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CALIFORNIA LEGISLATURE  
**1967 Regular Session**  
**1967 First Extraordinary Session**

**SUMMARY DIGEST**  
of  
**STATUTES ENACTED**  
and  
**RESOLUTIONS ADOPTED**

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## PREFACE

The Summary Digest is in two parts. The first part is the Summary Digest of Statutes Enacted at the 1967 Regular Session. The second part is the Summary Digest of Statutes Enacted at the 1967 First Extraordinary Session.

The Summary Digest consists of a short summary of each law enacted, and each concurrent resolution or joint resolution adopted by the 1967 Regular and First Extraordinary Sessions of the Legislature. The summaries for each session are arranged by bill chapter number and resolution chapter number. Immediately following this number, the number of the bill or resolution is inserted.

To facilitate the finding of any law or resolution, an index\* by subject matter is included.

The Summary Digest includes tables of sections affected (Statutory Record) by the laws enacted. The tables show each change made in the existing law by listing each code section or general law affected by legislative action at the 1967 Regular and First Extraordinary Sessions. It gives both the bill and chapter number by which the existing law was affected and so can be used to refer either to the summaries of the bills or to the chaptered laws.

\* Citations are to chapter number, thus the index may be used to locate by subject matter a chapter or the digest of a chapter.

## ABBREVIATIONS

S.B.	Senate Bills
A.B.	Assembly Bills
S.C.A.	Senate Constitutional Amendment
S.C.R.	Senate Concurrent Resolution
S.J.R.	Senate Joint Resolution
A.C.A.	Assembly Constitutional Amendment
A.C.R.	Assembly Concurrent Resolution
A.J.R.	Assembly Joint Resolution
Sec.	Section
Art.	Article
Ch.	Chapter
Res. Ch.	Resolutions Chapter
Pt.	Part
Div.	Division
Stats.	Statutes
Ag.C.	Agricultural Code
B. & P.C.	Business and Professions Code
Civ.C.	Civil Code
C.C.P.	Code of Civil Procedure
Com.C.	Commercial Code
Const.	Constitution
Corp.C.	Corporations Code
Ed.C.	Education Code
Elec.C.	Elections Code
Evid.C.	Evidence Code
Fin.C.	Financial Code
F. & G.C.	Fish and Game Code
Gov.C.	Government Code
H. & N.C.	Harbors and Navigation Code
H. & S.C.	Health and Safety Code
Ins.C.	Insurance Code
Lab.C.	Labor Code
M. & V.C.	Military and Veterans Code
Pen.C.	Penal Code
Prob.C.	Probate Code
P.R.C.	Public Resources Code
P.U.C.	Public Utilities Code
R. & T.C.	Revenue and Taxation Code
S. & H.C.	Streets and Highways Code
U.I.C.	Unemployment Insurance Code
Veh.C.	Vehicle Code
Wat.C.	Water Code
W. & I.C.	Welfare and Institutions Code

## NOTES ON EFFECTIVE DATES

The 1967 Regular Session convened on January 2, 1967, and adjourned sine die September 8, 1967. Statutes, other than those taking immediate effect, take effect on November 8, 1967. Digests note statutes taking effect by "*in effect immediately.*"

The 1967 First Extraordinary Session convened on September 5, 1967, and adjourned sine die September 7, 1967. The only statute enacted in the 1967 First Extraordinary Session, an urgency statute, was effective September 11, 1967.

The effective date of a joint or concurrent resolution is the date it is filed with the Secretary of State.

**SUMMARY DIGEST**  
**of**  
**STATUTES ENACTED**  
**1967 REGULAR SESSION**

## Bill Chapters

### Ch. 1 (AB 62) VEYSEY Validations: County school committees.

Validates continued legal existence of, and the acts and proceedings undertaken by, county committees on school district organization during the period July 1 to July 3, 1966, inclusive, and directs retroactive effect to July 1, 1966, be given Chapter 146 of the Statutes of 1966 (1st Ex. Sess.).

*In effect immediately.*

### Ch. 2 (AB 43) LANTERMAN Validations.

First Validating Act of 1967, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies and entities.

*In effect immediately.*

### Ch. 3 (AB 8) CRANDALL Amends Sec. 15601, Elec.C., re school elections: punchcard voting.

Permits an election board to combine, rearrange, or enlarge precincts for which a punchcard voting system is adopted without limitation with respect to the number of voters for elections under the Education Code, rather than limiting such action to precincts with no more than 1,000 voters for all elections.

Operative until April 19, 1967.

*In effect immediately.*

### Ch. 4 (SB 141) LAGOMARSINO Amends Secs. 7.1, 15 and 16, and adds Sec. 12.2, Ventura County Flood Control Act (Ch. 44, Stats. 1944 (2nd Ex. Sess.)).

Revises Ventura County Flood Control Act with respect to bond sale and repayment schedules for flood zones, and specifies that the annual minimum repayment of one-fortieth of the bonded indebtedness shall be based upon the amount evidenced by the bond issue or series, rather than the amount of bonds authorized. Provides for issuance of bonds in series in any denomination set by the board of supervisors. Provides that the ordinance calling the bond election need not state the purpose of the bond issue sought, and raises the maximum rate of interest payable on the bonds from 5 to 6 percent.

Authorizes board to levy ad valorem tax in Zone 3 to pay interest on or reduce indebtedness of protection districts within Zone 3 and provides that such aggregate tax shall not exceed maximum amount of taxes which may be levied under present law.

Authorizes district to allow certain credits against fees charged in a zone or special zone for development of land when part of such development involves construction of flood control or storm drainage facilities and authorizes board to reduce fees in special circumstances where payment thereof would cause undue hardship and such reduction would be in public interest. Authorizes board to use assessment fees for engineering and design of flood control facilities.

*In effect immediately.*

### Ch. 5 (SB 25) McATEER Amends Secs. 427.2 and 427.6, repeals and adds Secs. 427.11, 427.12 and 427.13, H. & S.C., re alcoholism.

Deletes March 1, 1967, termination date of provisions establishing Division of Alcoholism of the State Department of Public Health and prescribing powers and duties of the division and the department relating to alcoholism.

Requires the State Department of Public Health in cooperation with the Department of Rehabilitation and through its Division of Alcoholism to establish a program of alcoholism prevention, treatment and control, rather than requiring the State Department of Public Health through the Division of Alcoholism to establish such a program.

Requires, rather than authorizes, the State Department of Public Health to contract with the Department of Rehabilitation for prescribed vocational rehabilitation services.

Requires the Division of Alcoholism of the State Department of Public Health to formulate a plan for evaluation of alcoholism programs under this article and by other state and local agencies and to submit a report on the plan to the Legislature by January 1, 1968.

Reappropriates for expenditure until July 1, 1967, the unencumbered balance of amounts appropriated in Budget Act of 1966 to the Department of Public Health for alcoholism prevention, treatment and control programs.

Permits Department of Rehabilitation to expend any federal funds received as a result of its participation in programs for alcoholic rehabilitation, but not to exceed \$675,000.

Designates act as the McAteer Alcoholism Act. Provides for termination on June 30, 1968, unless Legislature in 1968 acts to continue program.

*In effect immediately.*

Ch 6 (SB 185) WAY Amends Sec. 251, R. & T.C., re property taxation.

Deletes requirement that State Board of Equalization prescribe procedure and forms for claiming property tax exemption for fruit and nut trees and vines.

*In effect immediately.*

Ch. 7 (AB 120) KNOX Adds Sec. 268.4, R. & T.C., re welfare property tax exemption.

Allows, under certain circumstances, benefits of welfare exemption for fiscal year 1966-67 to nonprofit corporations which would otherwise have qualified therefor, except that the articles of incorporation did not provide for irrevocable dedication of corporate property to charitable, scientific, religious or hospital purposes. Specifies that enactment of this section shall remain in effect for only one year.

Allows an otherwise eligible organization which received the welfare exemption in fiscal year 1966-67 to receive it in fiscal year 1967-68 in spite of the addition of Section 214.01 to the R. & T.C. Specifies that enactment of this section shall remain in effect until the first Monday in March of 1968.

Contains provisions for severability in case of the invalidity of a section of this act.

Ch. 8 (AB 60) DAVIS Adds Sec. 1.2, Ch. 74, Stats. 1966 (1st Ex. Sess.) and amends Sec. 186 95, S & H.C., re emergency flood relief.

Makes available, without regard to fiscal years, unexpended balance of appropriation made by Item 446.7, Budget Act of 1958, as amended by Section 12, Budget Act of 1960, and further amended by Chapter 20, Statutes of 1965, and unexpended balance of the General Fund appropriation made by Chapter 20, Statutes of 1965, to the Department of Finance for purpose of financial aid to local agencies pursuant to Emergency Flood Relief Law for repair or restoration of public real property, other than streets, roads and bridges, damaged or destroyed by storms and flood, between December 1, 1966, and June 30, 1967, and specifies October 1, 1967, as the final application date for such funds.

Authorizes unexpended balances of such funds to also be expended for investigations, estimates and reports in connection with such damage and for administrative purposes.

Makes certain money in the Street and Highway Disaster Fund available for allocations by the State Allocation Board, under the Emergency Flood Relief Law, for repair or restoration of local streets, roads, or bridges damaged or destroyed by storm and flood or flood conditions occurring between December 1, 1966, and June 30, 1967.

Makes income from investment of money in, and reimbursement of moneys distributed from, the Street and Highway Disaster Fund available for expenditure, transfer, and allocation for same purposes as other money in said fund.

Increases from \$500,000 to \$2,000,000 the maximum amount authorized for temporary transfer of certain emergency funds (available for repair or restoration of state highways damaged or destroyed by disasters) for allocation to cities and counties, under Emergency Flood Relief Law, for repair or restoration of local streets, roads, and bridges damaged or destroyed by disasters.

*In effect immediately*

Ch. 9 (SB 3) LAGOMARSINO Adds, amends and repeals various secs., Ag.C., as enacted by Ch. 15, 1967, re agriculture.

Defines "product of milk." Clarifies application of definition of imitation milk to milk with chocolate added. Deletes term "producer-creditor" in milk distributor bond provisions. Clarifies sales stimulation and educational programs provisions.

Deletes definition of "retail dealer" and "wholesale dealer" in imitation milk and imitation milk products provisions.

Corrects reference from 10,000 to 100,000 pounds of milk fat in license fee provision.

Makes nonsubstantive corrections in other provisions.  
Clarifies margarine definition provision.

Ch. 10 (SB 5) LAGOMARSINO Amends, amends and renumbers, repeals various secs., Ag.C., as enacted by Ch. 15, Stats. 1967, re agriculture.

Deletes reference to common practices in commodity labeling and marketing provision.

Revises standard containers and packs for asparagus, cantaloupes, grapes, lettuce, and tomatoes

Clarifies seed potato references in various provisions.

Deletes certain authority of Director of Agriculture to suspend or revoke farm products processors' licenses for failure to meet contractual obligations and deletes declaratory language from other provisions.

Deletes outdated provisions regarding olives and fruit packed prior to certain dates in 1930 and 1931.

Requires egg products intended for human consumption to be pasteurized after June 1, 1966, rather than on or before that date.

Ch. 11 (SB 6) LAGOMARSINO Amends various secs and adds Sec. 14906, Ag.C., as enacted by Ch. 15, Stats 1967, re commercial feed and fertilizer.

Defines "commercial feed" to include, with prescribed exceptions, all feed and concentrates which are used for feeding livestock and poultry. Substitutes term "commercial feed" for the term "commercial feeding stuffs."

Defines "toll milling" or "custom milling" to mean the grinding or mixing of commercial feeds for a fee, where the only service performed is for the grinding or mixing of the feed.

Substitutes the term "soluble" for "soluble in distilled water" in the definition of commercial fertilizer. Substitutes the term "phosphorus pentoxide" for "phosphoric acid" in chemical analysis label provisions.

Ch. 12 (SB 7) LAGOMARSINO Amends various secs., Ag.C., as enacted by Ch. 15, Stats 1967, re agriculture.

Specifies authority of Director of Agriculture to prevent bee industry appliances from passing over quarantine lines applies to used appliances. Prescribes prohibition against transportation or possession of any beehive, appliance, or comb applies to comb not occupied by live bee colony and with access to comb by bees and declares the possession of such to constitute a public nuisance. Clarifies application of various provisions limiting them to used appliances.

Ch. 13 (SB 8) LAGOMARSINO Amends various secs., Ag.C., as enacted by Ch. 15, Stats 1967, re agriculture.

Deletes authority of Department of Agriculture to expend funds derived from provisions for animals generally, upon the administration or enforcement of poultry provisions.

Prohibits confinement of animals in a semitrailer, whether or not attached to a motor truck, for more than prescribed periods of time.

Deletes the term "by reliable evidence" from livestock fence requirements.

Ch. 14 (SB 48) COLOGNE Amends Sec. 795 2, Ag.C., and amends Sec. 46983, adds Sec. 46989, Ag C, as enacted by Ch. 15, Stats. 1967, re tangerine standards.

Requires tangerines and mandarins to be mature

Establishes minimum requirements for determining maturity of tangerines.

*In effect immediately.*

Ch. 15 (SB 1) LAGOMARSINO Repeals and reenacts Ag.C. and codifies therein and repeals Ch. 89, Stats. 1939, re agriculture.

Recodifies without substantive change the Agriculture Code.

Codifies without substantive change, as a part of the Agriculture Code, the Citrous Pest District Control Act.

Ch. 16 (AB 595) CROWN Physically handicapped children appropriation.

Appropriates \$574,396 from General Fund, in augmentation of 1966 Budget items, to be allocated by Department of Public Health as follows: (a) \$300,000 to counties and cities and counties to be expended for services to physically handicapped children and (b) \$274,396 to local agencies for therapy for such children in certain special schools and classes. To take effect immediately, usual current expense.

Ch. 17 (SB 156) GRUNSKY Amends, adds, repeals various secs., various codes, re the judiciary.

Modifies various provisions of state law dealing with the courts to conform to the revision of Article VI of the State Constitution, resulting from adoption by the voters in November 1966 of Proposition 1-a (ACA 13, 1966 First Extraordinary Session), and makes related technical, nonsubstantive changes.

Deletes provision requiring Secretary of State to transmit state publications to the various county clerks for the use of law libraries.

Provides that names of incumbent judges of superior courts in all counties who are running for election unopposed, shall not appear on the ballot, rather than sanctioning this only in counties with a population of more than 700,000.

Ch. 18 (AB 74) DUFFY Amends Sec. 56, Drainage District Act of 1903 (Ch. 238, Stats. 1903) re drainage district financing powers.

Authorizes drainage district organized under Drainage District Act of 1903 to finance its initial expenses, including formation expenses, prior to its first assessment by increasing the aggregate amount in which it may issue its warrants from \$2,000 to \$75,000.

Operative until July 1, 1968 only.

*In effect immediately.*

Ch. 19 (AB 181) BADHAM Repeals and adds Sec. 9, Orange County Water District Act (Ch. 924, Stats. 1933).

Makes technical, clarifying, and procedural changes with respect to the nomination and election of district directors and district voter qualifications.

*In effect immediately.*

Ch. 20 (AB 1372) VENEMAN New act. Medical assistance.

Excludes from ceiling on expenditures under California Medical Assistance Program expenditures made on or before May 1, 1967, for persons in county and contract hospitals who are neither categorical aid recipients nor certified medical indigents under terms of program.

*In effect immediately.*

Ch. 21 (SB 572) MILLER New act. Appropriation for Emergency Fund.

Appropriates \$7,535,340 for the Emergency Fund in augmentation of Item 316, Budget Act of 1966.

*In effect immediately.*

Ch. 22 (SB 28) STIERN Repeals, adds various secs., Ag.C.; and repeals, adds Art. 1 (commencing with Sec. 50001) to Ch. 32, Div. 17, Ag.C., as enacted by Ch. 15, Stats. 1967, re potato standards.

Revises potato standards generally and potato container provisions.

*In effect immediately.*

Ch. 23 (SB 33) CUSANOVICH New act. State property.

Requires the Department of General Services to transfer specified property to Trustees of California State Colleges for use of San Fernando Valley State College.

Ch. 24 (AB 194) DENT Adds Sec. 262.1, R. & T.C., re property tax exemptions.

Requires cancellation or refund of any tax or penalty or interest thereon for any fiscal year commencing in calendar year 1966 on property acquired after the lien date but prior to commencement of fiscal year, such property otherwise being qualified for the "church exemption."

*In effect immediately.*

Ch. 25 (SB 2) LAGOMARSINO Amends, repeals various secs., Ag.C., as enacted by Ch. 15, Stats. 1967, re agriculture.

Authorizes investigation of livestock and poultry diseases by the Department of Agriculture.

Limits director to placing plants in noxious weed category to doing so by regulation.

Deletes certain provision creating lien on land for the expense incurred by a county for removal of neglected crops.

Clarifies authority of director or commission to disinfect or take other action upon a pest created nuisance.

Clarifies authority to order property to be denatured or otherwise processed to render the seed of any pest incapable of reproduction.

Specifies inspection of seed cleaners if the commissioner deems it necessary to determine cleaner is free from pest seed.

Clarifies requirements for aircraft crop dusting certificates.

Deletes reference to Division of Standardization and Inspection in economic poison registrant address file provision.

Deletes provision allocating funds collected pursuant to administration of economic poison provisions to the Department of Agriculture Fund.

Ch. 26 (SB 4) LAGOMARSINO Amends various secs. and adds Sec. 39 to the Ag.C., as enacted by Ch. 15, Stats. 1967, re agriculture.

Defines "qualified representative of the commissioner" to mean a deputy commissioner or inspector who holds an appropriate certificate from the Director of Agriculture. Substitutes "qualified representative of the commissioner" for "deputies who hold valid certificates."

Authorizes Department of Agriculture to broadcast public information on other than radio.

Deletes requirement that commissioners, deputy commissioners, county agricultural inspectors, or clerks employed by the year or month be paid in equal monthly installments.

Substitutes "at the request" for "on the relation" in provisions authorizing civil enforcement actions by a director or a commissioner.

Specifies maximum municipal court jurisdiction in matters designated in the Agricultural Code is \$5,000 rather than \$3,000.

Ch. 27 (AB 110) PORTER Repeals and adds Ch. 5 (commencing with Sec. 12880), Pt. 6, Div. 6, Wat.C., re Davis-Grunsky Act.

Recodifies Davis-Grunsky Act without making substantive change.

Ch. 28 (AB 148) PORTER Amends, adds, and repeals various secs., various codes and various special district acts re Uniform District Election Law.

Prescribes recall provisions for officers of districts subject to the Uniform District Election Law.

Authorizes appropriate officer of district to perform functions of county clerk on behalf of district when district is the only district, in a portion of county, holding a general district election.

*In effect immediately.*

Ch. 29 (AB 149) PORTER Amends, adds, and repeals various secs., various codes, and various secs., various special district acts re district elections.

Makes provisions of Uniform District Election Law applicable to the general district elections held by various general and special districts and makes other related changes.

Provides for transition from 3-year to 4-year terms for existing board members of library districts in unincorporated towns and villages and police protection districts.

Authorizes districts which will be subject to the Uniform District Election Law on January 1, 1969, not less than 130 days prior to the expiration of the terms for which vacancies are to be filled, to declare their intention to hold an election to fill any vacant office resulting from the operation of the Uniform District Election Law, upon compliance with the provisions thereof. Specifies that authority for districts to comply with such provisions shall become operative as of the 61st day following adjournment of the 1967 Regular Session, otherwise to be operative January 1, 1969.

Ch. 30 (AB 182) KNOX Repeals Sec. 24370.8, H. & S.C., re air pollution.

Removes limitation that federal funds, granted on a matching basis to the Bay Area Air Pollution Control District, be used for an air monitoring program.

Ch. 31 (AB 185) BELOTTI Amends Sec. 70063, Gov.C., re court reporters' salaries.

Changes salary ranges of court reporters in counties with 1960 census population of 50,000 to 55,000 from a range of \$715 to \$889 to a range of \$782 to \$950.

Ch. 32 (AB 584) VENEMAN Adds Sec. 25350.5, Gov.C., re county property.

Provides that notwithstanding noncompliance with the requirement that no purchases of real property by a county where purchase price is in excess of \$2,000 shall

be made unless a notice of the intention of the board of supervisors to make the purchases is published, any purchases of real property by a county for park and recreational purposes between May 1, 1966, and December 1, 1966, if otherwise completed pursuant to law, shall be deemed effective. To remain in effect only until January 1, 1968.

*In effect immediately.*

Ch. 33 (SB 295) WAY Amends Sec. 45.5 of the Citrous Pest District Control Act (Ch. 89, Stats. 1939) and amends, adds various secs., Ag.C., as enacted by Ch. 15, Stats. 1967, re citrus pest control.

Extends from March 1, 1967, to March 1, 1970, the authorization of payment of limited compensation to owners of citrus trees infected with quick decline for their removal.

Changes all statutory references to "citrous" to "citrus." Defines "citrus."

*In effect immediately.*

Ch. 34 (AB 14) PORTER Amends Secs. 5, 7, and 8; adds Sec. 7.4; Ch. 429, Stats. 1927, re metropolitan water districts.

Authorizes a metropolitan water district to issue and sell negotiable bond anticipation notes in anticipation of district bonds which have been authorized but not sold and delivered and provides for their repayment.

Revises the refunding procedure governing the issuance and sale or exchange of refunding bonds for outstanding bonds of a district.

Specifies that tax may be levied to meet principal, as well as interest and sinking fund requirements, on any district bonded indebtedness, including authorized bonds which have not been issued but which may be sold prior to the next tax levy.

*In effect immediately.*

Ch. 35 (AB 75) CHAPPIE Amends Secs. 23900, 23902, and 26600, Wat.C., re irrigation district financing.

Authorizes an irrigation district forming an improvement district to issue general obligation bonds to finance improvements for sewage disposal, drainage, water distribution, or specified irrigation purposes, in addition to improvements financed in conjunction with the federal government.

Authorizes all irrigation districts, rather than those of less than 3,000 acres, to elect to have the county assess its lands, based upon the county assessment rolls, and collect its taxes.

Ch. 36 (AB 128) STACEY Amends, adds various secs., Wat.C., re water storage districts.

Authorizes a water storage district to issue revenue warrants up to \$1,000,000 per year, as prescribed, for any lawful purpose of district to be secured by all district revenues other than assessments and provides for their sale, redemption and payment of interest therefor.

Reduces from six months to 60 days period in which findings of fact or conclusions of the Department of Water Resources, Districts Securities Commission, or board of directors of a district are conclusive unless contested, for findings of fact and conclusions made between the effective date of this act and December 31, 1967.

Revises bond provisions relating to denomination of bonds, places where principal thereof may be paid, form of bonds and coupons, and removes limitations on manner of redeeming callable bonds and authorizes district board to prescribe same in bond resolution.

*In effect immediately.*

Ch. 37 (AB 161) CHAPPIE Amends Sec. 29910.1, Gov.C., re county bonds.

Provides that county bonds of any issue or series may be made to mature and become payable in approximately equal total annual installments of interest and principal, during the term of the bonds computed from first year in which any part of principal shall mature to date of final maturity. States that such installments may vary one from the other in amounts not exceeding in any year 5 percent of the total principal amount of the bonds of such issue or of the series thereof then proposed to be issued.

Ch. 38 (AB 184) HARVEY JOHNSON Amends Sec. 31468, Gov.C., re County Employees' Retirement Law.

Expands definition of "district" as used in County Employees' Retirement Law to include cities and other governmental agencies created under California law and located wholly or partially within the county and any corporation or association contracting with the board of supervisors to conduct an agricultural fair within the county.

Ch. 39 (AB 211) HARVEY JOHNSON Amends Sec. 31595, Gov.C., re county retirement funds: investment.

Permits investment of retirement funds, under County Employees' Retirement Law of 1937, in common and preferred stocks pursuant to Section 13 of Article XII of the State Constitution.

Ch. 40 (AB 309) CHAPPIE Adds Secs. 54931.6, 54929, Gov.C., re district annexation validation.

Extends from January 1, 1967, to January 5, 1967, time in which statements and maps or plats regarding annexation of a public utility district may be filed with the assessor for the annexation to be effective for assessment or tax purposes in 1967.

Extends from January 1, 1967, to April 1, 1967, time in which statements and maps or plats regarding public utility districts formed through a consolidation confirmed by the voters thereof at an election held after January 1, 1967 and prior to March 1, 1967, may be filed with the assessor for the consolidation to be effective for assessment or tax purposes in 1967.

*In effect immediately.*

Ch. 41 (AB 742) CHAPPIE Amends Secs. 2212 and 2213, S. & H.C., re federal-aid secondary highways.

Authorizes a county to which money has been apportioned under the Secondary Highways Act of 1951 to transfer such money by agreement with the Department of Public Works for use with respect to a federal-aid secondary project in another county, under terms and conditions agreed upon by the department.

Authorizes a county by agreement with the department, to combine apportionments for 3, rather than 2, years for a single project, but requires the agreement to comply with all applicable federal laws and regulations.

*In effect immediately.*

Ch. 42 (SB 47) RANDOLPH COLLIER Amends Secs. 11041 and 14005, Gov.C., and Secs 143.1, 143.2, and 30057, S. & H.C., re department of public works.

Changes name of "Division of Contracts and Rights of Way" to "Legal Division of the Department of Public Works." Makes other related changes.

Ch. 43 (AB 12) LEROY F. GREENE Amends Sec. 401, R. & T.C., re announced assessment ratios.

Permits an assessor for fiscal years 1967-68 to 1970-71, inclusive, to announce a ratio of assessed to full cash value for property-tax purposes the same as the ratio employed by the county for the preceding fiscal year, if such ratio was between 20 and 25 percent, or to move closer to a 25-percent ratio, but prohibits an assessor from announcing a ratio further away from the 25 percent than the ratio of the preceding year. Requires an assessor who has announced a ratio not in conformity with this act to announce a new ratio in conformity therewith, within five days after the act becomes effective.

*In effect immediately.*

Ch. 44 (AB 113) MONAGAN Repeals Sec. 19355, R. & T.C., re tax proceeds.

Deletes provision specifying that certain revenues derived pursuant to the Personal Income Tax Law shall be deemed accrued when earned by the state and that, in accordance with specified principles, amounts shall be deemed earned when the taxpayer receives the income in respect to which the tax is to be assessed.

Ch. 45 (Relating clause corrected) (AB 183) HARVEY JOHNSON Adds Secs. 31870.1 and 31879.1, Gov.C., re County Employees' Retirement Law.

Permits the board of supervisors of a county to adopt either a 2 or 3 percent maximum cost of living adjustment in retirement allowances paid under the County Employees' Retirement Law.

Deletes provision requiring that the adjusted allowance be rounded off to the nearest whole dollar.

Ch. 46 (AB 197) MURPHY Amends Sec. 3300, F. & G.C., re magpies.

Extends for 2 years the designation of yellow-bill magpies as nonprotected birds in districts in counties in which the board of supervisors has adopted a resolution to that effect.

Ch. 47 (AB 596) ZENOVICH Amends Sec. 201, Elec.C., re encouragement of registration.

Eliminates provision that compensation paid to firemen who serve as deputy registrar of voters must be paid over to the agency which employs firemen.

*In effect immediately.*

Ch. 48 (SB 129) McATEER Adds Sec. 66502.1, amends various secs., Gov.C., re bay area transportation.

Deletes statement of legislative intent regarding noninterference with other projects affecting bay area transportation.

Provides that the commission may negotiate agreements with local bay area planning agencies to review applications for federal loans or grants for planning or construction of bay area transportation facilities which are required by federal law or regulations to be submitted to metropolitan or regional planning agencies for review. Requires that such agreements provide for the comments and recommendations of the commission.

Adds two members to the commission.

Provides for alternates to attend and vote at study commission meetings and requires that alternates' names be filed with the commission.

Provides for cooperation with and participation in such other studies of inter-regional transportation facilities as the commission finds advisable.

Provides for appointment of a chairman of the citizens' advisory committee.

Extends date upon which the commission shall submit its final report.

Ch. 49 (SB 11) McATEER Veterans affairs.

Appropriates \$206,000 to the Department of Veterans Affairs in augmentation of Item 295, Budget Act of 1966, re educational assistance to veterans' dependents.

*In effect immediately.*

Ch. 50 (SB 44) GRUNSKY Amends Secs. 8205 and 8207, Gov.C., re notaries public.

Removes requirement that notary's name be typed or printed under his signature on certificate of proof or acknowledgment of various instruments. Requires a notary public to use a seal containing the date the notary's commission expires and changes maximum size of notary's seal.

Ch. 51 (SB 149) COLLIER Amends Secs. 28133, 28138, and 28142, Gov.C., re salaries of county officers.

Raises the salaries of members of board of supervisors in counties of the 33rd class (51,000-55,000) from \$6,000 per year to \$7,800 per year, and gives members a flat mileage fee of \$0.10 per mile for all travel related to the business of the board of supervisors rather than various sums dependent on the type of business involved or the area of the travel.

Increases salaries of members of board of supervisors in counties of 42nd class (17,500-19,000) from \$3,600 per year to \$4,200 per year.

Increases annual salary of auditor in counties of the 38th class (31,000-33,000) from \$10,800 to \$11,400, such salary to no longer include compensation as controller or county recorder. Increases annual salaries of members of board of supervisors in such counties from \$4,200 to \$5,400.

Ch. 52 (SB 275) DANIELSON Amends Sec. 1624, Civ.C., re statute of frauds.

Makes any agreement authorizing or employing an agent, broker, or any other person, rather than only an agent or broker, to purchase or sell real estate, or to lease real estate for a longer period than one year, or to procure, introduce, or find a purchaser or seller of real estate or a lessee or lessor of real estate where such lease is for a longer period than one year, for compensation or commission invalid, unless the agreement, or some note or memorandum thereof, is in writing and subscribed by the party to be charged or by his agent.

Ch. 53 (SB 321) McATEER Amends Sec. 8211, Gov.C., re notary public fees. Increases the fee charged by a notary public for transcribing a deposition from 45 cents to 55 cents per hundred words. Increases from 15 cents to 20 cents per hundred words the fee charged any party other than the party purchasing the original transcription of a deposition for the first copy.

Ch. 54 (SB 357) GRUNSKY Amends Sec. 23752, Ed.C., re California state colleges.

Provides that all or a part of the revenues from motor vehicles parking facilities set up by Trustees of the California State Colleges may be pledged as security for notes or bonds issued pursuant to the State College Revenue Bond Act of 1947, with the revenues so pledged to be deposited, transmitted and used in the manner provided by this act.

*In effect immediately.*

Ch. 55 (AB 53) HARVEY JOHNSON Amends Sec. 27361.6, Gov.C., re recordation of documents.

Requires a one-half-inch margin on the two vertical sides of printed forms primarily intended to be used for recordation purposes and requires that the top 2½ inches of the first page be reserved for recording information.

Provides that if printed form accepted for recordation does not comply with section it shall not affect notice otherwise given under recording act.

Ch. 56 (AB 54) HARVEY JOHNSON Amends Secs. 27324 and 27325; adds Secs. 27280.5 and 27361.1, Gov.C., re recorded document indexing.

Requires names of parties under which an instrument, paper, or notice is to be indexed and names of all who execute or witness them, to be legibly signed, typed or printed thereon.

Makes various provisions governing method of indexing of instruments applicable also to paper and notices, and provides that such provisions apply where material is presented for filing as well as where presented for recordation. Requires that if such material contains a title it shall be indexed in accordance with title, as alternative to existing provision requiring indexing in accordance with endorsement, if any.

Requires separate recording fees to be charged for instruments, papers, or notices attached to each other or serially incorporated on one form or sheet.

Ch. 57 (AB 55) HARVEY JOHNSON Amends Sec. 27364, repeals Sec. 27376, Gov.C., re recorders' fees.

Increases fee for each certificate under seal from 75 cents to \$1.

Eliminates fee which is paid by the county clerk for filing a certificate of registry of marriage.

Ch. 58 (AB 56) HARVEY JOHNSON Adds Sec. 27207, Gov.C., re destruction of records.

Permits the board of supervisors of any county, at the request of the county recorder, to authorize the destruction of any or all of the filed papers or record books created under the Land Title Law in accordance with specified provisions.

Ch. 59 (AB 107) VEYSEY Amends Sec. 28524, H. & S.C., re sanitation of vehicles.

Corrects erroneous section reference.

Ch. 60 (AB 125) MacDONALD Adds Art. 6 (commencing with Sec. 22940), Ch. 2, Part 2, Div. 12, Elec.C., re municipal elections. recounts.

Provides procedure for candidates at municipal elections to obtain recounts of votes.

Provides for supervision of special counting boards by city clerks, when such boards are used for recounts of ballots.

Provides procedure, in such elections, for recounting by vote tabulating devices, where original count was done by such devices.

Ch. 61 (AB 154) POWERS Amends Sec. 1323, Pen.C., re service of subpoenas.

Requires subpoena service in a criminal case to include delivering a copy of the subpoena to the person served.

Permits service on a peace officer to be made to him personally or to his immediate superior or agent designated by his immediate superior whenever peace officer

is required as a witness before any court or magistrate in any action or proceeding in connection with a matter regarding an event or transaction which he has investigated in the course of his duties, and provides that in specified circumstances such immediate superior or designated agent may refuse to accept such service or may be excused from delivering a copy of the subpoena to the peace officer served.

Ch. 62 (AB 195) PORTER Amends Secs. 5001, 5101, and 5102, Wat.C., re water extractions and diversions.

Exempts information concerning extractions or diversions of ground water which are included, as prescribed, in annual watermaster reports to a court or to the State Water Rights Board from required "Notice of Extraction and Diversion of Water" which must be filed with the board by each person extracting ground water in excess of 25 acre-feet in any year.

Revises provisions requiring annual filing of statement of diversion and use of water by diverter with state board by expanding the exceptions, as specified, to such filing, and specifies that such statement may be filed by any agency maintaining a record of water diverted which diverter designates, rather than agency which supervises or controls such diversion.

Ch. 63 (AB 277) KNOX Amends Sec. 11612, B. & P.C., re subdivision maps. Corrects cross-references in provision of Subdivision Map Act, making no substantive change.

Ch. 64 (AB 318) FORAN Amends Sec. 722, C.C.P., re filing fees.

Specifies six dollar fee for filing abstract of judgment for purposes of supplemental proceedings when filed in the superior or municipal court in a county other than where judgment roll is filed.

Ch. 65 (AB 320) FORAN Amends Sec. 545.1, C.C.P., re writs of attachment.

Increases distance from 100 to 150 miles within which a person owning debts to defendant or possessing property of defendant is required to attend before the judge or referee, outside county in which such person resides or has place of business, for purposes of examination in attachment proceedings.

Ch. 66 (AB 413) VASCONCELLOS Adds Sec. 54924 5, Gov.C., re fire protection districts.

Makes change in boundaries of district formed or operating under Fire Protection District Law of 1961 as result of detachment of territory on March 7, 1967, pursuant to District Reorganization Act of 1965 effective for assessment and taxation purposes if prescribed statement and map or plat is filed by district with assessor and State Board of Equalization on or before March 10, 1967.

Prohibits district from furnishing fire protection services to such territory, or levying taxes on any property in such territory in order to furnish services, on or after July 1, 1967.

*In effect immediately.*

Ch. 67 (AB 470) MURPHY Adds Sec. 22904, Elec.C., re municipal elections.

Requires that a majority of the precinct board be present at all times in city precincts.

Ch. 68 (AB 702) BAGLEY Amends Secs. 6348.3, 20711, 20782, repeals Sec. 11525.1 (as added by Ch. 1180, Stats. 1965), B. & P.C., re business and professions.

Codification to maintain the codes; makes no substantive change.

Ch. 69 (AB 714) BAGLEY Repeals Secs. 7313 and 7314, R. & T.C., as enacted by Ch. 2028, Stats. 1965 re motor vehicle fuel tax.

Codification to main the code; makes no substantive change.

Ch. 70 (AB 718) BAGLEY Amends, repeals various secs., Wat.C., re water.

Codification to maintain the codes; makes no substantive change.

Ch. 71 (SB 227) TEALE Amends Sec. 6503.6, W. & I.C., re DeWitt State Hospital.

Permits the water treatment plant at the DeWitt State Hospital to be sold to either the County of Placer or the Nevada Irrigation District if the terms of such sale are in the best interests of the state and will not result in an increase in the cost of water to the hospital.

Ch. 72 (SB 250) BRADLEY Amends Sec. 657, adds Sec. 662.5, C.C.P., re new trials.

Revises provisions relating to new trial on grounds of excessive damages, insufficiency of evidence, and evidence not justifying verdict or against law.

Authorizes granting of motion for new trial on ground of inadequate damages subject to denial if person against whom verdict is rendered consents to addition of such amount as court determines.

Ch. 73 (SB 358) DANIELSON Amends Sec. 25502.5, Gov.C., re county purchasing agents.

Increases from \$6,500 to \$10,000 the maximum amount of a contract which the county purchasing agent of a county with a population of more than 900,000 may enter into for the providing of sundry services to the county, if the board of supervisors by ordinance so directs.

Ch. 74 (AB 111) PORTER Amends Secs. 450, 451, 452, and 453, Wat.C., re federal water project reports.

Requires Governor or such state official or agency as he may designate to receive preliminary documents developed during investigative phase of proposed federal flood control and reclamation projects, as well as formal reports thereon.

Requires him or his designee to transmit copies of such preliminary documents to Legislature for its written comments and requires such comments to be transmitted to appropriate federal agency.

Ch. 75 (AB 411) BIDDLE Amends Sec. 24105, repeals Sec. 26700, Gov.C., re county sheriffs.

Provides that where vacancy occurs in office of sheriff, duties of such office shall be temporarily discharged by assistant sheriff, undersheriff or chief deputy until vacancy is filled in manner provided by law, rather than present provision that coroner shall temporarily discharge duties of such office.

Ch. 76 (SB 116) ALQUIST Amends Sec. 1356, Fin.C., re investments of savings banks.

Provides that savings banks may invest in bonds of political subdivision, public corporation, or district of State of California if, among other existing requirements, the net direct debt of such entity together with its net overlapping debt does not exceed 25 percent, rather than 20 percent, of the assessed valuation of the taxable property within its boundaries.

Ch. 77 (SB 211) DEUKMEJIAN Amends Secs. 4991, 4992, R. & T.C. re erroneous tax sales.

Provides that in the event of an erroneous tax sale to the state, the board of supervisors, rather than the county recorder, shall make an order canceling the deed; and the board of supervisors shall also record a certified copy of this order and file a copy of it with the auditor who shall enter the fact of the cancellation on the delinquent role, the abstract, or the electronic data processing records. Provides the same procedure for property which is sold for delinquent taxes which are later canceled.

Ch. 78 (AB 314) PRIOLO Amends, adds, and repeals various secs. Veh.C., re vehicle speeds.

Provides that the Administrator of Highway Transportation, after certain consultations and determinations are made, may declare a maximum speed limit of 70 miles per hour on freeways, and a maximum speed limit of 55 miles per hour, rather than 50 miles per hour, on freeways and highways for motortrucks or truck tractors having three or more axles, and for any of the following vehicles towing trailers: motortrucks, truck tractors, passenger vehicles, or buses.

Establishes maximum speed limit of 55, rather than 50, miles per hour on highways for schoolbuses transporting pupils, farm labor buses and trucks transporting passengers, and vehicles transporting explosives.

Eliminates authority of Department of Public Works or local authorities to designate specific lanes of travel for vehicles with solid or metal tires.

Permits Department of Public Works or local authorities to establish speed limit of 50 miles per hour in addition to other possible speeds, rather than 35 miles per hour which is designated for certain vehicles.

Ch. 79 (SB 34) STIERN Amends, adds, repeals various secs., B. & P.C., Civ.C., Gov.C., S. & H.C., Wat.C., re document filing and recording.

Requires recorder's certificates to state that record of survey maps or parcel maps is filed, rather than filed for record, on prescribed date.

Modifies form of surveyors certificate.

Provides specifically for city engineers to present parcel maps for filing.

Makes declaration of abandonment of homestead effective from date of recordation, rather than date of filing.

Requires specified certificates relating to tax liens to be filed. Eliminates separate federal tax lien index.

Requires certificates of redemption issued by the United States pursuant to the Federal Tax Lien Act of 1966 to be recorded.

Provides for filing, rather than filing for record, of specified plans and maps of the State Division of Highways.

Defines standard for maps which are to be filed with the county recorder by the State Division of Highways. Authorizes counties using a microfilm system to microfilm such plans and maps in lieu of filing.

Requires "recording," rather than filing, with reference to assessment district abandonment and with regard to pendency of sale or foreclosure by an assessment or water district.

Eliminates detailed directions to recorder concerning the filing of certificates of redemption of property sold for water district assessments. Makes fee prescribed by Sec. 27361, Gov.C., applicable to recording of duplicate certificate of redemption with county recorder, rather than requiring county recorder to collect fee of \$1 for filing each certificate and making marginal notations.

Ch. 80 (SB 42) GRUNSKY Repeals Sec. 268.4, R. & T.C., re welfare property tax exemption.

Allows in general law, under certain circumstances, benefits of welfare exemptions for fiscal year 1966-67 to nonprofit corporations which would otherwise have qualified therefor, except that the articles of incorporation did not provide for irrevocable dedication of corporate property to charitable, scientific or hospital purposes. Specifies that enactment shall remain in effect for only one year. Repeals similar provision in the Revenue and Taxation Code.

*In effect immediately.*

Ch. 81 (SB 55) GRUNSKY Amends Sec. 997, C.C.P., re settlements.

Provides that judgment entered pursuant to provisions under which parties agree to judgment to be taken against defendant is deemed to be a compromise settlement.

Ch. 82 (SB 117) ALQUIST Amends Secs. 225 and 231, C.C.P., re juries.

Provides that notices sent to prospective jurors for courts of record and justice courts may be sent by first-class mail.

Provides that, upon failure to respond to notice by first-class mail, notice shall be sent by registered or certified mail in courts of record and in justice courts, and no attachment or fine shall result until there is a failure to respond to the second notice.

Ch. 83 (SB 131) COLOGNE Amends and adds various secs., Wat.C., re municipal water districts.

Authorizes director absent from board meeting to receive compensation if on district business; authorizes expenses therefor; and authorizes district to contract with State Employees' Retirement System for health and accident insurance coverage for district officers and employees.

Authorizes district to supply and deliver water to any property not subject to district taxes, rather than to specified public agencies and property, at such special rates, terms, and conditions as the board may determine.

Authorizes district to employ counsel and bear all fees and expenses in connection therewith in defending actions brought against either it or its officers, agents, or employees; and authorizes payment of any judgment by the district, without reimbursement by the officer, agent, or employee, if their liability is based upon acts or omissions in their official capacity and in absence of fraud or malice.

Prescribes procedure for exclusion of territory from improvement districts formed for purposes other than the issuance of bonds.

Authorizes board to dispense with notice and hearing in annexation proceedings when petition is signed by all holders of title in portion proposed to be annexed.

Ch. 84 (SB 186) STIERN Amends various secs., Gov.C., re State Employees' Retirement System.

Changes the name of the State Employees' Retirement System to the Public Employees' Retirement System.

Ch. 85 (SB 209) LAGOMARSINO Amends Sec. 1952, repeals Sec. 1952.1, C.C.P., re destruction of evidence.

Eliminates requirement of written order signed by the judge before exhibit or deposition in a civil case may be disposed of. Eliminates prohibition of destruction or disposal of exhibit which conveys title or creates a lien on real property.

Combines Secs. 1952 and 1952.1, C.C.P.

Modifies provision which prohibits destruction or disposal of exhibit when a party to the action files a written request for its preservation for stated time, by limiting such stated time to 3 years.

Prohibits destruction or disposal of evidence until 30 days after notice thereof has been sent to the attorneys of record, or the parties themselves if they have no attorneys.

Ch. 86 (SB 347) BRADLEY Amends Sec. 36934, Gov.C., re city ordinances.

Authorizes urgency ordinances to be passed at either a regular or special meeting of city legislative body.

Ch. 87 (SB 368) STIERN Amends Secs. 10722, 10723, and 10131, Ag.C., as enacted by Ch. 15, Stats. 1967, re animal quarantine.

Authorizes Director of Agriculture to require by regulation when he determines it necessary for the enforcement of the provisions relating to the importation and sale of diseased swine, rather than requiring, health certificates of imported swine to indicate that they have been immunized against hog cholera.

Authorizes Department of Agriculture, in cooperation with the United States Department of Agriculture, to declare a county to be of a status higher than "modified accredited area" when requirements of the United States Department of Agriculture for higher status areas are met.

Ch. 88 (AB 135) BIDDLE Adds Sec. 404, Gov.C., re promotion of world's fairs.

Prohibits any person from representing, directly or indirectly that the State of California is sponsoring or endorsing a world's fair, without specific approval by law. Makes violation a misdemeanor.

Ch. 89 (AB 713) BAGLEY Amends Secs. 3543, 6265, P.U.C., re public utilities.

Codification to maintain the codes; makes no substantive change.

Ch. 90 (AB 719) BAGLEY Amends, amends and renumbers, adds, and repeals various secs., W. & I.C., Gov.C., re welfare and institutions.

Codification to maintain the codes; makes no substantive change.

Ch. 91 (AB 1014) RALPH Amends Sec. 17308, Ed.C., re schools: added state support.

Increases, for fiscal year 1966-1967 only, from \$100,000 to \$225,000, the amount transferable from General Fund to county school service fund contingency account.  
*In effect immediately.*

Ch. 92 (SB 73) MCCARTHY Amends Sec. 28151, Ed.C., re school district public libraries.

Changes vote requirement for dissolution of union high school library district from two-thirds of the qualified electors of the district to two-thirds of the votes cast at the election called by the library trustees upon the question of dissolution.

Ch. 93 (SB 161) SHORT Amends Sec. 9407, Com.C., re information fees.

Makes fee for a certificate showing the existence of a financing statement and any statement of assignment thereof \$5, rather than \$1 plus \$1 for each financing statement and for each statement of assignment report therein.

Ch. 94 (AB 701) BAGLEY Adds Ch. 4, Div. 16 (commencing with Sec. 30300) Elec.C., adds Sec. 9359.02, Gov.C., repeals Secs. 6 and 7 of Ch. 3 of Stats. 1965 (2nd Ex. Sess.) re State Legislature.

Codification to maintain the codes; makes no substantive changes.

Ch. 95 (AB 709) BAGLEY Amends Secs. 779.21, 12408, Ins.C., re insurance. Codification to maintain the codes; makes no substantive change.

Ch 96 (SB 46) COLLIER Amends Secs. 70 and 70.1, and repeals Sec. 70.3, S. & H.C., re California Highway Commission.

Removes the Administrator of Transportation from the California Highway Commission; provides for the selection of the chairman of the commission for one year by majority vote of the commission members; prohibits service as chairman by a member for more than two successive years. Specifically authorizes the Director of Public Works to act for the chairman in administrative matters and prepare the agenda for all meetings to call them. Specifically authorizes the director to comment on recommendations by the divisions when he or the commission deems it desirable to do so. Repeals provisions authorizing \$15 per diem for members.

Ch 97 (SB 115) ALQUIST Adds Sec 11307, W. & I.C., re dependent children aid

Provides that if an unemployed parent is absent from an assigned community work or training project without good cause, aid to the unemployed parent and his family may be reduced in an amount equal to the credited hourly rate for the work times the number of hours he was absent from the assigned work or project.

Ch. 98 (SB 157) LAGOMARSINO Adds Ch. 4 (commencing with Sec. 63001), Pt. 3, Div. 21, Ag.C., as enacted by Ch. 15, Stats. 1967, re marketing of avocados.

Requires every person who purchases or receives on consignment avocados for processing or sale from persons other than a grower, licensed dealers, brokers, commission merchants, agricultural cooperatives or wholesalers, to keep records pertaining to such purchases or consignments for one year. Requires commissioner of each county to enforce record requirement and makes violation of record requirement a misdemeanor.

Ch. 99 (SB 158) DYMALLY Adds Sec. 13585, Ed.C., re school employees' physical examinations.

Requires school board to provide for or to cause to be provided a physical examination, or to pay for or reimburse a classified employee for the cost of a physical examination it requires him to take.

Permits school board to reimburse applicant for the cost of the physical examination if he is subsequently employed by the district, or to cause the required examination to be given.

Ch. 100 (SB 333) COLOGNE Amends Secs. 4000 and 4700, F. & G.C., re protection of ringtailed cats.

Makes ringtailed cats a fully protected mammal.

Ch. 101 (AB 235) DUNLAP Amends Sec. 29084, Gov.C., re appropriations for contingencies

Provides that amounts appropriated by boards of supervisors for contingencies shall be placed in a separate contingency fund or in the General Fund.

Ch. 102 (AB 254) CHAPEL Amends Sec. 32127.1, H. & S.C., re local hospital district finances.

Permits a hospital district, licensed to have 85 beds and located in a county of 2,000,000 or more population, to use, without establishing a fund for capital outlay, and without the approval of the district electors, any funds in its possession which were derived from previous tax levies acquired prior to the effective date of this act, for the acquisition of additional bed capacity.

Deletes provision permitting such a district to use, without establishing a fund for capital outlays and without the approval of the district electors, any funds of the district which are derived from tax levies received during the two-year period immediately following April 8, 1960.

*In effect immediately.*

**Ch. 103 (AB 847) GONSALVES Youth Authority sidewalk construction.**

Reappropriates \$2,100 of the appropriation made by Item 371, Schedule (c), of the Budget Act of 1966 to the Department of the Youth Authority for sidewalk construction on the portion of Bloomfield Avenue adjacent to the Southern California Reception Center in Norwalk and which is off state property.

*In effect immediately.*

**Ch. 104 (Relating clause corrected) (AB 583) VENEMAN Amends and adds various secs., W. & I.C., re California medical assistance program.**

Excludes, from computation of maximum amount authorized to be expended under California Medical Assistance Program, costs of health care provided under the California Medical Assistance Program, and that portion of county costs of administration attributable to such health care, for persons in a county hospital or contract hospital other than categorical aid recipients and certified medically indigent persons.

Limits state obligation to \$14,000,000 during 1967-68 fiscal year to pay amounts in excess of such 1964-65 fiscal year county costs and to budgetary amounts in succeeding fiscal years; excludes from ceiling budgetary appropriation if Legislature so provides.

Authorizes administrator to limit rates of payment for services.

Prohibits reimbursement for increased health services provided by counties after June 30, 1967, unless approved by administrator. Requires administrator to adopt standards for same.

Prohibits reimbursement for increases in compensation provided to county hospital employees after June 30, 1967, unless such increases meet standards recommended by administrator on basis of Personnel Board survey of prevailing wages for same or similar services in communities.

Requires option counties to submit to administrator copies of standards and other statements pertaining to county hospitals, and prohibits payment for increases in same without approval by administrator.

*In effect immediately.*

**Ch. 105 (SB 125) COLOGNE Amends various secs., Wat.C., re municipal water districts.**

Authorizes district to fix water standby assessments or charges, rather than only charges; authorizes such standby assessments or charges throughout district, rather than only in district improvement districts; and revises time of adoption of resolution and procedure relating to notice and hearing regarding adoption of resolution.

Increases interest rate for district warrants and negotiable promissory notes from 6 to 7 percent per year; increases maturity date of promissory notes from 3 to 5 years; revises maximum aggregate amount of promissory notes which may be outstanding; and specifies that promissory notes issued to finance construction or acquisition of administrative offices, construction headquarters, commercial offices, facilities for similar purposes or district land acquisition, and those issued for general district purposes, may be issued without regard to the maximum aggregate amount applicable to the other.

Increases interest rate for district bonds from 5 to 6½ percent; provides that bond interest due before expiration of one year following completion of acquisition and construction of improvements for which bonds were issued may be paid from proceeds of bond sales; and deletes the 5 percent restriction on use of bond proceeds for payment of bond interest.

*In effect immediately.*

**Ch. 106 (SB 176) BRADLEY Amends Sec. 25500, repeals Secs. 25501 and 25502, Veh.C., re reflectorizing material.**

Allows area reflectorizing material of any color to be used on a vehicle provided that the color red is not displayed on the front and that such material and any designs comply with specified conditions of location and appearance. Prohibits display of reflectorizing material in manner contrary to such provisions. Eliminates provision which allows reflectorized tabs, stickers, or other devices in lieu of license plates, of any color except red, to be displayed on the front of a vehicle. Deletes provisions which specify type, intensity, form of installation, and appearance of such material.

*In effect immediately.*

Ch. 107 (SB 454) WAX Amends Sec. 54149, Ag.C., as enacted by Ch. 15, Stats. 1967, re agricultural cooperative associations.

Makes changes in the selection of officers for agricultural nonprofit cooperative associations.

Ch. 108 (AB 142) PORTER Amends and adds various secs., Wat.C., re beach erosion control.

Makes permanent the state policy to pay half the costs of local participation required by federal legislation authorizing a beach erosion control project by deleting the June 30, 1967 termination date of such policy. Specifies that the state may, from time to time, make appropriations to pay costs of participating in projects authorized by the Congress and the state, to be expended after the appropriation of construction funds by Congress, but specifies such state participation shall not take precedence over other pending projects of higher priority.

Adopts and authorizes for state participation specified federal beach erosion control projects under construction, and specified beach erosion control projects which have not been specifically authorized by Congress, but such participation subject to various limitations.

*In effect immediately.*

Ch. 109 (AB 212) HARVEY JOHNSON Amends Secs. 1305 and 1306, Pen C., re forfeiture of bail.

Eliminates requirement that court clerk give notice of bail forfeiture "promptly" and substitutes provision that clerk mail the notice of forfeiture to the bondsman. Provides that if surety is authorized corporate surety insurer, and if the bond has its California address printed on it, notice shall be sent to such address and mailing of notice to the bail agent is insufficient; provides that clerk shall at same time send a copy of such notice to the bail agent or solicitor who posted the bond. Requires clerk to put affidavit in the court's file stating that notice has been mailed, and if no notice is mailed within 30 days the surety is released from obligation.

Enables civil legal adviser to a board of supervisors, in addition to the district attorney, to act in bail forfeiture proceedings. Extends the period of time within which summary judgment to collect bail may be entered from 60 to 90 days.

Ch. 110 (AB 214) HARVEY JOHNSON Amends Sec. 1372, Fin.C., re investments by various entities.

Removes prohibition against investment in corporation shares by various specified public entities for retirement fund purposes.

Ch. 111 (AB 227) DENT Adds Sec. 30546, Wat.C., re county water districts.

Authorizes county water district to, by resolution, designate any of its regular employees who is a deputy sheriff to issue citations for violation of state laws or local ordinances with respect to trespass or damage to district property and provides for release of persons arrested for violation of such laws or ordinances upon written promise to appear before a magistrate. Specifies that violation of promise to appear is a misdemeanor.

Ch. 112 (AB 236) DUNLAP Amends Sec. 29093, Gov.C., re filing county budget.

Requires auditor to file final county budget with clerk of board of supervisors.

Ch. 113 (AB 239) DUNLAP Amends Sec. 27005, Gov.C., re county treasurers.

Requires that county treasurer make settlements with the state only on county warrants issued by county auditor.

Ch. 114 (AB 278) KNOX Amends Sec. 43068, Gov.C., re property tax.

Changes cross-references in provision excluding taxes for specified purposes from the general limit on city property taxes of \$1 per \$100, to refer to the local planning law enacted in 1965, rather than the local planning law repealed that year.

Ch. 115 (AB 323) KNOX Amends Sec. 68097.5, adds Secs. 68097.55, 68097.9, Gov.C., re court proceedings.

Authorizes court, upon good cause shown, to relieve party from duty to make prescribed deposit or payment for issuance of a subpoena requiring peace officers to attend court proceedings, other than for the first day's attendance.

Authorizes such subpoenaed peace officers pursuant to specified provisions to come to an agreement with the party at whose request such subpoena was issued to appear at another time or pursuant to such notice as may be agreed upon.

Ch. 116 (AB 510) FENTON Amends Secs. 3784.5, 5012.5, Elec.C., re municipal and county elections.

Provides that when a ballot argument concerning a county or city measure is submitted on behalf of an organization, the name of at least one of its principal officers must accompany it, rather than the names of at least two of its principal officers. Provides that no more than five names appear with any argument submitted, and if there are more, only the first five names shall be printed.

Ch. 117 (AB 566) CHAPPIE Amends Secs. 4.4, 4.15, 15, and 16, Ch. 1234, Stats. 1957, re Placer County Water Agency.

Authorizes agency to make payments in lieu of taxes to political subdivisions upon its works.

Authorizes agency to incur indebtedness and to issue bonds for any zone of the agency, in addition to the agency as a whole.

Authorizes agency to acquire works for benefit of single zones, in addition to otherwise financing and constructing such works. Deletes restrictions on denominations of bonds issued by agency.

*In effect immediately.*

Ch. 118 (AB 696) PORTER Amends Sec. 35221, Ag.C., as enacted by Ch. 15, Stats. 1967, re frozen milk products licenses.

Raises frozen milk products licensing fee from \$35 to \$40, and provides that the funds made available by such increase in fees shall not be expended unless appropriated.

Ch. 119 (AB 703) BAGLEY Amends Secs. 663a, 710, and 1243, C.C.P., re civil procedure.

Codification to maintain the codes; makes no substantive change.

Ch. 120 (AB 704) BAGLEY Repeals, amends, and amends and renumbers various provisions, Ed.C., re education.

Codification to maintain the codes; makes no substantive change.

Ch. 121 (AB 705) BAGLEY Amends and amends and renumbers various secs., Elec.C., re elections and legislative districts.

Codification to maintain the codes; corrects the legislative districts to conform with the decision of the Supreme Court in *Silver v. Brown*; makes no substantive change.

Ch. 122 (AB 706) BAGLEY Amends various secs., F. & G.C., re fish and game.

Codification to maintain the codes; makes no substantive change.

Ch. 123 (AB 707) BAGLEY Repeals, amends, and amends and renumbers various secs., Gov. C., re state and local government.

Codification to maintain the codes; makes no substantive change.

Ch. 124 (AB 708) BAGLEY Amends, amends and renumbers, and repeals various secs., H. & S.C., re health and safety.

Codification to maintain the codes; makes no substantive change.

Ch. 125 (AB 710) BAGLEY Amends various secs., Lab.C., re labor.

Codification to maintain the codes; makes no substantive change.

Ch. 126 (AB 712) BAGLEY Amends and repeals various secs., P.R.C., re public resources.

Codification to maintain the codes; makes no substantive change.

Ch. 127 (AB 721) BAGLEY Repeals Ch. 798, Stats. 1943, re war housing projects.

Codification to maintain the codes; makes no substantive change.

Ch. 128 (AB 724) BAGLEY Repeals Ch. 1242, Stats. 1961, re housing commission.

Codification to maintain the codes; makes no substantive change.

Ch. 129 (AB 725) BAGLEY Repeals Ch. 98, Stats. 1964 (1st Ex. Sess.), re conservation commission.

Codification to maintain the codes; makes no substantive change.

## Ch 130 (SB 22) WAY Amends Sec. 25514.5, Ed C, re junior colleges

Extends to adult students between the ages of 21 years and 25 years who are discharged or otherwise returning from military service and to married students between the ages of 18 years and 21 years the applicability of provisions for special interdistrict tuition payments and in lieu of transportation allowances afforded in connection with junior college students residing more than 90 miles from an attendance center. Excludes from applicability of such provisions students residing in a district maintaining adequate dormitories or housing facilities or providing adequate transportation as determined by the Superintendent of Public Instruction.

Makes mandatory the inclusion of amounts paid for in lieu of transportation allowances of such students, and not reimbursed by the state, in computation of amount to be paid by the district of the student's residence or the junior college tuition fund.

To be operative for entire 1966-67 school year.

*In effect immediately.*

## Ch. 131 (SB 43) GRUNSKY Amends Sec. 1, adds Sec. 3, Ch. 1190, Stats. 1947, re Moss Landing Harbor District.

Amends description of the Moss Landing Harbor District to specifically include the Pacific Ocean or Monterey Bay between the ordinary high-water mark and a line 2,000 feet seaward and due west thereof opposite a certain portion of the Old Salinas River.

States that the amended description shall be deemed declaratory of the original meaning of the grant and ratifies all acts of the district relative to the described area to the same extent as if the description had originally been set forth as amended.

Makes findings and determinations.

Requires State Lands Commission, at the cost of the Moss Landing Harbor District, to survey and monument the lands referred to in act, and to record a description and plat thereof with Monterey County Recorder.

Requires district to file with Department of Finance an annual statement of receipts and expenditures by it of all moneys derived from the granted land.

## Ch. 132 (SB 60) LAGOMARSINO Adds Sec. 490c, Pen.C., re trade secrets.

Defines trade secret and prohibits the theft thereof or giving or taking of a bribe for unauthorized disclosure of a trade secret and prescribes punishment therefor.

## Ch. 133 (SB 230) LAGOMARSINO Repeals Sec. 2, Ch. 861, Stats. 1963; amends Secs. 139, 159; adds Sec. 139.1, Civ.C., re domestic relations.

Makes interlocutory or final decree of divorce or separate maintenance enforceable by contempt as well as by execution or other necessary orders.

Specifies that marital agreement child support provisions are severable, and that orders for such support are law imposed and enforceable by execution, contempt or other necessary orders.

Makes marital agreement provisions for support of either party deemed severable from property provisions and all orders for such support based on the agreement deemed law imposed and subject to modification except for arrearages unless the parties specifically provide otherwise. Makes all orders for such support enforceable by execution, contempt or other necessary orders.

Provides court has jurisdiction to order support of spouse or child where obligations for such support of spouse or child discharged in bankruptcy.

## Ch. 134 (AB 140) KNOX Adds Sec. 148.3, Pen.C., re false reporting of emergencies.

Provides that individual who knowingly and falsely reports or causes a report to be made of an emergency condition, as defined, to various governmental agencies is guilty of a misdemeanor.

Provides that individual who knowingly and falsely reports or causes a report to be made of an emergency condition, as defined, to various governmental agencies, which results in death or great bodily harm, is guilty of a felony.

## Ch. 135 (AB 153) DUFFY Amends Sec. 585, C.C.P., re default judgments.

Authorizes clerk to enter judgment in certain circumstances where defendant defaults in action arising upon judgment of a court of this state for recovery of money or damages.

Ch. 136 (AB 302) RUSSELL Amends various secs., Antelope Valley-East Kern Water Agency Law (Ch. 2146, Stats. 1959).

Authorizes the agency to exercise power of eminent domain on property situated outside the boundaries of the agency if it first obtains consent of board of supervisors of county in which such property is located.

Authorizes the agency to disseminate information re the rights, property, and activities of the agency.

Makes other technical and clarifying changes.

Ch. 137 (AB 392) CRANDALL Amends Sec. 1311, Ed.C., re school district election precincts.

Sets the maximum size for a school district election precinct at 2,500 voters.

Ch. 138 (Relating clause corrected) (AB 412) BIDDLE Amends, amends and renumbers various sections, Pen.C., re penal law.

Codification to maintain the codes. Makes no substantive change.

Ch. 139 (AB 467) BADHAM Amends Secs. 17.1 and 33, amends and renumbers Sec. 29.1 (as added by Ch. 1812, Stats. 1961), Orange County Water District Act (Ch. 924, Stats. 1933).

Clarifies definition of "general reserve" by specifying that funds therein used for specified purposes are funds allocated from the district's general fund and raises the maximum limit thereof from \$200,000 to \$600,000.

Clarifies definition of "unappropriated reserve" by specifying that funds therein used for specified purposes are funds allocated from the district's general fund and raises the maximum limit thereof from \$800,000 to \$2,000,000.

Makes other technical and clarifying changes.

Ch. 140 (AB 509) FENTON Amends Secs. 18401 and 18461, Elec.C., re canvass of elections.

Permits county election boards and county boards of supervisors to begin to canvass the elections at any time on the Thursday after the election rather than at 1 p.m.

Ch. 141 (AB 559) DUNLAP Amends Sec. 5784.35 and adds Secs. 5784.36, 5784.37 and 5784.38, P.R.C., re recreation and park districts.

Provides for establishment of revolving fund by district board of not to exceed \$200 for conducting and supervising recreational activities, rather than a revolving fund of unlimited amount to receive and disburse certain funds received for use in conducting or supervising recreational activities. Requires that the resolution establishing the revolving fund designate the officer who shall request money from the fund, rather than that the resolution designate a general description of nature of funds to be deposited.

Limits expenditures from such fund to services or materials which are legal charges against the district.

Requires documentary evidence for all expenditures from such fund of more than \$1.

Requires that demands shall be made on the district fund for reimbursement of the revolving fund in the same manner as other demands are made and that no other moneys shall be deposited into the revolving fund.

Ch. 142 (AB 647) SCHABARUM Amends Sec. 516, W. & I.C., re unclaimed bicycles and toys.

Changes from six months to three months the period for which bicycles or toys in the possession of the sheriff must remain unclaimed before they may be turned over, pursuant to county ordinance, to a county probation officer for use in activities designed to prevent juvenile delinquency.

Ch. 143 (AB 762) BURKE Amends Sec. 3100.5, Ed.C., re school reorganization elections.

Changes computation of two-year period for reorganization elections required to be held within territory which has not unified from date of last election to every two-year period from and after July 1, 1964. Provides for cancellation and postponement, and later conduct of passed or pending elections.

Declares intent of Legislature that increase in foundation program pursuant to Section 17676, Ed.C., shall be determined, for the fiscal year in which this act be-

comes effective, on the basis of the time limit specified by Sec. 3100.5, Ed.C., as amended by this act.

*In effect immediately.*

Ch 144 (AB 79) ELLIOTT Amends various secs., Ed.C., re school district elections.

Sets maximum precinct size at 2,500 voters for school district elections.

Increases from 60 to 75 days the period when a county superintendent of schools may perform specified duties concerning the division of a school district into election precincts and polling places in the event of failure of the governing board of the district to act in those regards.

Increases from 75 to 80 days the period during which the governing board of a school district must, before an election, by resolution deliver the specifications of the election order and a request for consolidation of election to the county superintendent of schools.

Increases from 60 to 75 days the period during which a county superintendent of schools must, before an election, deliver to the county clerk or registrar of voters specified orders and notices.

Requires the county superintendent of schools to begin canvass of absent voter ballots immediately after the closing of the polls or on first working day thereafter, rather than requiring the beginning of such canvass immediately after the closing of the polls.

Deletes requirement that certification of election results by county superintendent of schools contain a statement showing the number of votes given at each precinct to each person or for and against each proposition or measure, and requires instead that the county superintendent furnish such a statement to school districts upon request and permit any voter of the district to obtain access to such information.

Specifies that a "formal" notice of election, rather than an "official" notice, shall be delivered to the county clerk or registrar of voters and shall contain, in the case of bond election, specified information.

Deletes requirement that in the case of bond elections the governing board of the school district shall furnish the county clerk or registrar of voters with specified information at least 60 days before the election.

Makes other technical and related changes.

Ch. 145 (AB 339) MILIAS Adds Art. 7 (commencing with Sec. 5380), Ch. 2, Div. 5, P.R.C., re county parks protection.

Permits the board of supervisors to authorize county park officers and other uniformed park employees to issue citations for misdemeanor violations of state laws or local ordinances committed in their presence in county parks.

Ch. 146 (AB 341) MILIAS Adds, amends, repeals, various secs., Ed.C., re school district election procedures.

Revises provisions governing ballots, ballot forms, and notice requirements in school district elections; to authorize combination of different election propositions on same ballot, eliminate various requirements that separate ballots of different colors be used, revise prescribed ballot forms and statements to be contained therein, and make numerous related changes and revisions.

Ch. 147 (AB 342) MILIAS Amends Secs. 1113, 1114, Ed.C., re school board elections.

Provides that notice to file declarations of candidacy and nominations of candidates for school district governing board shall be published in a newspaper published within the district, or in a newspaper regularly circulated in the district if none is published therein, rather than published in a newspaper of general circulation published in the county.

Requires first publication to be made not more than 110 days, rather than 100 days, and the last publication to be made not less than 70 days, rather than 60 days, prior to the date set for the election.

Provides that declarations of candidacy and nominations by sponsors shall be filed with the county superintendent of schools not less than 54 days, instead of 46 days, prior to the election of a governing board of a district.

Ch. 148 (AB 477) POWERS Amends, adds various secs., R. & T.C., re veterans' exemptions.

Requires an annual audit of veterans' exemptions granted in counties which elect to utilize provisions of act. Allows auditor to determine procedures; and if the information is not made available through the assessor, to require veteran to appear and give evidence relating to the exemption. Provides procedure for granting exemptions when improperly denied. Provides a cumulative penalty for an exemption granted under false information intended to be misleading, and provides procedure for enforcing the penalty.

Ch. 149 (SB 85) DEUKMEJIAN Amends Sec. 213, Pen.C., re robbery: punishment

Provides for a penalty of 15 years to life in state prison for defendant convicted of inflicting, with the intent to inflict such injury, great bodily injury upon a person robbed by defendant.

Ch. 150 (SB 86) DEUKMEJIAN Amends Sec. 461, Pen.C., re burglary: punishment.

Provides for a penalty of 15 years to life in state prison for defendant convicted of inflicting, with the intent to inflict such injury, great bodily injury upon occupants of premises burglarized by defendant.

Ch. 151 (SB 87) DEUKMEJIAN Amends Sec. 264, Pen.C., re rape: punishment.

Except for statutory rape, provides for a penalty of 15 years to life in state prison for defendant convicted of inflicting, with the intent to inflict such injury, great bodily injury upon a rape victim

Ch. 152 (SB 126) COLOGNE Amends, adds, repeals various secs., Desert Water Agency Law (Ch. 1069, Stats. 1961).

Makes provisions of Uniform District Election Law applicable to agency elections and makes corresponding clarifying changes. Revises administrative provisions relating to duties of the general manager and chief engineer, provides for a vice president and prescribes his duties.

Specifies that agency may issue revenue bonds for any purpose for which general obligation bonds could be issued. Authorizes agency to require a water standby charge and authorizes agency to maintain or defend actions and proceedings to prevent, control, or abate water pollution. Authorizes agency to issue promissory notes, as prescribed for financing of construction or acquisition of agency facilities in amounts in addition to agency's debt limitations. Increases interest rate for agency negotiable promissory notes from 6 to 7 percent per year; increases maturity date of promissory notes from 3 to 5 years; revises maximum aggregate amount of promissory notes which may be outstanding.

Authorizes agency to form uninhabited improvement districts, specifies procedure for dissolution of improvement districts and authorizes board of directors to initiate dissolution proceedings.

Authorizes board of directors to initiate proceedings to annex territory within agency to an existing improvement district.

Authorizes director absent from board meeting to receive compensation if on district business.

Authorizes agency to supply and deliver water to any property not subject to agency taxes at such special rates, terms, and conditions as the board may determine.

Increases interest rate for agency and improvement district bonds from 5 to 6½ percent and provides for repayment of agency funds advanced for improvement at rate of 6½ rather than 5 percent; provides that bond interest due before expiration of one year following completion of acquisition and construction of improvements for which bonds were issued may be paid from proceeds of bond sales; and deletes the 5 percent restriction on use of bond proceeds for payment of bond interest.

Authorizes board to dispense with notice and hearing in annexation of property to improvement districts, formed for purpose other than incurring bonded indebtedness, when petition is signed by all holders of title in portion proposed to be annexed.

Prescribes procedure for exclusion of territory from such improvement districts.

Ch. 153 (SB 314) GRUNSKY Amends Sec. 71085, Gov.C., re court personnel.

Provides that when a new municipal court is created the compensation of its personnel shall be comparable to other municipal courts in the county or, if there are no other municipal courts, the judge shall fix compensation within the specified ranges except that, if a person received a salary greater than that specified, he shall continue to receive that salary until an express provision is made by law.

Limits effective period of such compensation to 61st day after next succeeding regular session of Legislature.

Ch. 154 (SB 324) COLOGNE Amends Sec. 647a, adds Sec. 653g, Pen.C., re crime of vagrancy.

Renumbers the provision deferring the crime of vagrancy by loitering about school or public place at or near which any children attend or normally congregate.

Ch. 155 (AB 200) THOMAS Amends Sec. 8046, F. & G.C., re fish-handling privilege taxes.

Extends privilege tax on handling of designated fish from December 31, 1967, to December 31, 1969.

Ch. 156 (AB 390) BROWN Adds Sec. 69503.1, Gov.C., re superior court records.

Authorizes county clerk in county of over 650,000 population to destroy any records, papers or exhibits of any superior court action if 30 years has elapsed since the filing of any paper in the action or proceeding and the county clerk's records do not show a pending appeal in any court, provided, that minute book entries, dockets or judgment dockets must be microfilmed and such microfilm will constitute the record of such action or proceeding.

Provides that notice of such destruction must be given to the Secretary of State who then has 60 days to request the transfer of such records before the records may be destroyed.

Excludes from coverage records of probate, real property, juvenile, criminal, and adoption actions and proceedings.

Ch. 157 (AB 391) BROWN Adds Sec. 26205.6, Gov.C., re destruction of records.

Provides county recorder may destroy originals of documents left to be recorded by him and which were recorded and not claimed by the owners within 10 years and are undeliverable by mail.

Ch. 158 (AB 431) THOMAS Amends Sec. 2c, Los Angeles County Flood Control Act (Ch. 755, Stats. 1915).

Deletes maximum limitation of \$30 per month on the required repayment to the county civil service department and commission by the district for any necessary additional expenses incurred by reason of their performance of duties for the Los Angeles County Flood Control District.

Ch. 159 (AB 653) MILIAS Amends Secs. 3105, 18153, Gov.C., re state employees' civil service.

Provides that the oaths of state civil service employees and state civil defense workers shall be filed as prescribed by State Personnel Board rule, rather than merely requiring such oaths to be filed with the board.

Ch. 160 (Relating clause corrected) (AB 657) MILIAS Amends Secs. 19533, 19535, 19536, and 19540, Gov.C., re layoff of state personnel.

Provides that when calculating seniority scores, points shall be allowed for service in classes, which, on the computation date, have substantially the same or higher salaries as the class of layoff.

Directs the appointing power to notify the employee in the notice of layoffs as to which classes he may elect to demote.

Requires that an employee compensated on a monthly basis shall be notified that he is to be laid off not more than 60 days after the date of the seniority computation as well as 15 days prior to the effective date of layoff.

Provides that the salary to be received by the demoted employee shall not exceed his salary at the time of demotion, regardless of classification.

Ch. 161 (AB 728) MURPHY Amends Sec. 284, C.C.P., re substitution of attorney.

Deletes provision held unconstitutional, which provides that court shall determine attorney's compensation where there has been substitution of attorney in case where compensation of attorney is contingent upon the recovery of money.

Ch. 162 (SB 31) BURNS Adds Secs. 461 and 5002.5, Veh.C., re motor vehicles : ownership.

Permits specified government agencies to exempt themselves from Section 460 of the Vehicle Code, which defines ownership, when written notice is served upon the Department of Motor Vehicles.

Requires the Department of Motor Vehicles to issue regular series license plates for any vehicle owned by, or in the possession and use of, the Legislature, upon the request of the Rules Committee.

*In effect immediately.*

Ch 163 (SB 50) LAGOMARSINO Adds Sec. 31010, Wat.C., re county water districts.

Authorizes any county water district and any county to contract to pay and apportion between them the costs of locating, removing, repairing, or relocating any facilities owned by either party on the roads or property of either party, regardless of provisions in the Streets and Highways Code which under prescribed circumstances require a permittee to relocate at own expense. Specifies that provisions of Water Code requiring county to bear cost where it has accepted the facilities, are not superseded.

Ch 164 (SB 398) LAGOMARSINO Adds Secs. 4742.4, 6520 3, H & S.C. re sanitation and sanitary districts.

Authorizes any county sanitation district or a sanitary district, and any county to contract to pay and apportion between them the costs of locating, removing, repairing, or relocating any facilities owned by either party on the roads or property of either party.

Ch. 165 (SB 487) LAGOMARSINO Amends Sec. 50, Solvang Municipal Improvement District Act (Ch. 1635, Stats. 1951).

Prohibits the district from making a guarantee of performance in connection with issuance of bonds for acquisition of public motor vehicle parking places.

*In effect immediately.*

Ch. 166 (AB 281) HINCKLEY Amends, adds, and repeals various secs., Ch. 2146, Stats 1959, re Mojave Water Agency.

Revises provisions of Mojave Water Agency Law providing for qualifications, election, and appointment of directors and provides for their out-of-pocket expenses.

Authorizes agency to provide for the pensioning of officers and employees, as prescribed.

Revises conflict of interest provisions applicable to agency's directors and makes agency's officials and employees subject thereto.

Revises provisions governing deposit of agency funds, provisions governing issuance and sale of negotiable promissory notes and bonds of agency and bond elections therefor and revises procedure for formation of improvement districts, issuance and sale of bonds for such districts, and bond elections therefor.

Broadens agency's contracting powers and requires  $\frac{2}{3}$  vote, rather than majority, of electorate to approve reclamation contract with federal government if indebtedness thereunder exceeds income and revenue for such year.

Repeals provisions re dissolution of agency, and annexation and exclusion of territory.

Ch 167 (AB 491) SCHABARUM Amends Sec. 60000, Gov.C., re special municipal tax districts.

Raises from 35 cents to \$1 per \$100 of assessed valuation the tax that may be levied by a special municipal tax district; and eliminates use of tax for acquisition or construction of public improvements or utilities.

Ch 168 (SB 122) MILLER Amends Sec. 400, Veh.C., re motorcycles.

Includes within the definition of a "motorcycle" a motor vehicle having four wheels in contact with the ground where two of the wheels are a functional part of a sidecar.

*In effect immediately.*

Ch. 169 (SB 313) GRUNSKY Amends, repeals various secs., C.C.P., re court procedure—motions.

Alters the time within which a party must file and serve a notice of intention to move for a new trial or set aside a judgment or decree and provides Sec. 1013, C.C.P., shall not apply to extend the time for filing or service.

Clarifies identity of parties to whom the clerk shall mail notice of entry of judgment and defines "judgment" for this purpose.

Makes related technical changes.

Ch. 170 (AB 1201) VEYSEY Adds Secs. 6005, 6006, Ag.C., as enacted by Ch. 15, Stats. 1967, re pest eradication.

Imposes on cotton growers a maximum fee of fifty cents (\$0.50) for each bale of cotton ginned to meet costs of administering provisions relating to cotton pest control. Authorizes Director of Agriculture to adjust fee downward. Provides that the revenue from the fee shall pay no more than 50 percent of such costs with remainder to be paid by amounts available from other sources. Provides for refund of fee within two years if matching funds not made available.

Establishes the Cotton Pest Control Board, consisting of nine members appointed by and serving at the pleasure of the director. Authorizes the payment of per diem and mileage for the attendance of meetings.

Appropriates \$650,000 from General Fund, in augmentation of 1966 Budget item, to Department of Agriculture for control and eradication of pink boll worm, citrus white fly, and wooly white fly.

To be operative until February 1, 1971.

*In effect immediately.*

Ch. 171 (SB 90) SCHMITZ Adds Sec. 27211, Gov.C., re county recorders

States that county recorder shall keep an official seal of his office and prescribes specifications thereof. Permits county recorders to use seal deviating from prescribed specifications if such seal has customarily been used.

Ch. 172 (SB 217) GRUNSKY Repeals and adds Art 3, Ch. 3, Title 8, Gov C. re judicial opinions. publication

Repeals various provisions, Gov C., relative to publication of judicial opinions

Provides the reporter of decisions of the Supreme Court and the courts of appeal and the officers appointed with him serve at the pleasure of the Supreme Court and in addition to performing those duties required by law shall perform those duties required by the rules, orders and practices of the Supreme Court

Provides the Chief Justice and the president of the state bar shall join the Secretary of State, the Attorney General and the reporter of decisions in contracting for the publication of decisions.

Requires the reporter of decisions to advertise for bids rather than the Secretary of State.

Ch. 173 (SB 234) SCHRADE Amends Sec. 19211, S. & H.C., re highway lighting districts: annexation.

Specifies that the notice of a hearing by a board of supervisors on a petition for annexation to a highway lighting district shall be published one time not less than one week prior to the hearing, in a newspaper of general circulation in the county in which the district is located

Ch 174 (SB 322) DANIELSON Adds Sec. 2310.1, B. & P.C., re physicians' and surgeons' examinations.

Allows persons who otherwise qualify for examination, but have not met certain curriculum requirements, to take the physician's and surgeon's examination if such a person is a graduate of a medical school located in the United States, was licensed after written examination by the state in which the school is located, has practiced in the United States for at least 15 years, has operated a hospital in the United States for more than 10 years, and has resided in this state continuously since on or before January 1, 1967. If the person passes the examination he is entitled to a reciprocity certificate.

Ch 175 (SB 397) MILLS Amends Secs. 74361, 74364, 74374, 74376, Gov C, re San Diego municipal courts

Increases salary of marshal for all courts in San Diego County.

Increases salaries of assistant marshals, lieutenants, sergeants, deputy marshals, and deputy marshals-stenographers. Increases number of lieutenants, deputy marshals, deputy marshal-clerks. Reduces number of deputy marshals-stenographers.

Provides that the enumerated classes are equivalent to certain named classified Civil Service positions in San Diego County and allows adjustments in salary should San Diego County adjust its salaries, such adjustments effective only until 90 days after the adjournment of the 1969 General Session.

Allows the marshal to appoint one additional deputy marshal for each new municipal court judge appointed.

Ch. 176 (SB 449) COLOGNE Amends Sec. 12024.5, B. & P.C., re package net weight.

Provides for an exemption to meat packers from marking net weight on packaged meat, fish, and poultry where an agreement has been signed by both the packer and the retailer on a form approved by the director of agriculture stating that the retailer will do the marking of the net weight.

Ch. 177 (SB 523) MILLS Amends heading Art 4 (commencing with Sec. 29091) and adds Art. 4 5 (commencing with Sec 29111), Ch. 1, Div. 13. Ag C., as enacted by Ch. 15, Stats. 1967, re export of apiaries.

Requires county agricultural commissioners to inspect apiaries intended to be transported out of state and to issue certificates stating the facts required by the state or country of intended destination.

Authorizes board of supervisors to establish fee schedules for certificates for bees on comb, based on approximate cost of inspections.

Makes it unlawful to alter, deface, or misuse certificates.

Ch. 178 (SB 709) McCARTHY Adds Sec. 2, Ch. 83, Stats. 1923, re San Rafael harbor lands

Declares certain described lands previously granted to City of San Rafael to be above line of mean high tide and to be free from public use and trust for harbors, commerce, fisheries and navigation; authorizes city to exchange any of such lands for certain described lands; subjects lands received in exchange to the trust; and subjects all lands held under the trust to certain specified conditions.

*In effect immediately.*

Ch. 179 (AB 119) DAVIS Amends various secs., Wat C., and Wat.C. as proposed by AB 110 re the Davis-Grunsky Act.

Provides that the 10-year development period during which interest and principal payments may be deferred shall be in addition to, rather than included within, the maximum 50-year repayment period applicable to state loans for local water projects. Abolishes the requirement that interest be charged on interest amounts for which payment is deferred.

Eliminates the formula upon which the interest rate due on such loans is computed and specifies in lieu thereof a flat 2½ percent annual rate to be applicable to loans made after effective date of act.

Requires Department of Water Resources to transmit a copy of each application for a loan or grant, other than applications for loans for feasibility reports, to Department of Parks and Recreation and Department of Fish and Game, and file the comments of such departments and of the California Water Commission along with its report on each application to the Legislature. Specifies reports must be filed with Senate and Assembly Rules Committee if Legislature is not in session.

*In effect immediately.*

Ch. 180 (Relating clause corrected) (AB 150) PORTER Amends, amends and renumbers, adds, and repeals various secs., Wat.C., re California Water Commission.

Increases the maximum annual compensation of the chairman of the California Water Commission from \$2,000 to \$2,500. Authorizes the commission to employ an executive secretary and staff engineer from the department's staff and permits it, rather than the Department of Water Resources, to employ such clerical assistance, and acquire such supplies and equipment, as are necessary for the proper discharge of its duties.

Specifies that the commission shall present its views to congressional committees hearing requests for appropriations for flood control or reclamation projects; requires the commission to first consult with interested local, state, and federal agencies; and authorizes the commission to report to congressional committees, upon request, the views of any local or state agency. Requires the commission to advise affected state agencies and the Governor on the coordination of planning, construction, and operation of federal water projects in the state, and authorizes the commission to confer

with and appear before appropriate federal agencies and Congress, and to conduct public hearings or investigations within or without the state in carrying out such duties.

Requires the department, prior to the beginning of each fiscal year, to submit a report to the commission summarizing its planning program, and authorizes the commission to conduct public hearings and make recommendations thereon to the department and the Legislature. Requires the commission to annually investigate the progress of construction and operation of the State Water Resources Development System and to report its findings and recommendations, if any, to the department and the Legislature. Requires the commission to hold public hearings on all additional water facilities proposed to be added to the system by the department.

Ch. 181 (AB 152) BRATHWAITE Amends Sec. 11552, B. & P.C., re subdivision maps

Extends time for report on proposed subdivision by an advisory agency from 40 to 50 days after the tentative map or maps have been filed

Ch. 182 (AB 190) CONRAD Amends Sec. 14800, Elec.C., re absent voter ballots.

Permits absent voter ballots to be obtained by hospitalized voters up to election day and returned before the polls close.

Ch 183 (AB 356) DAVIS Adds Secs. 12737, 12738, and 12739, Wat C., re Klamath River flood control

Adopts and authorizes project for flood control on Klamath River in accordance with congressional action, at such estimated cost as may be appropriated from time to time for cooperation by the Legislature upon recommendation of the Department of Water Resources, to be available for expenditure as federal funds are appropriated.

Specifies that lands, easements, and rights-of-way for project may include lands for relocation site of town of Klamath

Requires Del Norte County to give assurances to the Secretary of the Army of local cooperation.

Requires the county to execute plans for the project in cooperation with the Department of the Army and authorizes county to acquire lands, easements, and rights-of-way for project.

*In effect immediately.*

Ch 184 (AB 519) RALPH Amends Sec. 35127, Gov C., re elections.

Provides that in elections on question of annexation of territory to city conducted pursuant to Annexation Act of 1913, the legislative body shall appoint two clerks, one judge, and one inspector for each voting place, rather than two judges and one inspector. Requires each officer to be qualified voter of, rather than qualified elector of, the voting precinct in which he is appointed to act.

Ch. 185 (AB 520) BELOTTI Amends Sec 9006, F. & G C., re commercial fishing traps.

Permits commercial use of certain traps for taking some species of fish in tide-waters of western Mendocino, Sonoma and Marin Counties, and specifies that any other species taken shall be immediately returned to the water.

Ch 186 (AB 522) CONRAD Amends Sec. 14620.5, Elec.C., re absent voter ballots.

Permits absent voter ballots to be used in precincts with 30 persons or less, instead of 12 or less

Ch. 187 (AB 526) BILL GREENE Amends Sec. 619.1, R. & T C., re assessment notices.

Provides that tax assessment information notices be sent only to the mailing address of the property owner, or his designee, rather than to both the address of the owner and to the address to which the tax bill is sent, if they are different.

Ch. 188 (AB 591) DUNLAP Repeals Sec. 29110, Gov C., re waiver of county taxes.

Deletes provision that the boards of supervisors of flood damaged counties may waive penalties and interest on delinquent taxes on property damaged in excess of \$500 by floods and storms occurring between December 1, 1964, and January 30, 1965, in area proclaimed by Governor to be disaster area.

Ch. 189 (AB 611) BIDDLE Amends Sec. 504b and repeals Sec. 515, Pen C, re embezzlement.

Extends present provisions declaring certain misappropriation by mortgagor under chattel mortgage to be embezzlement, making provisions applicable to such acts when committed by any debtor under any type of security agreement.

Repeals embezzlement provisions relating to trust receipt transactions under Uniform Trust Receipts Law, now repealed.

Ch. 190 (AB 620) CHAPPIE Amends Sec. 26101, Gov.C., re expenditures for county advertising.

Increases the amount from \$10,000 to \$50,000 which a county board of supervisors may appropriate from the general fund to use for various purposes to advertise the county's resources and commerce, if the county's special 4-cent tax fails to raise such revenue.

Ch. 191 (AB 624) BELOTTI Amends, adds, and repeals various secs., Ag.C., as enacted by Ch. 15, Stats. 1967, re milk products standards.

Makes various changes relating to market milk and market milk products, including sour cream, half-and-half, skim milk or nonfat milk, buttermilk, cultured buttermilk, pasteurized concentrated milk, concentrated skim milk, flavored milk, and flavored dairy drink. Specifies various changes relating to sampling, labeling, capping and closure requirements for standard milk bottles, pasteurization requirements, and sanitation in a dairy farm. Permits addition of minerals to market milk and prescribes requirements to be met when vitamin D is added to milk.

Ch. 192 (AB 654) MILIAS Amends various secs., Gov.C., re state civil service.

Defines "former position" in state civil service as either the last position the employee held as probationer, permanent employee, or career executive, or a position to which he could have been assigned by the appointing power within a designated geographical, organizational, or functional subdivision of a state agency as determined appropriate by the State Personnel Board.

Provides that as to leaves of absence, transfers in state service, assignments, or loans of employees within state service, the employee can return to his "former position" as defined in this act.

Ch. 193 (AB 655) MILIAS Amends Sec. 19253.5, Gov.C., re state employee's medical termination.

Deletes provision that requires State Personnel Board to allow employee to designate a physician for consultation prior to determination of employee's physical capacity to work.

Requires medical specialists or technicians needed to examine employee to be paid by appropriate state agency and requires the examining physician to submit a written report to the appointing power, with the appointing power providing a copy to the physician designated by the employee.

Deletes provision that on request of appointing power the board may approve the return to a class of an employee who had been demoted or transferred because he is determined to be unable to perform the work of his present position, if he is fit to perform the duties of such class.

Provides that appointing power may demote, transfer, or terminate an employee under this section without medical examination by relying on written statement or medical reports submitted by the employee.

Requires 15 days notice of demotion, transfer or termination under this section and allows employee 15 days in which to appeal, rather than providing for such notice only upon termination.

Provides for payment to employee if he was improperly dismissed based upon length of wrongful unemployment, amount which could reasonably be earned in private business, and amount of time employee was actually able and willing to work.

Provides that employee who is no longer incapacitated but for whom there is no vacant position shall have his name placed upon the appropriate reemployment list.

Ch. 194 (AB 656) MILIAS Amends Sec. 19140, Gov.C., re state civil service.

Provides that subject to rule of the State Personnel Board, the appointing power may reinstate, within three years, a person who has resigned, rather than such being done on request of appointing power and approval by the board. Provides that three-year period does not include time in civil service exempt position or as

temporary employee in another government agency engaged in a technical cooperation program under an agreement approved by the state.

Deletes provision requiring need for employees' services in certain categories in order to be reinstated. Permits person to be reinstated in lower class requiring similar types of qualifications.

Ch. 195 (AB 727) MURPHY Amends Sec. 117, C.C.P., re small claims courts. Increases the maximum amount which may be sued for in a small claims court from \$200 to \$300.

Ch. 196 (AB 940) PATTEE Repeals Sec. 4155, F. & G.C., re mountain lion bounties.

Removes provision for bounty to be paid for mountain lions in the state.

*In effect immediately.*

Ch. 197 (AB 614) DAVIS Adds Sec. 61, Humboldt County Flood Control District Act (Ch. 939, Stats. 1945).

Grants to district all powers granted to public agencies by Davis-Grunsky Act in connection with state loans or grants made pursuant thereto for development of local water resources.

Ch. 198 (AB 616) DAVIS Adds Sec. 6.1, Del Norte County Flood Control District Act (Ch. 166, Stats. 1955).

Grants to district all powers granted to public agencies by Davis-Grunsky Act in connection with state loans or grants made pursuant thereto for development of local water resources.

*In effect immediately.*

Ch. 199 (AB 518) RALPH Amends Sec. 1645, Elec.C., re precinct board members: compensation.

Increases amount of compensation which inspectors of precinct boards may receive more than other members of precinct boards, from \$3 to \$5, and increases their maximum total compensation from \$27 to \$29. Provides that such additional compensation for inspectors is for services rendered in securing election officers and other duties which may be directed by the county clerk or registrar of voters.

Ch. 200 (SB 53) SEORT Amends Secs. 71 and 12154, Ed.C., re school instruction.

Changes requirement that all schools be taught in the English language to permit school district or private school governing board to allow bilingual instruction when such is educationally advantageous to pupils.

Declares state policy is to insure the mastery of English by all pupils, but to permit bilingual instruction to extent it does not interfere with systematic, sequential, and regular instruction in English language.

Makes related changes.

Ch. 201 (AB 326) HAYES Amends Sec. 19141, Gov.C., re state civil service.

Provides that reinstatement rights of civil service employees appointed to various exempt positions shall be to any position with the same appointing power in the class in which he was serving at the time of his exempt employment, or to any vacant position in any department, commission, or state agency for which he was qualified at substantially the same level.

Makes related changes.

Ch. 202 (AB 465) MORETTI Amends heading of Ch. 10 (commencing with Sec. 6951). Div. 6, and Secs 6952, 6952.5, adds Secs. 6950 and 6951.5, Ed.C., re education for special children.

Provides that any school district educating in kindergarten or through grade 12 any alien child legally admitted to the United States as a nonimmigrant student or visitor shall be reimbursed for the actual cost of educating such child by the county in which the district is located according to the same terms as districts educating children in children's institutions are reimbursed by the county of the child's residence.

Requires anyone maintaining a children's institution or referring children to family homes to report within 30 days to the county superintendent of schools of a county which a district providing education for any such child is situated, any such referral or admission, and the county of residence of such child prior to

admission or referral, and requires such superintendent to notify the district providing such education of such admission or referral.

Makes necessary technical change for crediting of junior high school attendance.  
*In effect immediately.*

Ch. 203 (SB 24) WAY Adds Sec. 51030.5, Gov.C., re taxation of lodging occupancy.

Permits the legislative body of any city or county to impose a tax on the privilege of renting for 30 days or less any mobilehome, when such mobilehome is located outside a mobilehome park, except when the tenant is an employee of the owner or operator of the mobilehome. Provides that the tax shall only apply to unincorporated areas of the county.

Ch. 204 (SB 145) PETRIS Amends Sec. 214.01, R. & T.C., re welfare and property tax exemption.

Requires State Board of Equalization, when reviewing applications for the welfare exemption from property taxation, to notify applicants when their articles of incorporation, bylaws, articles of association, constitution or regulations, as determined by the State Board of Equalization do not contain a proper statement irrevocably dedicating the property to religious, scientific, hospital or charitable purposes. Gives applicants so notified 6 months to amend their articles, bylaws, articles of association, constitution or regulations, in order to conform to the law and qualify for the exemption.

To be operative on the lien date in 1968.

Ch. 205 (SB 540) BRADLEY Amends, adds, and repeals various secs., Santa Clara County Flood Control and Water District Act (Ch. 1405, Stats. 1951).

Specifies that purpose of district is to both control and conserve flood and storm waters of district, rather than primarily control and incidentally conserve such waters. Authorizes district to acquire, construct, maintain, and operate landscaping or recreational facilities in connection with any dam, reservoir, or other district works.

Deletes provision providing for county board of supervisors to act, ex officio, as board of district and prescribes provisions for election, appointment, and qualifications of directors of district board of directors. Provides that first board of directors must be appointed by county board of supervisors. Specifies that offices of county controller and registrar of voters are ex officio offices of the district. Specifies that county and district may, by agreement, provide additional services to each other.

Authorizes levy or assessment upon land only in zones for purpose of financing improvements. Raises the cost of district improvement which must be done by contract or may be done by force account from \$3,000 to \$5,000, but excludes from such requirement work performed on its own facilities by a public utility subject to jurisdiction of the California Public Utilities Commission.

Revises definitions of terms in connection with ground water charges. Requires any abandoned water-producing facility which is reactivated to be registered with the district. Revises dates of annual district ground water investigation and report and increases ground water charges per acre-foot from \$5 to \$8 for agricultural water and from \$20 to \$30 for all other water. Authorizes district to waive penalty or interest due in connection with filing of water production statement. Prohibits an owner or operator failing to protest a district determination that water has been produced in excess of the amount reported in the owner or operator's water production statement from filing an amended statement.

Authorizes board to reconvey district property no longer needed to grantor or his successor for price not less than that paid by district for such property.

Consolidates all water conservation districts lying wholly within Santa Clara County with district, unless an election is held, as prescribed; in which case the consolidation must be approved by a majority of the voters voting on the proposition. Transfers property and employees of such consolidated districts to district and specifies that outstanding indebtedness of consolidated districts shall remain their obligation. Specifies that District Reorganization Act of 1965 shall not apply to such consolidation.

Makes other technical and conforming changes.

Ch. 206 (AB 85) LEROY F. GREENE Adds Sec. 821, Ed.C., re authority of county superintendents.

Authorizes county superintendents of schools of two or more counties to enter into contracts for the purpose of providing educational services or conducting educational programs authorized by law for physically handicapped, mentally retarded and educationally handicapped minors. Requires contracts to be approved by boards of education involved before they may be given effect.

Ch. 207 (AB 167) LEROY F. GREENE Adds Sec. 12104, Ed.C., re public and private schools.

Requires public and private school authorities to submit reports to county superintendent of schools re severance of attendance, or denial of admission, of any child who is physically handicapped, mentally retarded, or multiple handicapped and is subject to compulsory education. Requires county superintendent of schools to review reports and turn over cases which may benefit child or state to county and local boards. Allows county board to hold hearing of such cases upon its own initiative.

Ch. 208 (AB 508) FENTON Amends Sec. 14240, Elec. C., re voter challenges.

Provides that the official to be consulted by the precinct board regarding certain questions of voter qualification shall be the clerk charged with the duty of conducting the election, rather than the county clerk.

Ch. 209 (AB 512) FENTON Adds Sec. 22870.5, Elec.C., re municipal ballots.

Permits a double column to be used when the names of all of the candidates will not fit in one column, and sets forth details on how such double column is to be used.

Ch. 210 (AB 556) CHAPPIE Repeals various secs.. Ed.C., re deficiency in bonded indebtedness.

Makes special exception to 95 percent of bonded capacity requirements for school building aid apportionment, to permit final apportionment to be made where deficiency was \$20,000 or less, and arose from annexation of lapsed district to applicant district within 5 days of the conditional apportionment made prior to August 10, 1966.

Deletes inconsistent and obsolete provisions.

*In effect immediately.*

Ch. 211 (AB 962) BIDDLE Amends and rennumbers Secs. 16485, 16486, and 16487, Veh.C. re payment of judgments.

Rennumbers sections, without substantive change.

Ch. 212 (SB 101) SCHRADER New act. Bicentennial Celebration Commission.

Creates a 15-member Bicentennial Celebration Commission.

Authorizes the commission to plan the celebration of the state's 200th anniversary and to work with, advise, and coordinate the bicentennial activities of, all cities, counties and state agencies, in order to assure the commemoration of the anniversary in the most significant manner. Appropriates (\$25,000) to commission for such purposes.

Authorizes the commission to accept gifts and grants, and creates a fund for such in the State Treasury.

Provides that the commission may contract with other agencies.

Requires commission to submit report to Legislature during 1968 Regular Session.

Declares that Legislature intends that appropriation made in this act shall be regarded as sufficient by the commission for its operation until January 1, 1971, when added to funds from other sources.

Ch. 213 (SB 144) GRUNSKY Adds Sec. 20820, Gov.C., re state retirement: court reporters

Permits superior court reporters to elect to receive credit for time prior to effective date of this section during which he performed duties in connection with civil cases in superior court in same county for which he was compensated by fees paid by litigants other than county.

Requires person who so elects to contribute in a lump sum or in installment payments an amount equal to contributions he would have made if the county had paid his fees plus interest which would have accrued. Employer costs of benefits on credited service will be paid by the county.

Makes section effective only if the contracting agency elects to be subject to the section by amending its contract or providing for such in the contract. Does not require an election among the agency's employees.

Ch. 214 (AB 450) LEROY F. GREENE Amends, adds and repeals various secs., Ed.C., re unsafe school buildings: repair.

Deletes certain requirements relating to repair or replacement of school buildings found to be unsafe after examination, and requires the school district governing board to (1) cause examination of certain school buildings not constructed according to specified standards of safety to determine their safe condition, (2) estimate cost of repairs or replacement, (3) formulate plans for the repair or replacement thereof, and (4) finance repair or replacement upon approval of voters by bond issuance or increased tax rates where school district has insufficient funds (which may be financing of commencement of plan, not necessarily financing of entire repair or replacement).

Makes provision for reporting all examinations, estimates and other specified data relating to unsafe school buildings to Bureau of School Planning within Department of Education; and requires bureau to summarize data and report to Legislature thereon every two years.

Limits personal liability of governing board members when the governing board commences compliance with examination requirements.

*In effect immediately.*

Ch. 215 (AB 555) CHAPPIE New act. School district organization: validation.

Validates, for assessment and taxation purposes, school districts when the order of the board of supervisors necessary for its organization or annexation was completed before February 1, 1967, if the statement and map or plat required by Gov.C. Secs. 54900-54903.1 are filed prior to April 1, 1967.

*In effect immediately.*

Ch. 216 (AB 558) DUNLAP Amends Secs. 68540 and 68541, Gov.C., re re-assignment of judges.

Requires compensation of a municipal or justice court judge assigned by the Chairman of the Judicial Council to serve in a superior court of a county other than his own to be reimbursed to the county in which the judge was selected by the county to which he was assigned.

Deletes provision requiring the county in which the court to which assignment is made to pay the compensation which the judge would have received had the assignment not been made, but requires instead that, if the assignment is made to a municipal or justice court in another county, it reimburse the other county for the regular salary paid to the judge during the time he served while reassigned.

Ch. 217 (AB 790) PATTEE Amends Sec. 266, R. & T.C., re property tax: college exemption.

Allows exemption for fiscal years beginning in 1964, 1965, or 1966, to educational institutions of college grade which were entitled to, but did not receive, the college exemption. Allows one year from the effective date in which to file for exemption.

*In effect immediately.*

Ch. 218 (AB 1167) PORTER Amends, adds, and repeals various secs., Wat.C., re reclamation district elections.

Requires reclamation district trustees to be elected for 4-year staggered terms and provides for the staggering of terms of trustees serving on the effective date of this act. Requires that the district election be held on the first Tuesday after the first Monday in November in each odd-numbered year. Revises provisions relating to notice of nomination for trustee and district elections.

To be operative January 1, 1968.

Ch. 219 (AB 1297) DAVIS Amends Sec. 3.2 (Ch. 1280, Stats. 1957), re Tehama County flood control.

Grants to the Tehama County Flood Control and Water Conservation District, in lieu of certain enumerated powers re obtaining financial assistance for its projects pursuant to the Davis-Grunsky Act, all the powers granted to public agencies by the Davis-Grunsky Act.

Ch. 220 (Relating clause corrected) (AB 42) LEROY F. GREENE Amends Sec. 280, and adds Sec. 281, H. & S.C.; repeals Sec. 2, Ch. 1329, Stats. 1965, re medical tests for infants.

Extends until the 61st day after final adjournment of the 1969 Regular Session the termination date of the law which provides that newborn children shall be subject

to diagnostic tests, prescribed by the Department of Public Health for preventable, heritable disorders leading to mental retardation or physical defects, including, but not limited to, phenylketonuria, and requires the department to report annually, rather than semiannually, thereon.

Ch. 221 (AB 755) LEROY F GREENE Amends Sec. S7 of the Ag C. and Sec. 4052, Ag.C., as enacted by Ch. 15, Stats. 1967, re Del Mar Race Track.

Deletes requirement that district agricultural association lease of racetrack not become effective until at least three years after it is signed.

Prohibits any district agricultural association, the state or any subdivision thereof from leasing, letting or granting authority to use Del Mar Race Track for conducting horseracing until December 31, 1967, but provides that this provision does not apply to the term of any existing lease.

Provides that funds deposited by bidders with 22nd District Agricultural Association with sealed bids for lease of Del Mar Race Track shall be returned to bidders, such return not to affect any bidder's right to be accepted as successful bidder for lease after December 31, 1967; declares sealed bids submitted to 22nd District in 1966 as valid bids which may be accepted by it after December 31, 1967.

*In effect immediately.*

Ch. 222 (Relating clause corrected) (SB 143) CUSANOVICH Amends Sec. 5353, P.U.C., re charter-party carriers.

Excepts taxicab transportation service rendered in vehicles designed for carrying not more than eight persons excluding the driver which are licensed and regulated by a city or county from the provisions of the Passenger Charter-Party Carriers' Act.

Ch. 223 (SB 202) ALQUIST Adds Secs. 13596.2, 13596.3, Ed.C., re school employee merit system.

Authorizes the adoption of a merit system for classified employees by the governing board of a school district whose average daily attendance is less than 3,000, by majority vote of the board members.

Authorizes the adoption of a merit system for classified employees of a school district with average daily attendance of 3,000 or more by majority vote of governing board, provided that a lawful petition has not been received pursuant to the petition and election merit system procedure or if two years have passed since an unsuccessful election had been held.

Ch. 224 (SB 216) GRUNSKY Amends Sec. 13584.2, Ed.C., re newly unified school districts.

Specifies that date of unification election, rather than time such election is called, shall control for purposes of the rule that if one or more component districts of a district to be unified has the merit (civil service) system at the time of unification, the new district will automatically have it.

Ch. 225 (SB 323) LAGOMARSINO Amends Sec. 6752, Ed.C., re educationally handicapped minors.

Changes the dates used in computing the percentage of total district enrollment enrolled in special educational programs for educationally handicapped minors from October 31 and March 31 to the end of the first school month and sixth school month.

Ch. 226 (SB 421) STIERN Amend and add various secs., P.U.C., re public utility districts.

Permits public utility districts to construct and maintain street lighting systems. Permits a public utility district to construct any improvement which the district is authorized to do and assess the cost to the local landowners or districts. Makes certain improvement and bond acts applicable to public utility districts.

Ch. 227 (SB 425) COOMBS Amends Sec. 52311, Ag.C., as enacted by Ch. 15, Stats. 1967, re seed law.

Changes the hearing procedure required in connection with violation of the California Seed Law.

Ch. 228 (SB 507) BURGNER Amends Sec. 718, Civ.C., re leases of city property.

Increases the allowable maximum period of lease of property owned by, held by, or under the management and control of, any municipality, or any department or

board thereof, from the present general 50-year maximum to a general 55-year maximum.

Ch. 229 (SB 508) BURGNER Adds Sec. 5783.12, P.R.C., re recreation and park districts.

Authorizes district board of the Spring Valley Recreation and Park District, San Diego County, to call an election to determine whether the members of such district board shall be elected; and if a majority of votes cast favor the proposition, prescribes procedure for election thereafter of members of the board and their terms of office.

Ch. 230 (SB 512) DILLS Amends Sec. 6537.1, B. & P.C., re postgraduate barber courses.

Broadens postgraduate barber college course to include instruction regarding straightening or relaxing of hair, and men's hairpieces.

Extends time during which postgraduate barber college course may be offered to any hour of any day that the college is not open to public.

Ch. 231 (SB 754) WHETMORE Adds Sec. 6537.2, B & P.C., re barbers' education.

Permits barber college to engage specified persons, who are not licensed California barber instructors, to instruct or demonstrate under supervision of barber college.

Permits engagement of physician and surgeon to lecture on or demonstrate sanitation, sterilization, skin, or scalp disease. Permits a person qualified by experience or education on phases of subjects applicable to the barber business to lecture thereon, a manufacturer of barbering products or his representative to demonstrate products usable in the practice of barbering, a hair stylist licensed in this state or any other state or country to practice barbering to lecture on or demonstrate any phase of hair styling, or an organizer or officer of a barber organization to lecture on subject relating to welfare of barber business.

Prohibits such person from being so engaged in barber college for more than 10 daily periods of five hours each per year, nor acting as a licensed instructor.

Requires barber college to keep daily record of all persons so engaged. Limits authorized lectures and demonstrations to the classroom.

Ch. 232 (AB 276) KNOX Amends Sec. 23791, B. & P.C., re zoning.

Changes cross references in provision of Alcoholic Beverage Control Act specifying that such act does not interfere with zoning powers of city, to refer to provisions of zoning law enacted in 1965, rather than the zoning law repealed in that year.

Ch. 233 (AB 385) BRIGGS Adds Sec. 190.2, S. & H.C., re grade separation projects.

Declares Harbor Boulevard in Fullerton to be a city street for the purpose of being eligible for grade separation funds.

*In effect immediately.*

Ch. 234 (AB 617) BADHAM Amends and adds various secs., P.U.C., re charter-party carriers.

Provides for issuance of certificates of convenience and necessity to charter-party carriers rather than permits and limits permits to certain specific transportation services.

Provides that carriers holding permit on July 1, 1967 will be issued initial annual certificate and will continue to be issued annual certificates if the commission finds financial responsibility and proper conduct. Prohibits any restriction on points of embarkation or termination of carriers under this type of certificate. Requires carriers under this type of certificate to file regular fees.

Provides filing fees for initial and annual applications for a certificate and permit.

Provides that the permit or certificate shall not require the filing or publication of time tables or tariffs. Deletes prohibition against the permit limiting authorized operations to designated points, or areas.

Makes provision for the case where more than one charter-party carrier seeks a certificate to serve a particular area.

Creates classifications or types of certificates for charter-party carriers

Provides categories of carrier operations which shall be subject to the provisions of this chapter.

Ch. 235 (AB 715) BAGLEY Amends and renumbers, repeals various secs., S. & H.C., re streets and highways.  
Codification to maintain the codes; makes no substantive change.

Ch. 236 (AB 717) BAGLEY Amends various secs., Veh.C., re motor vehicles.  
Codification to maintain the codes; makes no substantive change.

Ch. 237 (AB 720) BAGLEY Repeals Ch. 941, Stats. 1941, re county road reconstruction.  
Codification to maintain the codes; makes no substantive change.

Ch. 238 (AB 722) BAGLEY Repeals Ch. 547, Stats. 1957, re transit authority,  
Codification to maintain the codes; makes no substantive change.

Ch. 239 (AB 723) BAGLEY Repeals Ch. 1714, Stats. 1959, re Golden Gate Authority Commission.  
Codification to maintain the codes; makes no substantive change.

Ch. 240 (AB 780) MONAGAN Amends Sec. 31520.1, Gov.C., re county employees, retirement boards.

Provides that the alternate member of a retirement board of a county subject to safety member provisions of the County Employees' Retirement Law of 1937, shall fill a vacancy with respect to the second, third, or seventh member of such board, until a successor qualifies.

Ch. 241 (AB 825) KNOX Amends Sec. 11629, B & P.C., re subdivision maps.  
Allows a map filed under the Subdivision Map Act to be corrected for an error in the description of the land, as well as for an error in the course or distance shown thereon or omitted therefrom. Provides that such correction may be made by the recording of a certificate of correction, as well as by the filing of an amending map. Specifies procedures for the preparation, recording and indexing thereof.

Ch. 242 (AB 1179) MONAGAN Amends, adds and repeals various secs., B. & P.C., re real estate.

Deletes special provisions relating to obtaining of certified transcripts of papers on file in the Real Estate Commissioner's Office by a party aggrieved by a decision of the commissioner.

Eliminates requirement that application for a real estate broker's license by an applicant who has resided or engaged in business for less than a year in the county from which the application is made be accompanied by the recommendation of two real estate owners of each of the counties where he has formerly resided or engaged in business during period of one year prior to filing of the application.

Authorizes commissioner to suspend or revoke license of real estate licensee who has been guilty of claiming, remanding, or receiving a fee, compensation, or commission under any exclusive agreement authorizing or employing a licensee to perform any acts of a real estate broker, rather than to sell, buy or exchange real estate or a business opportunity, for compensation or commission where the agreement does not contain a definite specified date of final and complete termination.

Requires that bonds issued by the United States or this state which are filed by a real property securities dealer, in lieu of a surety bond in the penal sum of \$5,000, be in the principal amount of \$6,000, rather than \$5,750.

Requires person sustaining injury pursuant to violation of provisions regulating real property security transaction to bring claim within 3 years from date of such transaction, rather than within 2 years from the date of the transaction or the date the injury was discovered, whichever is the later.

Authorizes distribution by court of \$20,000 of Real Estate Education, Research, and Recovery funds, pursuant to valid claims filed against one real estate licensee, to claimants in equitable manner or in ratio that claims bear to such \$20,000, but prohibits court from distributing such \$20,000 on basis of priority of either judgment or filing of claims.

Allows Real Estate Education, Research and Recovery Fund to file petition with court requiring joinder of present and prospective claimants against one licensee in one action.

Ch. 243 (SB 203) ALQUIST Amends Secs. 13596, 13701, adds Sec. 13596.1, Ed.C., re school employee merit systems.

Provides for the certification to the governing board of a school district at their next regular or special meeting of the results of the election by classified employees upon inclusion in a merit system and deletes period of time which may elapse before system becomes operable.

Makes provisions regarding the establishment of a personnel commission applicable to merit system adopted by petition and election procedure. Requires the personnel commission, pending the adoption of new rules, to continue present applicable district rules and regulations.

Removes time limits upon establishment of personnel commission after adoption of merit system.

Ch. 244 (SB 214) COOMBS Adds Sec. 71314, Wat.C., re municipal water districts.

Authorizes district to obtain, out of district funds, insurance for its directors, officers, assistants, employees, agents, and deputies for injury, death, or disability incurred while on district business and specifies that such insurance is in addition to workmen's compensation coverage inuring to the benefit of such persons.

Ch. 245 (SB 386) LAGOMARSINO Amends various secs., R. & T.C., re fuel and transportation tax.

Provides that use fuel tax and motor vehicle transportation tax are due and payable on the last day of each month, rather than on the 25th of each month.

Provides that act shall become operative on first day of month next succeeding month in which act becomes effective.

Ch. 246 (SB 443) WAY Amends Sec. 28135, Gov.C., re county officers: Madera County.

Makes the following increases in the salaries of the following officers of Madera County: auditor—\$8,500 to \$9,000; district attorney—\$13,000 to \$13,500; member of the board of supervisors—\$5,000 to \$5,800; chairman of the board of supervisors—\$5,600 to \$6,400.

Ch. 247 (SB 483) MILLS Amends Secs. 29155 and 29160, Ag.C., as enacted by Ch. 15, Stats. 1967, re abatement of diseased apiaries.

Makes it unlawful for any owner of a diseased apiary, after receiving notice, to fail to abate the disease within the time specified in the notice and order given by an agricultural inspector and requires the owner to pay the costs of any abatement performed by an inspector pursuant to law.

Ch. 248 (SB 496) KENNICK Amends Sec. 6535, B. & P.C., re colleges of barbering.

Revises requirements for approval of a college of barbering to require a course of instruction to be completed in 15 months rather than 12 months, to permit a student to complete a service in process but not to exceed 30 additional consecutive minutes, to limit the total number of weekly hours to 40, except requires accumulated minutes necessary to complete a service in process be added to give a maximum weekly total of 42½ hours, and to include in course of instruction an introduction to hairpieces and relaxing of hair.

Ch. 249 (SB 583) COLOGNE Amends, adds, repeals various secs., San Geronimo Pass Water Agency Law (Ch. 1435, Stats. 1961), re San Geronimo Water Agency.

Makes provisions of Uniform District Election Law applicable to agency elections and makes corresponding clarifying changes. Provides for a vice president and prescribes his duties. Authorizes board to appoint a general manager and fix his duties and compensation.

Specifies that agency may issue revenue bonds for any purpose for which general obligation bonds could be issued. Provides that the negotiable promissory notes the agency may issue shall mature in not less than 5, rather than 3, years and revises limitation as to maximum amount thereof.

Authorizes agency to require a water standby charge and clarifies agency's authority regarding representation in actions or proceedings involving water or property rights in the agency.

Authorizes board of directors to initiate proceedings to annex territory within agency to an existing improvement district. Authorizes board of directors to initiate dissolution proceedings for improvement districts and prescribes procedure therefor.

Specifies that provisions making the Uniform District Election Law applicable to agency elections shall not become operative until January 1, 1969

Ch. 250 (SB 1536) LAGOMARSINO Adds Sec. 51544.1, Gov.C., re transferring city tax functions.

Permits a chartered city wherein a new charter providing for transfer of city tax functions to the county was adopted after the first Monday in February to transfer such functions, rather than requiring that documents evidencing such transfer be filed with the board of supervisors on or before the first Monday in February following the effective date of city's charter or ordinance provision providing for such transfer. Allows such a city to collect taxes on property on the unsecured roll in the year of transfer but limits tax liability to amount which would have arisen if the property were secured.

Specifies that the enactment shall be operative for only two years after the 61st day following final adjournment of the 1967 Regular Session of the Legislature.

*In effect immediately.*

Ch. 251 (AB 349) CONRAD Amends Sec. 12000, H. & S.C. and Sec. 31600, Veh.C., re explosives.

Exempts class B special fireworks as contained in regulations of State Fire Marshal from the law governing high explosives and transportation of explosives.

Ch. 252 (AB 472) ZENOVICH Adds Sec. 1460.1, Gov.C., re county officers' official bonds.

Provides that county recorder shall record official bond of a county officer and return it to officer with whom it is required to be filed. Directs such officer to keep the bond on file for one year following the expiration of the term of office for which bond was issued, at which time said bond may be destroyed or otherwise disposed of.

Ch. 253 (AB 960) BIDDLE Amends and repeals various secs., Veh.C., re motor vehicles

Makes technical changes necessary to eliminate references to sections not relevant and to repeal provisions no longer of any effect.

Ch. 254 (SB 12) TEALE Nurses and related personnel.

Appropriates \$4,221,837 for salary increases for graduate, registered, and public health nursing and psychiatric technician classes.

*In effect immediately.*

Ch. 255 (SB 484) GRUNSKY Adds Art. 5 (commencing with Sec. 23175), Ch. 1, Div. 17, Ed.C., re civil actions—University of California.

Allows regents to demand written undertaking of \$100 for one plaintiff, or \$200 if multiple plaintiffs, as security for costs in actions, except those commenced in small claims court, against the Regents of the University of California. Requires allowable costs to be awarded regents on favorable judgment in such actions.

Ch. 256 (SB 312) DANIELSON Adds and repeals various secs., Pen.C., re judgments of acquittal in criminal trials.

Deletes present provision which permits the court in a criminal case to advise the jury to acquit a defendant, which advice is not binding. Authorizes judge, on motion of defendant or own motion, to order entry of judgment of acquittal in trial by court on conclusion of prosecution evidence if it concludes defendant is not guilty, or on conclusion of evidence of either side in trial by jury if it concludes evidence is insufficient to sustain conviction on appeal. Prohibits appeal from a judgment of acquittal.

Ch. 257 (SB 537) GRUNSKY Amends Sec. 2468, Civ.C., re use of fictitious names

Authorizes the certificate, which must be filed by businesses transacting business under a fictitious name, to be executed on behalf of a person or a partnership by an agent or at any time after the bankruptcy, incompetency, or death of such person or partnership by the trustee in bankruptcy, guardian, conservator, executor, or administrator of such person or partner for the purpose of maintaining an action

to recover any sums due to the bankrupt, incompetent, or deceased or facilitating the maintenance of an action by the partnership, of which the bankrupt, incompetent, or deceased partner was a member, to recover sums due such partnership.

Ch. 258 (AB 1051) FORAN Amends and adds various secs, Fin.C, re savings and loan associations.

Authorizes different rates of return to be paid on different classes of withdrawable shares of savings and loan associations and provides that nothing within provisions regarding such authority of associations shall be deemed to prevent any association from paying different rates of return on different savings shares issued without passbooks.

Extends beyond October 1, 1967, the operation of provisions of law which authorize savings and loan association to pay dividends on withdrawable shares and investment certificates notwithstanding that the funds so represented have not been held for six months.

Defines "savings shares" and "savings certificates." Prescribes provisions that may be contained in, maturity dates for, and form of, such shares and certificates. Provides that nothing within provisions regarding such shares and certificates shall be deemed to prohibit the renewal of any matured savings share or savings certificate

Authorizes different rates of return to be paid on different classes of investment certificates issued without passbooks and provides that nothing within provisions regarding such authority of association shall be deemed to prevent any association from paying different rates of return on different savings certificates issued without passbooks.

*In effect immediately.*

Ch 259 (SB 201) ALQUIST Adds Sec. 13657, amends Sec 13651.4, Ed C, re public school system.

Makes the granting of bereavement leave to classified school employees by school districts mandatory rather than permissive and provides for increased leave of absence when out-of-state travel is required. Makes bereavement leave provision applicable to districts which have adopted the merit system

Provides that days of absence for illness or injury earned may be used by a classified school employee for specified cases of personal emergency, limited to 6 days a school year. Makes provision applicable to districts which have adopted the merit system. Makes provision applicable to a school district or districts governed by the same governing board in which the combined average daily attendance exceeds 400,000, provided such school districts maintain sick leave policies not less than those in effect on January 1, 1961, and requires such districts to deduct authorized emergency leave from earned sick leave.

Ch. 260 (SB 204) ALQUIST Amends Sec. 13595, Ed.C., re school employee merit system

Provides that "a district whose average daily attendance is 3,000 or greater." for purposes of provisions covering merit system for classified school district employees, includes a district with a "common board" or a "common administration," as defined.

Ch. 261 (SB 228) ALQUIST Adds Secs. 13757, 13758, Ed.C, re school employee merit system.

Provides for placement of question of termination of classified employee merit system on the ballot at the regular school governing board election, or the next primary or general election in a general election year, whichever is earlier, upon receipt of a petition of specified number of qualified voters. Requires petition to contain specified statement of purpose.

Terminates personnel commission if electors vote to terminate classified school employee merit system and directs school governing board to adopt rules and regulations for such employees. Authorizes commencement of petition and elector procedure for merit system by the employees after elapse of 2 years after system has ceased to operate.

Ch. 262 (Relating clause corrected) (SB 248) BRADLEY Amends and repeals various secs., Ag.C., as enacted by Ch. 15. Stats 1967, re evidence.

Revises various provisions of Agricultural Code, as proposed by SB 1, creating presumptions and specifies which presumptions affect the burden of proof and which

affect burden of producing evidence. Specifies which presumptions do not apply in criminal cases.

Deletes the term "presume" where not used in an evidentiary sense and substitutes other language therefor.

Substitutes qualified representative of the commissioner for deputies and inspectors who hold valid standardization certificates for purpose of provision making notice of violation by a lot of produce prima facie evidence of the truth thereof.

Ch. 263 (SB 293) WALSH Amends Sec. 1382, Pen.C., re dismissal of prosecution.

Requires dismissal of prosecution in misdemeanor case in an inferior court when defendant is not brought to trial within 30 days after he is arraigned, if he is in custody at the time of arraignment, or in all other cases within 45 days after his arraignment, rather than prescribing a general 30-day requirement, and separate 45-day requirements where defendant has signed a written notice to appear, has not been arrested or signed a written notice to appear, or has been released on bail or his own recognizance.

Makes technical changes.

Ch. 264 (SB 349) KENNICK Adds Sec. 15955.2, Ed.C., re school district contracts.

Permits school districts to make continuing contracts for the lease of electronic data processing systems until the governing board determines to replace present systems.

Ch. 265 (SB 503) BRADLEY Amends Sec. 6460, S. & H.C., re special assessment bonds.

Clarifies form of special assessment bond under Improvement Act of 1911 to conform advance payment paragraph to advance payment provision of Sec. 6447, S. & H.C., as amended in 1965, as to date to which interest is required to be paid.

Ch. 266 (AB 71) BURTON Amends Sec 12559, W. & I.C, re aid to blind.

Eliminates requirement for certificate of qualification for aid to blind and potentially self-supporting blind that applicant show specified evidence of required residence.

Ch. 267 (AB 106) DENT Adds Sec. 31104, Wat.C., re county water districts.

Authorizes county water district to fix, levy, and collect sewage and waste service standby availability charge.

Ch. 268 (AB 333) DEDDEH Amends Sec. 1151, Prob.C., re register of public administrator

Permits any portion of the "Register of Public Administrator" more than five years old to be microfilmed and kept in place of original. Provides that the original may be destroyed on authorization by the board of supervisors.

Ch. 269 (AB 529) MOORHEAD Amends Sec. 423, Prob.C., re nominating administrators of estates.

Extends right of nomination of administrator of estate to a United States resident who would be entitled to administration of estate but for his nonresidence in California.

Ch. 270 (AB 726) WILSON Amends Sec. 12, San Diego County Flood Control District Act (Ch. 55, Stats. 1966 (1st Ex. Sess.)) re San Diego Flood Control.

Requires district board of directors, in appointing members of a zone commission, to appoint at least three, rather than one, representative of the unincorporated territory of the zone.

Ch. 271 (AB 734) BRATHWAITE Amends Secs. 12510, 12512, and 13100, B & P.C., re weights and measures.

Deletes requirement that weighing or measuring device used in retail trade be positioned so that purchaser can observe weighing or measuring process, leaving only the requirement that it be positioned so that indicator can be accurately read. Eliminates provision for tolerances in quantity markings on textile goods, and makes other technical and clarifying changes.

Ch. 272 (AB 735) BRATHWAITE Amends Secs. 12023 and 12025.5, B. & P.C., re commodities.

Eliminates provisions making it a misdemeanor to sell any commodity at greater than the true net weight, measure or count or less than the standard net weight, measure or count including tolerances.

Includes comingling and other acts regarding off-sale commodities or containers as unlawful prior to sealer's release.

Ch. 273 (AB 835) MILIAS Amends Sec. 19406, Gov.C., re military reserve service.

Removes requirement that state civil service employees must be enlistees without prior military service before a right to reinstatement arises subsequent to ordered military service of less than 18 months. Extends such right of reinstatement to employees who have completed six months of the probationary period for the class of which he is a member.

Ch. 274 (AB 914) BRIGGS Adds Sec. 126035, H. & S.C., re fireworks.

Authorizes the governing body of a city or county to delegate the discretion to grant or deny an application for a permit to possess, manufacture, sell, discharge, display, or transport fireworks to the officer to whom the application for the permit was made.

Requires the governing body to conduct a hearing upon an appeal from a denial of an application and reverse, modify, or sustain the denial.

Ch. 275 (AB 996) RAY E. JOHNSON Amends Sec. 53601, Gov.C., re investments by local agencies.

Permits legislative body of local public agency to invest in obligations of certain federal banks and of the Federal National Mortgage Association, such investments being allowed for savings banks in this state under the Financial Code, and, in effect, eliminates requirement that investments, in relation to those federal agencies, can only be in obligations for which the United States has pledged payment.

Ch. 276 (AB 1026) BIDDLE Adds Sec. 197.5, Civ.C., re visitation rights of grandparents.

Authorizes granting to parents of deceased person reasonable visitation rights to grandchild.

Ch. 277 (AB 1253) ZENOVICH Amends Sec. 1944, Lab.C., re librarians.

Deletes one-year limitation on permitted employment of alien professional librarians.

*In effect immediately.*

Ch. 278 (AB 743) THOMAS Amends Secs. 8151 and 8780, and adds Sec. 8150.5, F. & G.C., re taking of sardines.

Suspends for two years provisions authorizing the taking or possession on a boat, and use of sardines for commercial purposes, but allows any load of fish taken for such purposes to contain up to 15 percent by weight of sardines incidentally taken and mixed with such other fish, which sardines may be possessed and used for bait and in same manner as under present law, and permits possession and use of sardines imported into state under bill of lading identifying country of origin. Provides applicable season for taking of sardines following such suspension.

*In effect immediately.*

Ch. 279 (SB 302) BURGNER Adds Sec. 14613.1, Gov.C., re California State Police.

Provides maximum age of 40 for entrance examination for California State Police.

Ch. 280 (SB 429) MILLER Repeals Art. 1 (commencing with Sec. 11610), Ch. 7, Div. 10, H. & S.C., re forfeiture of vehicles.

Deletes provisions requiring forfeiture to state of interest of registered owner of vehicles connected with narcotic law violations.

Provides that repealed provisions shall, however, continue to be operative and effective with regard to any vehicle used for narcotic law violations prior to operative date of the act.

*In effect immediately.*

Ch. 281 (SB 448) COLOGNE Amends Sec. 47962, Ag.C., as enacted by Ch. 15, Stats. 1967, re grape maturity standards.

Specifically prescribes maturity standards for Robin variety of grapes and makes provision applicable only to those shipped in containers specifically marked with a statement that the grapes are of that variety only.

*In effect immediately.*

Ch. 282 (SB 589) KENNICOCK Adds Sec. 21162, Gov.C., re employment of retired persons.

Permits a person retired under the State Employees' Retirement Law to be appointed by a state agency when such appointment would prevent the stoppage of public business or because the employee has special skills.

Provides that such appointments shall not exceed 30 working days per year and that the rate of pay shall not exceed that paid to other employees with the same duties and that such appointments shall have no effect upon the person's retired status nor confer any additional rights to retirement benefits on him.

Provides that section shall not apply to specified exceptions to prohibition against employment of retired persons by state agencies.

Ch. 283 (AB 1222) DAVIS Amends Sec. 10500, Wat.C, re appropriation of water.

Extends until 61st day after adjournment of the 1971 Regular Session the provision exempting applications for the appropriation of water made by the Department of Water Resources from the diligence provision generally applicable to appropriations of water.

*In effect immediately.*

Ch. 284 (Relating clause corrected) (AB 163) PORTER Amends, amends and renumbers and adds various secs., Wat.C, and Ch. 1351, Stats. 1965, re water resources control board.

Abolishes State Water Rights Board and the State Water Quality Control Board and establishes State Water Resources Control Board within the Resources Agency.

Vests in the board all state power and responsibility relative to the supervision of water appropriation pursuant to permit or license and water pollution and water quality.

To become operative on first day of month following the effective date of the act.

Ch. 285 (AB 275) KNOX Amends Sec. 1605, adds Sec. 1605.5, R. & T.C., re property taxation: assessment.

Requires a county board to make a record of equalization proceedings, rather than transcribing such proceedings and requires a county board, if a taxpayer makes a request therefor, to supply the taxpayer with written findings of fact and conclusions of law, rather than allowing any such request suffice to require the county board to provide such matters.

Creates a conclusive presumption that the average ratio of assessed value to full cash value of property is not more than 115 percent of the latest preliminary or final ratio as determined by the board, rather than a 15 percent deviation being prima facie evidence of an inequitable assessment.

Requires the applicant for an assessment reduction to establish, by independent evidence, the full cash value after which the board shall determine the full cash value and establish the assessed value. Establishes a formula for deriving assessed value.

*In effect immediately.*

Ch. 286 (AB 619) CHAPPIE Amends, adds, and repeals various secs., B. & P.C., re weights and measures.

Eliminates the position of Deputy State Sealer of Weights and Measures, and revises provisions relating to appointment of county sealer.

Ch. 287 (AB 600) Z'BERG Adds Sec. 51335.5, Wat.C., Sec. 7½, Knight's Landing Ridge Drainage District Act (Ch. 99, Stats. 1913), and Sec. 7¼, Sacramento River West Side Levee District Act (Ch. 361, Stats. 1915), re district assessments.

Authorizes boards of reclamation and specified special districts to set a minimum assessment not to exceed \$2 for each separately assessed parcel of land in the event the assessment for such land is otherwise less than \$2.

Ch. 288 (AB 695) PORTER Amends Secs. 25528, 25538, Gov.C. re county property.

Provides that boards of supervisors may purchase advertising space and advertise the proposed sale or lease of county property in such newspapers, magazines, and other periodicals as, in their judgment, will best publicize the sale or lease.

Ch. 289 (AB 812) VASCONCELLOS Amends and adds various secs., Ed.C. re state college revenue bonds.

Authorizes Trustees of the California State Colleges to issue revenue bond anticipation notes in anticipation of revenue bonds for a project; provides that bonds may be issued on a negotiated or competitive bid basis, with interest up to 6 percent per year, and up to a 2-year maturity. Authorizes renewal notes to be on same basis.

Declares validity of previously issued short-term revenue bonds denominated revenue bond anticipation notes.

Ch. 290 (AB 968) Z'BERG New act, re reclamation districts.

Specifies that reclamation district which in 1966 elected to have its operation and maintenance assessments collected by the county on the county tax roll shall be deemed to be in compliance with 1966 act authorizing such procedure, regardless of its failure to adopt a resolution to that effect, as required by the 1966 act; and that the basis of voting in such district shall be on taxable land and improvements.

Validates 1967 district elections and taxes held or levied prior to effective date of act which would have been valid if act had been in effect.

*In effect immediately.*

Ch. 291 (AB 1027) BIDDLE Repeals Sec. 138.5, Civ.C. re visitation rights of grandparents.

Deletes provision authorizing granting to parents of deceased party reasonable visitation rights to grandchild when death occurs if decree of divorce or separate maintenance has been rendered.

Ch. 292 (SB 208) LAGOMARSINO Amends Secs. 538, 539, 540, C.C.P., re writs of attachment.

Requires issuance of a writ of attachment for a part of the indebtedness claimed if such a writ is sought, and provides that the required undertaking shall, in such cases, be in the amount of one-half of the sum for which the writ is sought.

Ch. 293 (SB 499) WAY Amends Sec. 10800, F. & G.C. re fish refuges.

Extends effectiveness of provisions establishing Soda Springs Lake of the Kern River a fish refuge from September 19, 1967, to the 61st day after adjournment of the 1987 Regular Session.

*In effect immediately.*

Ch. 294 (SB 529) BURNS Amends Sec. 18931, Fin.C., re premium finance agreements.

Increases the amount of finance charge a premium financing agency may charge in a premium finance agreement from 1½% to 1¾% per month on that part of the unpaid principal balance of any loan up to, including, but not in excess of \$700.

Ch. 295 (SB 570) LAGOMARSINO Amends Sec. 1335, Pen.C., re examination of witnesses.

Allows witnesses to be examined conditionally when a defendant has been charged with a public offense triable in any court, rather than triable in the superior court.

Ch. 296 (SB 618) DANIELSON Amends Sec. 5236, S. & H.C., re changes in work.

Allows changes, without a hearing, in construction of city and county streets and highways if the amount of change is \$1,000 or less on a job not exceeding \$100,000 or 1% or less on jobs in excess of \$100,000 rather than present \$500 on jobs of less than \$50,000 and 1% on jobs over \$50,000.

Allows changes, without limit or a hearing, if the owner of property subject to assessment for the construction requests such a change in writing and the nature of the requested change is such that the cost of the change will be assessed exclusively against the property of the requester.

Ch. 297 (Relating clause corrected) (AB 38) ELLIOTT Amends Secs. 3568, 3569, 3570, Elec.C., re ballot pamphlets.

Requires ballot pamphlet to contain the Legislative Counsel's Digest of all statutes which become operative when a constitutional amendment submitted by the Legislature is approved by the people and a notice that the bill text is on record in the office of the Secretary of State in Sacramento and is also contained in the published statutes.

Requires the digests to be printed in same manner as measures and arguments. Permits pamphlet to be bound in two parts.

Ch. 298 (AB 83) DENT Amends Sec. 990, Gov.C., re public employees' liability insurance.

Authorizes a local public entity to insure, contract, or provide for the cost of defense for a claim against any employee for punitive damages where such claim arose from an act or omission by the employee in the scope of his employment.

Declares any such insurance contract to be valid and binding notwithstanding any contrary provisions.

Ch. 299 (AB 90) CHAPPIE Amends Sec. 19572, Ed.C., re state school building aid.

Provides that proceeds from school district bonds which are encumbered or expended for schoolbuses are proceeds encumbered or expended for purposes outside the scope of the State School Building Aid Law of 1952. Permits school district which has so purchased schoolbuses prior to January 1, 1967, to make payment of required contribution from general fund of school district into State School Building Aid Fund by ten or less annual installments. Authorizes override tax for such purposes if money not available in general fund.

*In effect immediately.*

Ch. 300 (AB 176) DUNLAP Amends Sec. 17021, Elec.C., re election counts.

Prohibits any person from counting votes until all polls in the state have closed, rather than prohibiting county clerk or precinct board members from releasing results of counts prior to 8 p.m. or until all polls close, or where count has been completed prior to 8 p.m. Makes this prohibition applicable to a manual counting or a counting by vote tabulating devices. Prohibits reading or observation of counts made automatically by voting machines until all polls in state have closed.

Makes violation of this act a misdemeanor.

Ch. 301 (Relating clause corrected) (AB 201) CHAPPIE Amends, amends and renumbers various secs., Wat.C., as proposed by AB 110, and adds various secs., Wat.C., re Davis-Grunsky Act.

Authorizes Department of Water Resources to make loans, up to a maximum amount of \$400,000, with loans in excess thereof subject to approval of Legislature and California Water Commission, for acquisition of land in connection with construction of proposed water projects and prescribes requisite conditions and procedures department shall follow in administering such loans.

Specifies that land acquired outside of the boundaries of the public agency making the acquisition with such a loan remains subject to taxation if such land was subject to taxation at the time of its acquisition.

Specifies that "project" as defined in Davis-Grunsky Act shall mean, among other things, a dam or reservoir.

Ch. 302 (AB 232) MILIAS Amends Secs. 1 and 2, Ch. 24, Stats. 1966 (1st Ex. Sess.), re school bond indebtedness.

Extends from July 1, 1967, to July 1, 1968, the life of the present law permitting computation of school district maximum bonded indebtedness by reference to the last equalized assessment of the county or counties without modification by the "Collier" factor; and makes provisions applicable to districts in which the Collier factor was .93 or lower for the 1966-1967 or 1967-1968 fiscal years as well as the 1965-1966 fiscal year.

*In effect immediately.*

Ch. 303 (AB 265) CHAPPIE Amends and renumbers Sec. 1081, adds Sec. 1081, Ed.C., re foreign country educational trips.

Includes Canada within definition of "foreign country" for purposes of authorizing educational field trips in such country for pupils enrolled in secondary schools.

Ch. 304 (AB 266) CHAPPIE Amends Sec. 5025 11, P.R.C., re Donner Party Trail.

Directs Department of Parks and Recreation to certify and suitably mark the Donner Party Trail.

Ch 305 (AB 586) BEAR Amends Sec. 4831, R. & T.C., re assessment roll.

Permits correction of assessment roll for any error by the assessor in the entry, which does not involve the exercise of judgment as to value, rather than limiting such corrections to form, descriptive or clerical errors. Changes time limit on corrections from ending at the time the sale of property is made to the state to terminating three years from the date of the assessment which is being corrected.

Provides that if correction increases tax the increase will not constitute a lien against the property taxed if the property has been transferred or conveyed to a bona fide purchaser for value prior to correction and was duly recorded, or if the property is subject to a subsequent, duly recorded, bona fide, encumbrance.

Provides that in event increase in taxes on real property cannot constitute a lien on such property because of this section, the assessor or recorder may record a lien on any other real property in the county owned by a person owning or having owned property upon which taxes do not constitute a lien because of this section.

Allows tax collector, with approval of board of supervisors to release property from lien if he determines taxes are sufficiently secured by a lien on other real property or if release will not endanger collection of taxes due to correction.

Provides certification that property has been released by tax collector may be recorded and that certification is conclusive evidence that such property is free from such lien as to any subsequent bona fide purchaser, encumbrancer or lessee.

Ch 306 (AB 601) BELOTTJ Amends, adds, and repeals various secs, Ag C., as enacted by Ch. 15, Stats. 1967, re milk product standards.

Revises and deletes various provisions relating to the definition, manufacture, labeling, and sale of manufacturing cream, manufacturing milk, sterilized table cream, flavored milk and flavored dairy drink, butter, cheese, dried milk, extra grade edible dry whey, nonfat dry milk, milk drink mix, whipped cream or cream topping, whipped cream mix or cream topping mix, eggnog, imitation milk, imitation cream, and imitation milk products and to the shipment of imitation milk and oleomargarine.

Requires Director of Agriculture to collect statistics relative to the dairy industry, oleomargarine and imitation milk products.

Ch. 307 (AB 633) KETCHUM Adds Sec. 5784, Ag.C., as enacted by Ch. 15, Stats. 1967, re host-free areas.

Directs the Director of Agriculture to adopt upon the establishment of a cotton host-free period or district, insofar as practical, uniform regulations which shall be uniformly enforced in all cotton host-free districts or host-free periods established for the same pest. Provides for the extension of variances thereafter to all other host-free districts or periods unless found to be detrimental to eradication or effective pest control.

Ch. 308 (AB 681) MOBLEY Amends Sec. 5552, Ag C., as enacted by Ch. 15, Stats. 1967, re cotton plant pest control.

Declares that any cotton plant which is uncultivated or left from a previous season is presumed to harbor pests and to be a public nuisance, rather than declaring that any such cotton plant which is harboring or likely to harbor pests is a public nuisance. Specifies that presumption affects the burden of producing evidence.

Provides that if any such cotton plant is not destroyed in the manner established by regulation of the Director of Agriculture, rather than to the satisfaction of the county agricultural commissioner, by March 1st, rather than April 1st of each year, or by such earlier date as shall be proclaimed by the director as the beginning of a host-free period, it is subject anytime thereafter to all remedies for prevention or abatement of nuisances.

Ch. 309 (AB 815) DEDDEH Amends Sec 72300, Gov C., re night traffic courts

Adds additional class of counties in which municipal courts with four or more judges must remain open at least one night per week, as the judges of the court

shall prescribe, to conduct arraignments, take pleas, and set cases for trial, for traffic offenses.

Ch 310 (AB 1011) BURTON Amends, adds, and repeals various secs, F. & G.C., re beartraps.

Prohibits the taking of bear by means of iron or steel-jawed or any type of metal-jawed traps.

Ch 311 (AB 1236) CHAPPIE Amends Sec 10133, Ins C., re health insurance.

Makes mandatory, rather than permissive, that insurance companies pay persons providing hospitalization, medical, or surgical aid upon assignment of a group insured party's benefits to the person or persons furnishing the hospitalization, medical, or surgical aid. Provides that the amount of the payment shall not exceed the amount of benefit provided by the policy with respect to the service or billing of the provider of care, and the amount of payment pursuant to one or more assignments shall not exceed the amount of expense for hospitalization, medical, or surgical care.

Ch. 312 (AB 1459) PATTEE Adds Sec. 33.1, Monterey County Flood Control and Water Conservation District Act (Ch. 699, Stats 1947), re Monterey County: flood district.

Provides for the annexation of territory to zones within the Monterey County Flood Control and Water Conservation District.

Ch. 313 (AB 1911) THOMAS Amends Secs. 30683 and 30684, S. & H.C., re San Pedro-Terminal Island Bridge.

Authorizes California Toll Bridge Authority to delay certain repayments of transferred funds until certain bonds for refunding and extension and approach construction have been redeemed.

*In effect immediately.*

Ch. 314 (SB 75) DANIELSON Repeals Sec. 5628.1, adds Sec. 5628.1, S. & H.C., re 1911 Improvement Act.

Revises alternative procedure to collect assessments for paying the cost of repairing sidewalks within an improvement district by abolishing agreements, in hardship cases, for monthly or annual payment of assessment, not to exceed three years, and provides instead for annual payments of assessments of \$100 or more with interest, not to exceed a five-year period.

Ch. 315 (SB 138) MILLS Amends Sec. 827, W. & I.C., re juvenile court records.

Permits only such persons as may inspect a petition filed in any juvenile court and reports of the probation officer to inspect all other documents filed in any such case.

Ch. 316 (SB 210) DANIELSON Amends and adds various secs, S. & H.C., re special assessments.

Permits the legislative body to waive the requirement that the successful bidder advance to the superintendent of streets the incidental expenses and acquisition costs required by the Improvement Act of 1911, and to bring court actions to determine the validity of proposed activity before inviting public bids.

Authorizes in regard to the Improvement Act of 1911 and the Municipal Improvement Act of 1913, the making of an adjustment for landowners because of specified contributions when assessing land in the district in proportion to the estimated benefits. Revises mail and newspaper notice requirements under certain circumstances

Adopts as part of the Municipal Improvement Act of 1913, the liquidated damages provision of the Improvement Act of 1911, and revises provision re return of surplus in improvement fund to owners of lots as to which work is deleted

Ch. 317 (SB 260) COLLIER Amends, adds, repeals various secs, arts., P.U.C., Gov.C., re State Aeronautics Board and Division of Aeronautics

Revises the law relating to the organization and duties of the Division of Aeronautics and the State Aeronautics Board and the compensation and appointment of the Director of Aeronautics and provides new functions and duties for the board, the division, and the Transportation Agency. Places Division of Aeronautics within the Transportation Agency rather than in the Department of Public Works.

**Ch. 318 (SB 261) COLLIER** Adds, amends, and repeals various secs., P.U.C., re air passenger carriers.

Provides that a certificate may not be issued without a hearing over the formal objection of a person with standing, or denied without a hearing over the formal objection of the applicant.

Provides that rights granted under a certificate cannot be revoked absent a finding by the commission, after notice and hearing, that the holder has abandoned such rights, or will no longer perform the certificated services, or do so in accordance with the law.

Prohibits the combination of the property of air passenger carriers or common carriers through sale or agreement without the authorization of the commission and provides that if a person desires to do so, a public hearing, with notice to all interested parties, must be held and thereupon the commission may conditionally or unconditionally authorize such a transaction but further provides that the commission shall not authorize such a transaction if it would create a monopoly or jeopardize another passenger air carrier. Dispenses with the hearing requirement under certain conditions.

Prohibits generally the joint service, as officer or director, by one individual to two different passenger air carriers.

Requires a hearing before certificates may be combined so as to permit through service between points served by two different passenger air carriers

Deletes provision allowing certification to be suspended without a hearing for failure to comply with various insurance regulations.

Authorizes the commission, on its own motion, to investigate a passenger air carrier who may be engaged in any unlawful activities

Provides that the commission may specify amount of insurance to be carried by passenger air carriers, and after a hearing, additional insurance as it may determine.

Authorizes the commission to temporarily suspend or delete a certificated point upon 30 days' notice to interested parties and that it may authorize further suspensions in order to complete the proceedings concerning the deletion.

Provides that upon cessation of existing service or during conditions of national emergency or natural disaster, the commission may exempt a passenger air carrier from the usual certification requirements, following a determination of necessity.

**Ch. 319 (SB 337) McATEER** Adds Sec. 987, R. & T.C., re taxation of aircraft.

Establishes procedure for allocating property taxes between various taxing agencies on certain air carriers with a certificate or permit issued by the federal Civil Aeronautics Board.

*Provides that this section shall be operative until July 1, 1968.*

**Ch. 320 (SB 418) BRADLEY** Amends Sec. 1203 03, Pen C., re diagnostic reports.

Makes the report of an examination made by a diagnostic facility of the Department of Corrections of a defendant, which is available after the disposition of the case to the defendant or his counsel, the prosecuting attorney, the court, and the Department of Corrections, also available to the probation officer.

**Ch. 321 (SB 705) BRADLEY** Adds Sec. 601S.6, R. & T.C., re sales and use taxes.

Defines, for purposes of sales and use taxes, an operator of one-cent vending machine as consumer if operator is contracting with nonprofit charitable organization, or organization exempt from Bank and Corporation Tax Law, or military base exchange for a share of the profits.

**Ch. 322 (SB 902) DOLWIG** Amends Sec. 4640.5, H. & S.C., re Atherton Channel Drainage District.

Extends from end of 1967-68 fiscal year to end of 1971-72 fiscal year, provisions setting special maximum tax limit for district

**Ch. 323 (AB 166) PORTER** Adds Ch. 7 (commencing with Sec. 13700). Div. 7, and repeals Ch. 7 (commencing with Sec. 7076), Div. 4, Wat. C., re water well standards.

Defines "well or water well" subject to regulation and requires the department, on determining that water well construction, maintenance, abandonment, and destruction standards are needed in an area to protect water quality of water capable of beneficial use, to report thereon to the appropriate regional water quality board

and to the State Department of Public Health, and include its recommended standards to protect the quality of water affected. Requires the regional board to hold public hearings on the need to establish standards and determine objectives to be attained thereby and to transmit its findings, including the department's recommended standards, to each affected county and city.

Establishes procedure for the adoption of water well construction, maintenance, abandonment, and destruction standards by each affected county and city and specifies that prior to adoption of such standards each county and city must consult with all interested parties, including licensed well drillers. Provides for the review of county standards by the regional board and the department and modification thereof by the regional board, and provides for the adoption of standards by the regional board for the area affected if county or city fails to act. Provides for review of all action or inaction of the regional board by the State Water Quality Control Board, including the authority to initially determine the need for standards if the state board finds that the regional board has failed to take appropriate action.

Ch. 324 (AB 932) BAGLEY Adds Sec. 24154, Gov.C., re master bonds.

Permits the county board of supervisors to include certain county officers to be covered in any authorized master bond used in addition to the present bonding requirements.

Ch. 325 (AB 490) RALPH Amends Sec. 3095, Lab.C., re recruitment and apprenticeship programs.

Makes willful discrimination in any recruitment or apprenticeship program on the basis of race, sex, creed, color, or national origin a misdemeanor, punishable by a fine of not more than \$1,000 or imprisonment for not more than six months, rather than unlawful.

Ch. 326 (SB 339) MILLER Adds Sec. 25106, R. & T.C., re bank and corporation tax.

Provides that no inference shall be drawn in pending litigation from this enactment.

Specifies that in any case in which the tax of a corporation has been determined pursuant to the provisions relating to the allocation of income of corporations doing business both within and without the state, with reference to the income and apportionment factors of another corporation with which it is doing, or has done a unitary business, all dividends paid by one to another of such corporations shall, to the extent such dividends are paid out of such income of such unitary business, be eliminated from the income of the recipient and shall not be taken into account as interest or in any other manner in determining the tax of any such corporation.

Ch. 327 (SB 462) BEILENSEN Amends and adds various secs., H. & S.C., B. & P.C., and Pen.C., re abortion.

Authorizes holder of physician's and surgeon's certificate to perform an abortion, or aid or assist or attempt an abortion, if the abortion takes place in a hospital accredited by Joint Commission on Accreditation of Hospitals, is approved in advance by committee of the medical staff of the hospital, and such committee finds one or more of the following conditions exist: (1) there is substantial risk that continuance of the pregnancy would gravely impair the physical or mental health, as defined, of the mother, (2) the pregnancy resulted from rape or incest.

Requires unanimous consent of members in order to approve abortion, if committee of medical staff consists of no more than three licensed physicians and surgeons.

Prohibits committee of the medical staff from approving performance of an abortion on ground that pregnancy resulted from rape or incest unless it notifies the district attorney of the application for the abortion and transmits to him the affidavit of the applicant attesting to the facts establishing the alleged rape or incest, and he determines that there is probable cause to believe that pregnancy resulted from rape or incest, or he fails to reply within five days. Prohibits the committee from approving an application on such ground if the district attorney informs it that there is no provable cause to believe pregnancy resulted from rape or incest, unless a court in a special proceeding finds by a preponderance of the evidence that the pregnancy was so caused. Prescribes procedure for such a special proceeding.

Prohibits the approval of an abortion on the ground that the pregnancy resulted from a violation of subdivision 1 of Section 261, Penal Code, which defines "rape" as including sexual intercourse with a female not the wife of the perpetrator where the female is under 18 years of age, unless the woman at the time of the alleged violation was below 15 years of age.

Provides that committee of the medical staff shall consist of not less than two licensed physicians and surgeons or, if the proposed termination of pregnancy will occur after the 13th week of pregnancy, not less than three licensed physicians and surgeons

Prohibits approval of termination of pregnancy after 20th week of pregnancy.  
Makes conforming changes.

Ch. 328 (SB 152) COLLIER Amends Secs. 3110, 3111, 3114, and 3116, S. & H.C., re assessment districts.

Requires maps showing proposed boundaries of assessment districts to be labeled as prescribed, and requires payment of a filing fee for filing of such map with county recorder.

Provides for the preparation, filing and recording of an assessment diagram.

Ch. 329 (SB 588) McCARTHY Amends Sec. 1 (Ch. 2018, Stats. 1965), re City of Benicia tidelands.

Corrects description of tidelands granted to City of Benicia by the state.

Ch. 330 (SB 749) STIERN Amends Sec. 46156, Wat.C., re water storage districts.

Authorizes board of directors of a water storage district, in lieu of the California Districts Securities Commission appointing 3 commissioners, to appoint the district engineer to apportion the costs of the district project or to reassess the costs thereof, unless a protest is filed with the board, as prescribed.

*In effect immediately.*

Ch. 331 (SB 750) STIERN Adds Sec. 61764, Gov.C., re community services districts.

Provides that a community services district shall give notice and hearing before fixing a standby charge.

*In effect immediately.*

Ch. 332 (AB 175) BRATHWAITE Amends Sec. 11537, B. & P.C., re subdivision maps.

Requires that final map submitted under subdivision map for purpose of reverting to acreage land previously subdivided be accompanied by evidence of title and non-use or lack of necessity of streets or easements which are to be vacated or abandoned, rather than by evidence of title and nonuse of streets or easements.

Authorizes governing body to require filing of tentative map in conjunction with such reversion and to accept any dedication of land by the final map for public streets, highways, ways, or easements as a condition of approval of such tentative map.

Ch. 333 (AB 459) MILIAS Amends Sec. 893, Pen.C., re grand jurors.

Makes persons who are serving as elected public officers incompetent to serve on grand juries.

Ch. 334 (AB 513) FENTON Amends Sec. 760, Elec.C., re new voters.

Provides that the return envelope containing the identification envelope of a new voter must be received by the county clerk before 5 p.m. on the day before election day, rather than be mailed on or before that time and date.

Ch. 335 (AB 577) DUFFY Amends Sec. 74923, Gov.C., re courts.

Provides that the clerk of the Visalia Municipal Court may appoint 4, instead of 3, intermediate clerk typists.

Ch. 336 (AB 745) STULL Amends Sec. 73953, repeals Sec. 73956, Gov.C., re municipal courts—San Diego.

Increases the number of, and salaries of various court personnel according to a specific schedule. Creates the positions of chief deputy clerk, key punch operator (2), and court interpreter.

Repeals provision granting credit for prior service to persons who succeeded to positions in what is now the North County Judicial District at the time of its creation.

Ch. 337 (AB 871) KNOX Amends Sec. 12817, repeals Sec. 12816.5, P.U.C., re municipal utility districts.

Deletes from former authorization enabling a district to expend funds on, construct, maintain, and improve public recreational facilities appurtenant to any water reservoir owned by the district. requirement that district must anticipate that such recreational facilities will be self-supporting.

Ch. 338 (AB 933) BAGLEY Amends Sec. 24304, Gov.C., re county offices.

Provides that in counties of the 13th to 57th classes, inclusive, the board of supervisors by ordinance may consolidate the duties of the offices of coroner and health officer.

Ch. 339 (AB 954) VEYSEY Amends Sec. 23113, Gov.C., re Imperial County boundaries.

Changes descriptions of boundaries of Imperial County to conform to the state boundary changes resulting from the Colorado River between Arizona and California Boundary Compact.

Ch. 340 (AB 992) VEYSEY Amends Sec. 23133, Gov.C., re Riverside County boundaries.

Changes description of boundaries of Riverside County to conform to the state boundary changes resulting from the Colorado River Boundary Compact between Arizona and California.

Ch. 341 (AB 1054) DUFFY Adds Sec. 155.6, R. & T.C., re property taxation.

Provides for assessment or reassessment of property damaged or destroyed by floods or storm conditions prior to December 31, 1966, in an area or region proclaimed by the Governor to be in a state of disaster, at the value immediately following the damage or destruction, and for equalization of the assessment or reassessment on such basis and application of the tax rate to the equalized assessment or reassessment. Provides for reduced payment if tax has not been paid or for refund if tax has been paid.

*In effect immediately.*

Ch. 342 (AB 1093) CONRAD Amends Secs. 10208 and 10209, Elec.C., re general election ballot.

Requires rotation of candidates on general election ballot only when the office is to be voted on throughout and wholly within a county rather than for every office voted on just wholly within the county.

Ch. 343 (AB 1247) CONRAD Amends Sec. 10002, Elec.C., re ballot paper.

Permits ballot paper to be marked with an overprint or watermark, rather than only a watermark.

Ch. 344 (SB 128) DANIELSON Adds Sec. 25413.1, Ed.C., re junior college districts.

Provides that same persons shall not serve on boards of city junior college district and city school district having a.d.a. of 400,000 or more, and where junior college district serves larger area than unified school district.

Requires members of both boards to elect, on or before December 31, 1968, on which board they will serve. Provides that such members shall serve both districts until their successors are elected at election following December 31, 1968, and take office. Requires employees who serve on districtwide basis for either district, with 50 percent or more of services to junior college district, to elect before July 1, 1969, which district to serve. Any employee failing to make election is deemed to have elected to serve city school district.

Provides for new personnel commission for junior college district if both districts had merit systems and were previously served by same commission.

Provides for rights, benefits, and burdens, including compensation, of classified employees electing to serve junior college district, and requires junior college district personnel commission to initially adopt rules of personnel commission which formerly served both districts.

Provides for transfer of land, buildings, fixtures, leases, and other real property jointly owned by such districts to city school district and authorizes city school district tax to be increased by such amount as will produce sufficient amount to pay junior college for its proportionate interest in such property. Makes provision for division of other assets of both districts. Authorizes district to contract with other district for performance of services.

Declares legislative intent is to provide separate governing for a city junior college district including an area of a city school district with an a d a. of 400,000 or more and outside area without establishing election procedure.

Ch. 345 (SB 336) McATEER Adds Sec. 1019, Ed C. and Sec. 3364 5, Lab.C., re insurance: school districts.

Authorizes school district to provide insurance coverage, including workmen's compensation, for persons authorized by the governing board to perform volunteer services for the district. Prescribes procedures for classifying such persons as employees of the district for purposes of workmen's compensation insurance.

Ch. 346 (SB 400) ALQUIST Adds Sec. 1716, Civ.C., re billing for future services.

Requires any statement or invoice or writing reasonably interpreted as statement or invoice, soliciting payment of money, for goods not yet ordered or services not yet performed and not yet ordered, to contain a prescribed warning that such statement or invoice is only a solicitation for the order of goods or services.

Allows damages to any person damaged by noncompliance with the section, of three times the amount of charges.

Ch. 347 (SB 401) ALQUIST Amends Sec. 10652, Ed.C., re school tuition and fees.

Prohibits any state-owned college or university or other state-owned school from charging any tuition or incidental fees to any child or any veteran of the United States military service who has a service-connected disability and whose annual income, not including governmental compensation for such service-connected disability, does not exceed \$5,000, instead of \$3,000.

Ch. 348 (SB 415) WEDWORTH Amends Secs. 5835 5, 5855 and 19170; adds Secs. 5821.3, 19036, and 19165.1, S. & H.C., re maintenance districts

Authorizes county boards of supervisors to establish, under the Improvement Act of 1911 and the Highway Lighting District Act and without notice or hearing, maintenance districts or street lighting districts whenever a county ordinance requires a subdivider to install a sewer, drainage or a street lighting system.

Authorizes division of lighting maintenance districts into tax assessment zones when boards of supervisors find that the replacement of obsolete lighting is required and authorizes changes in the boundaries of such zones and their dissolution.

Provides, as an alternative to initiation of procedure of petitions by property owners, for boards of supervisors, by 2/3rds vote, to initiate procedure to provide for the replacement of obsolete lighting.

Changes from 3 to 10 years the maximum duration of a zone to replace obsolete lighting.

Ch. 349 (SB 500) COLLIER Amends Sec. 1315, Sonoma County Flood Control and Water Conservation District Act (Ch. 994, Stats 1949) and adds Sec. 54929 2, Gov C., re Sonoma County flood control.

Creates in the Sonoma County Flood Control and Water Conservation District, Zone No. 3-A Valley of the Moon, as described.

Permits Zone No. 3-A to levy and collect assessments for 1967-68 fiscal year and thereafter if required statement and map or plat are filed with county assessor and State Board of Equalization on or before June 30, 1967.

*In effect immediately.*

Ch. 350 (SB 515) DANIELSON Amends Secs. 23755, 23756 and 23761, and adds Sec. 23753 2, Ed.C., re California State Colleges.

Changes determination date of a student's status as a resident or nonresident from the opening day of the semester during which the person proposes to attend the state college to the last day a student may register at any state college without payment of a late registration fee.

*To become operative for semesters and quarters on and after January 1, 1968.*

*Makes related changes.*

Ch. 351 (SB 530) BURNS Amends Sec. 18934, Fin.C, re insurance premium financing.

Changes the amount of default charges for delinquent installment payments of a premium finance agreement in the event of a default for a period of not less than 10 days, rather than in the event of a default of more than five days, from a charge not exceeding an amount equal to the portion of the finance charge applicable to the final installment period to a charge of \$1 to a maximum of 5% of the delinquent installment but not to exceed \$5.

Ch. 352 (Relating clause corrected) (SB 738) BRADLEY Adds Secs. 1622.1, 1624.1, 1624.2, R. & T.C., re tax appeals boards.

Authorizes the county board of supervisors, in its ordinance creating a tax appeals board, to provide that the board of supervisors shall make the appointments, by majority vote, to the tax appeals board, as an alternative procedure to the present provisions of law providing for such appointments.

Restricts board membership to those who have not been employees of an assessor's office during the preceding three years. Prohibits board members from knowingly participating in any proceeding in which they have an interest.

Provides that this act shall not affect the terms of present members of the tax appeals board.

*In effect immediately.*

Ch. 353 (SB 859) MARLER Amends and repeals various secs. F. & G.C., re anchovy canning.

Repeals obsolete provisions of code and corrects cross-references without substantive change.

Ch. 354 (SB 860) MARLER Amends Sec. 3271, repeals Sec. 4184, F. & G.C., re taking of game.

Repeals and corrects obsolete provisions of code without substantive change.

Ch. 355 (SB 909) CUSANOVICH Repeals and adds Ch. 7 (commencing with Sec. 12700), adds Ch. 7.3 (commencing with Sec. 12740), and Ch. 7.7 (commencing with Sec. 12770), Div. 5, B. & P.C., re weighmasters.

Deletes present provisions concerning licensing of public and private weighmasters and enacts separate provisions for licensing of public weighmasters, private weighmasters, and public weighmasters-at-large.

Ch. 356 (AB 57) HARVEY JOHNSON Amends Secs. 10219, 10301, Elec.C., re ballot designations.

Limits right of candidate to designate his office on ballot to office to which he was elected by vote of the people or to which he was appointed to fill a vacancy. Limits right of candidate to designate his occupation on the ballot to that of his principal occupation.

Ch. 357 (AB 82) HINCKLEY Amends Sec. 31663, Gov.C., re county employees' retirement law.

Adds provision that in any county with a population of from 503,000 to 600,000 a sheriff's inspector, chief inspector, or chief deputy, who is a safety member and whose duties are primarily administrative, shall be retired on first day of month following his 70th birthday.

Ch. 358 (AB 98) ELLIOTT Adds Secs. 14220 and 14371.1, Ed.C., re state teachers' retirement system.

Increases monthly allowances commencing on July 1, 1967, of retired members or beneficiaries of such members according to specified percentages and conditions. Provides that the teachers' retirement system shall pay to each local retirement system an amount equal to the difference between such increase and such increase that would have been payable if such retired members had not been entitled to benefits from such local retirement system.

Appropriates \$9,500,000 for transfer to Teachers' Retirement Fund to finance the retirement increases provided by this act.

*In effect immediately.*

Ch. 359 (AB 147) PORTER Amends various secs, Wat.C. as proposed by AB 110, and adds various secs, Wat.C., re Davis-Grunsky Act.

Requires Department of Water Resources to include in its report to the Legislature on each loan and grant application a statement of the project's onshore facili-

ties and other facilities which the department will require as a condition of the grant or loan.

Specifies that a project loan in excess of \$4,000,000, or project grant in excess of \$400,000, is (1) subject to the provisions of the act and the approval of the California Water Commission; and (2) must be specifically approved by the Legislature by an act subsequent to its receipt of copies of the project report.

Specifies that all loans for project feasibility reports are subject to the approval of the California Water Commission, as well as being subject to specific legislative authorization when they exceed the lesser of 2 percent of the estimated project cost or \$50,000.

Specifies that when grants are made for part of construction cost of a dam and reservoir properly allocated to recreational functions of statewide interest or for part of project construction costs properly allocated for fish and wildlife enhancement, the Department of Water Resources may provide in the grant contract for deposit of that portion of the grant not needed for payment of dam and reservoir construction costs or other project facilities into a special reserve account to be used solely for the construction of specified onshore recreation facilities until they are paid for.

Ch. 360 (AB 162) BURTON Amends Sec. 6726, adds Secs. 10053.5 and 16200.5, and repeals Sec. 6726.5, W. & I.C., re care of mental patients.

Transfers authority to certify a private home for family care of not more than six patients on leave of absence from state hospitals from the Department of Mental Hygiene to the Department of Social Welfare.

Deletes provision for Department of Mental Hygiene to pay such homes up to \$130 per month for care of such patients, and requires Department of Social Welfare to provide protective social services for the patients and pay the homes at a rate set by that department to the extent of funds appropriated and available but not in excess of \$160 per month.

Provides for working agreements to be developed by the Department of Social Welfare and the Department of Public Health, so that duplication shall be avoided with respect to regional centers making fullest use of resources in serving the mentally retarded.

*In effect immediately.*

Ch. 361 (Relating clause corrected) (AB 177) WILSON Amends Secs. 73642, 73643, 73649, 74343.1, Gov.C., re municipal courts: El Cajon.

Adds a chief deputy, a deputy clerk stenographer and 2 keypunch operators to the list of municipal court attachés of the El Cajon Judicial District. Increases salary rates of various attachés of such district, and updates operativeness of salary and job classifications with reference to court employees of San Diego County.

Ch. 362 (AB 306) BEE Adds Sec. 13581.2, Ed.C., re classified employees.

Provides that personnel whose positions do not require certification qualifications, employed under specially funded projects which are not a part of the regular school program shall be classified employees.

Requires specially funded positions which are restricted to employment of persons in low income groups, from designated impoverished areas or other criteria which restricts the privilege of all citizens to compete for employment in such positions, in addition to regular class title, to be classified "restricted." Excludes such "restricted" employees from specified classified service benefits. Allows such "restricted" employee, after 6 months satisfactory service, to take qualifying examination and if he satisfactorily completes such examination, to be eligible for full rights, benefits, and burdens of regular classified employee.

Makes provisions applicable to districts which have adopted merit system.

Declares legislative intent that provisions not intended to be disruptive or detrimental to normal employment procedures relating to classified school service.

Ch. 363 (AB 332) STULL Adds Sec. 27207.1, Ed.C., re county free libraries.

Permits board of supervisors in a county over 400,000 population maintaining a county free library to pay the salary of the county librarian from the same fund used for maintaining and operating the county free library.

Ch. 364 (AB 334) DEDDEH Adds Sec. 31680.2, Gov.C, re county employees' retirement law.

Permits a person retired for service to be employed by a county or district in a position requiring special skills or knowledge for 90 days or less during a fiscal year

without being reinstated into the system or terminating or suspending his retirement allowance.

Provides that provisions of this act shall apply in counties having less than 5,000,000 people as determined by Section 28020 of the Government Code.

Ch. 365 (AB 374) RUSSELL Amends and adds various secs., Wat.C., re county waterworks districts.

Authorizes the governing board of a county waterworks district to acquire property by purchase, gift, devise, descent, and eminent domain. Extends from 5 years to 10 years the time in which repayment of funds borrowed from the county may be deferred. Requires district to pay interest to the county on all funds borrowed, at the same rate that county applies to district funds on deposit with county. Authorizes governing board to lend district funds to, and borrow district funds from, another county waterworks district on same terms and conditions as apply to loans of county funds. Establishes alternate zoning procedure.

Ch. 366 (AB 378) STULL Amends Sec. 65858, Gov.C., re interim zoning ordinances.

As an alternative to permitting legislative body to adopt interim zoning ordinance for 90-day period with power to extend same for two one-year periods, gives such body authority to adopt interim zoning ordinance for one-year period with power to extend same for one one-year period

Ch. 367 (AB 439) BELOTTI Amends Sec. 70127, Gov.C., re superior court reporters: Humboldt.

Increases annual salary of regular official reporters of Humboldt County Superior Court, from \$7,200 to \$10,000.

Ch. 368 (AB 560) DUNLAP Amends Sec. 29109, Gov.C., re tax levies.

Requires county auditor to report, on or before October 16, to the State Controller the rates of taxation, assessed valuation as shown on the current equalized assessment roll and the amount of taxes to be levied for each city carried on the regular county assessment roll.

Ch. 369 (AB 636) FORAN Amends Sec. 26450, Veh.C., re motor vehicle brakes.

Requires that every motor vehicle be equipped with service brake system, rather than every motor vehicle other than motorcycle. Requires every motor vehicle, other than motorcycle, be equipped with parking brake system.

Ch. 370 (Relating clause corrected) (AB 638) FORAN Amends Sec. 21356, 21803, Veh.C., re yielding right-of-way.

Prohibits the Department of Public Works or local authorities, with respect to highways under their respective jurisdictions, from erecting yield right-of-way signs at locations where the entering speed may safely exceed 15 miles per hour.

Provides that driver of vehicle upon approaching yield right-of-way sign at entrance to highway or intersection, in addition to obeying existing requirements to yield the right-of-way, shall not enter such highway or intersection at a speed exceeding 15 miles per hour and shall slow down and stop if necessary.

Ch. 371 (AB 639) FORAN Amends Sec. 21704, Veh.C., re distances between vehicles.

Requires that driver of any motor truck or schoolbus, or the driver of any motor vehicle towing any other vehicle, rather than only driver of motor truck or driver of any motor vehicle which is towing any trailer, semitrailer or house trailer, to keep vehicle he is driving not less than 500 feet to rear of any such vehicle preceding it outside of a business or residence district.

Ch. 372 (AB 641) FORAN Amends Sec. 25300, Veh.C., re vehicle warning devices.

Requires that vehicles which meet certain width requirements, rather than unladen motor trucks weighing in excess of 4,000 pounds and any trailer or semitrailer, be equipped with and display certain prescribed warning devices.

Provides that only one vehicle in a combination is required to be equipped with pot torches, red electric lanterns, or emergency reflectors.

Ch. 373 (AB 682) FORAN Amends Sec. 26302, Veh C., re brakes: trailers and semitrailers.

Requires that brakes on trailers or semitrailers be adequate, supplemental to the brakes on the towing vehicle, to enable the combination of vehicles to comply with prescribed stopping distance requirements, rather than adequate to enable the combination of vehicles to comply with such requirements.

Excepts any vehicle which is used to support a boom or mast of a mobile crane or shovel from provisions prescribing brake requirements for trailers and semitrailers of specified weights.

Ch. 374 (AB 763) PATTEE Amends Sec. 27459, Veh.C., re tire chains.

Requires that when Department of Public Works requires passenger vehicle or motor truck having unladen weight of 5,000 pounds or less to be equipped with tire chains, such tire chains must be placed on at least two drive wheels.

Ch 375 (AB 795) FORAN Amends Sec. 362, Veh C., re motor vehicles.

Defines term "house car," as including a motor vehicle to which a camper has been permanently attached, rather than a motor vehicle to which a camper has been attached and which is not used to transport property on its own structure other than property used for human habitation or camping purposes

Declares that a motor vehicle to which a camper has been temporarily attached is not a house car, rather than limiting the exemption solely to a motor vehicle designed primarily to transport property.

Ch. 376 (AB 817) MURPHY Amends Secs. 20501, 20502, Elec.C., re municipal elections.

Makes the provision dealing with tie votes in general elections applicable to municipal elections, and provides for city clerks to make out and deliver to persons so declared elected in municipal elections the certificates of election.

Ch. 377 (AB 870) MILIAS Amends Sec. 208, Elec.C., re voter registration.

Permits naturalized citizens to prove naturalization by sworn statement rather than by certificate of naturalization or certificate of registration in county of his last residence in the state.

Ch. 378 (AB 896) RAY E. JOHNSON Amends Sec 7554, Ed.C., re education for mentally retarded.

Requires county superintendents of schools of counties with more than 25,000 pupils in average daily attendance and in which at least 50 percent of mentally retarded pupils are enrolled in classes conducted by such superintendent, rather than counties with more than 10,000 pupils in average daily attendance, to employ at least one full-time curriculum specialist for mentally retarded pupils. Allows county boards of education of counties with 25,000 or less, rather than 10,000 or less, pupils in average daily attendance or governing board of school district with more than 8,000 in average daily attendance to cooperate with county superintendents of schools with 25,000 or more, rather than 10,000 or more, pupils in average daily attendance in development of course of study for mentally retarded pupils.

*In effect immediately.*

Ch. 379 (AB 924) FORAN Amends Sec 26700, Veh C. re windshields.

Requires that every bus, as well as every passenger vehicle, motortruck or truck tractor, and firetruck, be equipped with an adequate windshield.

Ch. 380 (AB 976) DUFFY Adds Sec. 36508, Veh C., re slow-moving vehicle emblem.

Permits implements of husbandry to display a "slow-moving vehicle emblem" when moving at 25 m p h. or less. Describes emblem and manner in which it shall be displayed.

Ch. 381 (AB 1043) HAYES Amends Sec. 1202, Prob.C., re probate proceedings.

Specifies that service of request for special notice in probate proceedings may be made upon attorney for executor or administrator, as well as attorney for trustee.

Ch. 382 (AB 1112) MacDONALD Amends Secs. 375 and 24603, Veh.C., re lighting equipment on motor vehicles.

Includes supplemental stoplamps and supplemental signal lamps in the definition of "lighting equipment."

Expressly permits supplemental stoplamps on vehicles mounted to the rear of the rearmost portion of the driver's seat in its rearmost position in addition to those required on the rear of the vehicle. Allows a supplemental stoplamp on that side of a vehicle toward which a turn will be made to flash as a part of the supplemental turn signal lamp.

Ch. 383 (AB 1315) MACDONALD Adds Sec. 18501.5, Elec.C., re recount of ballots.

Provides that, with respect to general provisions dealing with recounts of ballots, a candidate for office may request a recount, if he files declaration that because of mistake, error, or misconduct the returns in a precinct are not accurate. Requires such candidate to deposit money to cover costs of recount, with the money actually expended not being returned if the recount does not give him a plurality.

Ch. 384 (AB 1350) HARVEY JOHNSON Repeals Sec. 1223, Prob.C., re estate administration: court orders.

Eliminates provision which requires a court, if its order or decree authorizes a lease, mortgage, or transfer of property, distributes property, or makes any change in the status of property registered under the so-called Torrens Act, which was repealed by Ch. 332, Stats. 1955, to direct the registrar of titles to issue a certificate of title or note an appropriate memorial of the transactions.

Ch. 385 (AB 1356) MACDONALD Adds Sec. 24265.5, H. & S.C., re orchard heaters.

Authorizes air pollution control board, upon activation of air pollution control district, to establish reasonable exemptions for orchard heaters which produce un-consumed solids at a rate in excess of one gram per minute and which are then owned by persons engaged in agricultural operations within the district if it makes prescribed determinations.

Provides that this section shall remain in effect until the 61st day after final adjournment of the 1972 Regular Session of the Legislature.

Ch. 386 (AB 2581) MACDONALD New act, re state property.

Authorizes Department of General Services with the consent of the Department of Mental Hygiene, to convey an easement across the property of Camarillo State Hospital for the purpose of construction of a county road.

*In effect immediately.*

Ch. 387 (SB 781) DOLWIG Amends Sec. 31641.2, Gov.C., re County employees' retirement.

Provides, as an alternative to the contribution requirements for members who wish to receive credit for prior public service not covered by any retirement system, under the County Employees' Retirement Law of 1937, that by a four-fifths vote, the governing body can elect to make part of the contributions for the member, providing that his eligibility for such credit only applies if he retires for service or disability.

Ch. 388 (AB 354) THOMAS Amends Sec. 71.8, H. & N.C., re small craft harbors.

Authorizes the Harbors and Watercraft Commission, in any contract or agreement for transfer of small craft harbors, facilities, or connecting waterways to a county, city, or district, or for a loan for such purposes to a county, city or district, to waive the present requirement that installments of principal and interest on money owed the state be paid from gross revenues prior to any other expenditures from such revenues, and to allow installments of principal and interest on money owed the state to be repaid under such terms and conditions as may be mutually agreed upon and specifically set forth in such contract or agreement, if the commission is satisfied that the city, county or district has sufficient financial resources to fully repay such loan without the necessity of the foregoing requirement.

Ch. 389 (AB 535) DAVIS Amends Secs. 9055 and 9066, P.R.C., re State Soil Conservation Commission.

Provides that the office of one of the members of the State Soil Conservation Commission who are required to be soil conservation district directors whose terms otherwise expire on May 27, 1971, shall expire on the effective date of this act, to be thereafter filled by a nondirector representative associated with cities, and

the office of the agriculture representative member whose term otherwise expires on May 27, 1971, shall expire on the effective date of this act, to be thereafter filled by a nondirector representative associated with recreation. The terms of the two members appointed on the effective date of this act to expire on May 27, 1971.

Adds Director of Department of Fish and Game as member of the State Soil Conservation Advisory Board, and stipulates that such board shall have no right to vote at commission meetings.

**Ch. 390 (AB 551) ZENOVICH Amends Sec. 619, R. & T.C., re notice of assessment increases.**

Requires assessors to inform assessees of real property on the local secured roll of increases in full cash value, rather than assessed value, of the assessee's property, unless the assessor elects to inform all assessees of real property on the local secured roll or on the unsecured and secured rolls of their property's assessed valuation.

Makes technical changes.

**Ch. 391 (AB 864) VEYSEY Amends Sec. 16851, Ed C., Sec. 545, Veh C, re schoolbuses.**

Excludes from definition of "schoolbus" a motor vehicle operated by a California state college or junior college, provided the vehicle is not used to transport students at or below the 12th-grade level.

**Ch. 392 (AB 1814) FORAN Amends Secs. 10219, 10301, Elec.C., re election ballot designations.**

Authorizes Members of the Legislature to have "incumbent" on the ballot in addition to one of the other permitted designations, rather than as alternative to such other designations.

Limits right of candidate to designate his office on ballot to one for which he was elected by vote of the people or by appointment to fill a vacancy in an elected office. Limits right of candidate to assignate his occupation on the ballot to that of his principal occupation.

**Ch. 393 (SB 411) GRUNSKY Adds Sec. 405.7, C.C.P., re undertakings in civil actions.**

Provides that defendant may make a motion, supported by an affidavit showing that the claim against such defendant is frivolous, for a court order requiring plaintiff, in a suit against a licensed architect, landscape architect, engineer, building designer, or land surveyor for negligence, to provide a written undertaking of \$500 for each such defendant named, not to exceed \$3,000, and that the court must order plaintiff to file such security, if the defendant can show that the plaintiff would not suffer undue economic hardship and that there is no reasonable possibility that he has a cause of action. Provides that if the suit is dismissed the defendant shall be reimbursed for his costs authorized by law, and that if no sufficient undertaking is obtained the suit shall be dismissed.

**Ch. 394 (SB 467) CARRELL Amends Secs. 286 and 24007, Veh C., re vehicle dealers.**

Excludes from term "dealer" for purposes of Vehicle Code, persons engaged in business activity involving the purchase, sale, or exchange of minibikes, tote goats, and similar vehicles and certain persons temporarily retained as auctioneers to dispose vehicle stock inventories on behalf of the owners thereof from definition of dealer.

Prohibits a person holding a retail seller's permit, as well as a dealer, from selling a new or used motor vehicle which is not in compliance with Vehicle Code or regulations adopted thereunder. Provides that this prohibition does not apply to vehicle which is sold exclusively for off-highway use, as well as to a vehicle which is sold to another dealer or for the purpose of being wrecked or dismantled.

**Ch. 395 (SB 510) SCHMITZ Amends Sec. 10012.5, Elec.C., re candidates' statements of qualifications.**

Specifies that a candidate in any local or district election file his statement of qualifications in the office of the clerk when his nomination papers are returned for filing, and provides that such statement may be withdrawn but not changed during the period allowed for filing nominating papers and for three calendar days after the close of the nomination period.

Ch. 396 (SB 631) COLLIER Amends Sec. 18100 and repeals Sec. 18255, H. & S.C. and adds Sec. 22538, Veh.C., re parking of mobilehomes.

Eliminates provision in Health and Safety Code which prohibits parking mobile-home on a public highway at night, except for emergency repairs and adds similar provision to Vehicle Code applicable to trailer coaches, housecars, or vehicles equipped with camper.

Ch. 397 (SB 639) COLLIER Amends Secs. 3572 and 3574, P.U.C., re highway carriers.

Provides residence requirements which must be met before a highway carrier's permit may be issued to specified applicants. Prohibits the sale, lease, assignment or transfer of a highway carrier's permit unless the assignee has met these residence requirements.

Ch. 398 (SB 736) MOSCONE Repeals, amends, and adds various secs., Lab.C., re maritime industrial safety.

Reenacts and extends in effect until 1969 provisions re the safety of persons engaged in loading or unloading ships or vessels in regard to handtrucks; handtools; the storage of materials; curbs or rails on docks, wharves or piers; the inspection of equipment; dock plates, and the use of internal combustion engines; and providing that such provisions shall not limit safety orders of the Division of Industrial Safety.

Ch. 399 (SB 786) BRADLEY Adds Sec. 1208.5, Pen C., re work furloughs.

Allows boards of supervisors of counties having work furlough programs to enter into agreements whereby a person can be transferred from the jail of one county to the jail of another county, in order that he may be enabled to continue in his regular employment in such other county through such county's work furlough program.

Ch. 400 (SB 1188) BRADLEY Adds Sec. 71.1 to Santa Clara-Alameda-San Benito Water Authority Act (Ch. 1289, Stats. 1955), re Santa Clara Water Authority.

Prescribes alternative procedure for dissolution of district.

Ch. 401 (SB 1355) GRUNSKY Amends Sec. 2366, F. & G.C., re abalone.

Makes prohibition on shipment of abalone meat out of state inoperative until 61st day after final adjournment of the 1969 Regular Session of the Legislature.

Ch. 402 (AB 234) DUNLAP Adds Secs. 29001.5, 29012.5, Gov.C., re county expenditures and revenues.

Defines county "expenditures" and county "revenues" for purposes of laws relating to county finance.

Ch. 403 (AB 237) DUNLAP Repeals Sec. 25255, Gov.C., re county auditors' statements

Repeals provision requiring county boards of supervisors prior to annual meetings to levy taxes, to have auditor prepare statement showing indebtedness of county, description and value of all property owned by county, and amount of cash in county treasury and its several funds.

Ch. 404 (AB 294) DUNLAP Amends Sec. 24051, Gov.C., re inventory of county property.

Provides that county boards of supervisors may designate date other than July 10th as the deadline for filing an inventory of county property.

Enables boards of supervisors to prescribe by ordinance a period other than an annual period, provided that such period shall not be in excess of three years, for the preparation of the inventory and a correspondingly different date for filing.

Ch. 405 (AB 562) MORETTI Amends Sec. 18748, B. & P.C., re boxing and wrestling.

Authorizes a club, with the permission of the State Athletic Commission, to advance to a boxer or wrestler before services are rendered up to \$1,000 plus necessary transportation and living expenses, rather than only necessary transportation and living expenses. Limits such advance, except transportation and living expenses, to 20 percent of such boxer's or wrestler's purse.

Ch. 406 (Relating clause corrected) (AB 608) WILSON Amends Sec. 22452, adds Sec. 22451, repeals Sec. 22451, Veh.C., re railroad crossings.

Requires that any bus, rather than any motor vehicle carrying passengers for hire, stop at railroad crossings.

Drivers of specified vehicles required to stop not less than 10 nor more than 50 feet from nearest rail of track before traversing a railroad grade crossing are required not only to look in both directions for approaching trains but also for signals indicating the approach of trains, and shall not proceed until it is safe to do so. Provides that upon proceeding, the gears shall not be shifted manually while crossing such tracks.

Specifies that no stop need be made at any crossing of railroad tracks running along and upon roadway within business or residence district; where traffic officer or official traffic control signal directs traffic to proceed; and of an industrial or spur track as defined by Public Utilities Commission, or branch line having less than daily train service which crosses street leading to public ferry, provided that a distinctive sign as authorized by that commission is displayed.

Recasts existing provisions relating to stopping at railroad grade crossings and provides that no driver shall proceed through, around or under any railroad crossing gate while such gate is closed.

Ch. 407 (AB 666) KNOX Amends Sec. 5531, P.R.C., re regional park districts

Changes number of signatures of electors necessary for circulation of nomination papers of candidate for district board of directors from 500 electors residing within the district to 50 electors residing within the ward.

Ch. 408 (AB 683) FORAN Amends Sec. 5201, Veh.C., re license plates.

Deletes requirement that front license plate of vehicles be mounted at least 12 inches above the ground.

Ch. 409 (AB 789) VEYSEY Repeals various secs., B. & P.C., re weights and measures.

Eliminates various sections concerning agricultural weights and measures.

Ch. 410 (AB 958) FORAN Amends Secs. 4454, 4462, and 5017, Veh.C., re motor vehicle registration.

Deletes provision requiring every owner, upon receipt of registration card, to write his signature thereon in ink in space provided.

Requires that registration card or facsimile copy thereof be kept with the vehicle, rather than in a suitable container securely fastened in the driver's compartment where the name and address of the registered owner and the license number of the vehicle are plainly visible from the outside of the vehicle or, if the vehicle has no driver's compartment, in a receptacle attached to the vehicle.

Adds provision which requires driver to present registration or identification card or other evidence of registration of all vehicles under his immediate control upon demand by a peace officer.

Prohibits any person from displaying upon a vehicle or presenting to any peace officer any registration card, identification card, temporary receipt, license plate, or permit not issued for such vehicle or not otherwise lawfully used thereon, rather than only prohibiting display upon a vehicle of any such registration card, license plate, or permit.

Ch. 411 (AB 959) FORAN Repeals Secs. 26307, 26308, and 26309, Veh.C., re motor-driven cycle brakes.

Repeals provision authorizing the Director of Motor Vehicles to require an inspection of the brakes on any motor-driven cycle and disapprove any brake which he finds will not comply with required stopping distances and other requirements, and repeals related provisions.

Ch. 412 (AB 997) NEGRI Amends Secs. 8162 and 9807, Veh.C., re motor vehicle liens.

Eliminates separate procedure for enforcement of motor vehicle liens due to non-payment of motor vehicle fees under the proportionate registration and licensing provisions and makes applicable to enforcement of such lien, lien enforcement provisions which are applicable generally to enforcement of liens for unpaid registration or transfer fees and any penalties added thereto.

Changes applicability of lien enforcement provisions from vehicles with a value of at least \$50 to vehicles with a value of at least \$100.

Ch. 413 (AB 1094) DENT Amends Secs. 73351, 73357, 73358, adds Sec. 73351.1, Gov.C., re municipal courts; Contra Costa.

Provides higher salary ranges for clerks and marshals in the municipal courts in Contra Costa County, and increases the number of deputy clerks in such courts.

Ch. 414 (AB 1175) SCHABARUM Adds Sec. 10131.01, B. & P.C., re real estate brokers.

Specifically exempts manager of hotel, motel, auto and trailer park, resident manager of apartment building, apartment complex, court and such manager's employees who for compensation perform certain acts relating to rent and leases from the definition of real estate broker.

Ch. 415 (AB 1176) SCHABARUM Amends Sec. 11011.6, B. & P.C., re penalties: subdivision filing fees.

States that any person who fails to pay the filing fee required to accompany an answered questionnaire with respect to a subdivision which is a planned development, community apartment project, condominium or stock corporation shall be civilly liable in an action brought by the Real Estate Division.

Ch. 416 (AB 1265) MULFORD Amends Secs. 5135, 5136, P.U.C., re household goods carriers.

Provides that an applicant for a permit to operate as a household goods carrier who is found to be unqualified by the Public Utilities Commission may subsequently establish his qualifications, but not prior to 3 months from the date the applicant was found to be unqualified.

Increases the commission's fee for each application for issuance of a permit from \$100 to \$150, and the filing fee for an application to transfer a permit from \$50 to \$150.

Ch. 417 (AB 1361) KNOX Amends Sec. 602, R. & T.C., re property taxation.

Requires the local assessment roll to show among other items the assessed value of property rather than the cash value.

Ch. 418 (AB 1398) DUFFY Adds Art. 10.5 (commencing with Sec. 38350)

Ch. 5, Pt. 3, Div. 15, Ag.C., as enacted by Ch. 15, Stats. 1967, re sterilized milk products.

Defines sterilized half-and-half and sterilized dairy spread. Prescribes standards and requirements for their contents, production and labeling.

Ch. 419 (AB 1402) KNOX Amends Sec. 1823, R. & T.C., re property taxation: equalization.

Provides that with respect to a county obtaining a hearing on the statement of equalization adjustments by the State Board of Equalization, evidence relating to the correctness or validity of appraisals dealt with by the board's appraisers shall not be pertinent evidence in such hearing.

Ch. 420 (AB 1597) VEYSEY Amends Sec. 7181, F. & G.C., re Colorado River fishing regulation.

Allows any person, rather than only a resident of Arizona, who has a valid Arizona sport fishing license and a California special use stamp, to fish from the shore in the waters of the Colorado River and adjacent waters, except canals, drains and ditches used for irrigation or domestic purposes, located in California rather than from the shore of the Colorado River located in California.

Ch. 421 (AB 1598) Veysey Amends Sec. 7180, F. & G.C., re Colorado River fishing.

Eliminates, as to the Colorado River waters where Arizona or California sport fishing license and special use stamp are required in order to fish from a boat, the restriction to the area in which the Colorado River forms a mutual boundary between Arizona and California.

Excepts from such licensing requirements canals, drains, or ditches used to transport water used for irrigation or domestic purposes.

**Ch. 422 (AB 1644) CHAPPIE** New act, re Yuba County Water Agency.

Requires Department of Water Resources to reduce the further estimated amount due in dam application filing fees for the new Bullards Bar Dam by \$20,634, which represents the total amount of filing fees which have been paid by the Yuba County Water Agency for specified features eliminated from the Yuba River Development project under construction by agency. Specified that such further estimated fee, as adjusted by such credit, shall be deemed the fee required prior to final approval by the department of new Bullards Bar Dam.

**Ch. 423 (AB 1662) BELOTTI** Amends Sec. 8282, F. & G.C., re crab traps.

Requires crab traps used north of Point Conception to have at least 2 rigid circular openings, rather than only one.

To become operative November 1, 1969.

**Ch. 424 (AB 1933) MULFORD** Adds Sec. 6402, F. & G.C., re fish planting.

Provides Department of Fish and Game may plant fish in streams or lakes on land on which there is a youth camp for underprivileged children.

**Ch. 425 (AB 1978) MILIAS** Amends Sec. 2356, F. & G.C., re exporting of trout.

Excepts persons on active military duty with the armed forces of the United States or auxiliary branch thereof who possess valid angling licenses from law prohibiting the export of trout taken in the waters of this state.

**Ch. 426 (AB 2374) McMILLAN** Amends Sec. 2873.5, B. & P.C., re vocational nursing.

Revises provision concerning training in armed services as qualification for vocational nurse license to reduce from 36 to 34 months the period of military service required and to substitute requirement of service under honorable conditions for present requirement of honorable discharge.

**Ch. 427 (SB 568) DOLWIG** Amends Sec. 1251, Fin.C., re commercial bank reserves.

Eliminates requirement that, of total reserves required to be maintained by a commercial bank, amount equal to 6 percent of its deposits, or if it is acting as a reserve depository an amount equal to 50 percent of its required total reserves, consist of gold bullion or United States money or currency kept in the bank's vault or, with consent of Superintendent of Banks, in a safe deposit box in any other bank in this state under the exclusive control of the depositing bank, or deposits subject to call with a Federal Reserve bank in the district in which the bank is located.

**Ch. 428 (SB 562) LAGOMARSINO** Amends Sec. 18361, Ed.C., re county school service fund.

Exempts from computation of surplus in county school service funds, the data processing and testing program account. Specifically requires computation of surplus as of each June 30th.

*In effect immediately.*

**Ch. 429 (SB 1540) HARMER** Adds Sec. 1443, Ed.C., re school elections—recounts.

Authorizes school district governing board on  $\frac{3}{4}$  vote to direct a recount, in any one or more precincts, of the votes cast at a district bond or tax rate election in the district, where the result would have been reversed by less than 1 percent of the total vote cast and there is reasonable probability that the recount will change the result.

Makes act applicable to elections conducted within 6 months prior to its effective date.

*In effect immediately.*

**Ch. 430 (SB 107) CARRELL** Adds Sec. 27314, Veh.C., re safety belts.

Prohibits dealer from selling, except to another dealer, automobile dismantler, or junk dealer, any used passenger vehicle manufactured on or after January 1, 1962, other than a motorcycle, unless it is equipped with at least two approved safety belts or safety belt-shoulder harness combinations installed for the use of persons in the front seat

Ch. 431 (SB 215) COLOGNE Amends Sec. 1985, C.C.P., re subpoenas.

Enables a county recorder using microfilm system for recording to comply with subpoena by producing a certified copy of the record.

Ch. 432 (SB 292) COLOGNE Amends Sec. 15802, Ed.C., re school fire insurance.

Allows the school district governing board to indicate in the bid notice that it may elect to assume the cost of fire insurance for school district construction on the district's existing policy and, in such event, such bids shall be made in the alternate, with and without fire insurance coverage, and the governing board shall make its election as to who shall secure and pay for such insurance.

Ch. 433 (SB 329) SHORT Amends Sec. 31831.1, Gov.C., re county employees retirement systems.

Permits county workers under the County Employees' Retirement Law of 1937, who changed employment prior to July 1, 1960 and became members of a retirement system, under the same law, of a different county to, under certain circumstances, elect deferred retirement if they became members of the other county's retirement system within 100 days after they left the county service of the first county, but provides that the 100 day period shall not include any period of time during which they were prohibited by law from joining the retirement system of the second county.

Ch. 434 (SB 350) ALQUIST Adds Sec. 15002.1, Ed.C., re school site acquisition.

Requires school district governing boards prior to the acquisition of any school site to have such site investigated by competent personnel to ensure selection is determined by consideration of all factors affecting the public interest, instead of land cost alone.

Ch. 435 (SB 383) CARRELL Amends Secs. 10753, 10753.2, R. & T.C., re vehicle license fees.

Makes the manufacturers' suggested base price rather than the delivered price the basis of the market value of passenger vehicles. Defines suggested base price to mean the retail price of the vehicle suggested by the manufacturer, plus the cost of smog control devices and destination charges, but does not include the retail delivered price suggested by the manufacturer for each accessory or item of optional equipment physically attached to such vehicle at the time of its delivery to such dealer, which is not included within but is separately added to, the retail price of such vehicle as suggested by the manufacturer.

Provides for all other vehicles, or if the vehicle is specially constructed, that the suggested base price shall include such accessories or optional items.

Ch. 436 (SB 440) MILLER Amends Sec. 31558.1, Gov.C., re retirement: county employees.

Extends date of notice of election to receive credit for service as safety member from April 1, 1966 to April 1, 1968.

Provides that the provisions giving the right to have past service credited as safety membership service shall remain in effect only until April 1, 1968.

Ch. 437 (SB 479) COLOGNE Amends Secs. 12603.5 and 12614, B. & P.C., re weights and measures.

Declares provision generally exempting drugs from weights and measures requirements shall not be construed as exempting such products from the accuracy requirements in statements of net weight, measure, or count, rather than total physical weight, counts, or measures.

Limits the exemption from the accuracy requirements in quantity declarations on containers as to sellers who purchased in reliance on such declarations, to only those cases where the discrepancy is not known to the seller at the time of sale.

Makes other technical changes.

Ch. 438 (SB 559) BURGNER Amends Sec. 5870, S. & H.C., re Improvement Act of 1911.

Provides that where the frontage of a block exceeds 1,000 feet, a 1,000-foot frontage constitutes a "block" for purposes of construction of sidewalks and curbs.

Ch. 439 (SB 612) McCARTHY Amends Sec. 70212 of, and adds Sec. 70061 to the P.U.C., re Marin County Transit District.

Provides that the Board of Directors of the Marin County Transit District shall levy and collect such taxes as are necessary to meet principal and interest payments on district bonds as they become due in addition to, rather than as part of, the general tax levy provided for in Section 70210 P.U.C. which limits district taxes to a maximum of five cents (\$.05) per one hundred dollars (\$100) of assessed value within the district.

Provides for the length of terms and the filling of vacancies for the city members of the district's governing board.

Ch. 440 (SB 630) COLLIER Amends Secs. 24006, 25108, Veh.C., re vehicle equipment.

Prohibits sale, either separately or as part of equipment of new motor vehicle, of any equipment or device, rather than only lighting equipment or device, subject to approval and approved by Department of California Highway Patrol, unless such equipment or device bears trademark or name and type or model designation under which it was approved and is accompanied by any printed instructions required by department as to light source to be used with lamps, any particular methods of mounting or adjustment of lamps or other devices, and any other instructions determined by department to be necessary for Vehicle Code compliance.

Limits light output from amber turn signal pilot indicators to five, rather than two, candlepower, and, in situations where provision is made for operation at reduced intensity during darkness, to five, rather than two, candlepower during darkness and to 15, rather than six, candlepower at any other time.

Authorizes use of exterior pilot indicators of any color for monitoring exterior lighting devices, provided designated conditions are met.

*In effect immediately.*

Ch. 441 (SB 633) COLLIER Amends Sec. 22513, Veh.C., re tow cars.

Prohibits owner or operator of tow car from stopping or parking the tow car on a freeway which has full control of access and no crossing at grade unless the tow car has been summoned to render assistance to a disabled vehicle.

Ch. 442 (SB 634) COLLIER Amends Sec. 29001, Veh.C., re towing equipment locking devices.

Makes provision relating to locking devices on towing equipment applicable to any vehicle, rather than to any motor vehicles, first required to be registered in this state after January 1, 1954.

Ch. 443 (SB 658) CARRELL Amends Sec. 25105, Veh.C., re motor vehicle equipment.

Provides that motor vehicles may be equipped with inside door-mounted red reflectorizing devices or material, rather than reflectors.

Ch. 444 (SB 664) DANIELSON Amends Sec. 3543, P.U.C., re identifying symbols.

Requires highway carriers to display a single distinctive identifying symbol, rather than symbols.

Ch. 445 (SB 667) DANIELSON Amends Sec. 1901, P.U.C., re Public Utilities Commission.

Permits any person designated an assistant secretary to certify copies of official documents, rather than only the assistant secretary.

Ch. 446 (SB 675) DANIELSON Amends Secs. 239 and 2508, P.U.C., re warehousemen.

Changes definition of "warehouseman" and "food warehouseman" for public utility purposes to include any operator or owner of a structure in which merchandise is stored for the public or any portion thereof, rather than an owner of a structure in which merchandise is stored regularly for the public generally.

Ch. 447 (SB 676) SHURT Amends Sec 4514, B. & P.C., re psychiatric technicians.

Extends from January 1, 1968, to January 1, 1970, the cutoff date for persons to obtain a psychiatric technician's certificate without specified educational and training requirements.

Ch. 448 (SB 680) LAGOMARSINO Amends Sec. 25365, Gov.C., re county property.

Eliminates provision requiring publication of notice of intended action by a board of supervisors to transfer or exchange any real or personal property or interest therein not required for county use when the board is the governing body of both the transferring and receiving agencies

Ch. 449 (SB 787) McATEER Amends Secs. 6458, 6467 and 6482, Ed.C., re compensatory education.

Deletes provisions requiring use of federal funds in lieu of state support for special reading programs and pre-school programs within compensatory education program. Clarifies position of Director of Compensatory Education in recommending disposition of local program applications and as being under policy direction of State Board of Education and under administrative direction of Director of Education. Provides that the director may authorize funds allocated to areas designated by him to be used outside the designated areas to serve children from the designated areas.

Makes various technical changes.

Ch. 450 (SB 854) BURNS Amends Sec 7.6, Gov.C. re deputies

Allows Lieutenant Governor to appoint a person in his office in a confidential position under subsection (5) of subdivision (a) of Sec 4 of Art XXIV of the Constitution to act in his place at meetings of boards, commissions, committees, or governing bodies of a state agency or authority of which he is a member except the Senate, the State Lands Commission, the Regents of the University of California, and the Trustees of the California State Colleges.

*In effect immediately.*

Ch. 451 (SB 868) DOLWIG Adds Art. 8 (commencing with Sec. 1260), Ch 2, Pt. 2, Div. 1, Ins.C., re reinsurance transactions

Permits incorporated insurers and reciprocal insurers who are members of a "group" or "fleet" to enter into reinsurance transactions between members of the same "group" or "fleet" unless otherwise specifically prohibited by law.

Ch. 452 (SB 882) CARRELL Adds Sec 383 6, Ins.C., re motor vehicles.

Defines motor vehicle for motor vehicle insurance purposes.

Ch. 453 (SB 883) CARRELL Adds Sec. 755.6, Ins.C., re consideration paid insurance agents.

Authorizes payment of commissions or consideration in excess of normally required payments by insurer participating in assigned risk plan to licensed insurance agent who has been designated by applicant for insurance as producer of record for coverages required under such plan.

Ch. 454 (SB 919) WEDWORTH Amends Sec. 17760, B. & P.C., re trading stamps: redemption.

Eliminates option of a holder of a trading stamp to redeem such stamp for either cash or merchandise when the issuing company only offers to redeem its stamp for cash. Provides the holder of such stamp shall only receive a cash redemption.

Ch. 455 (SB 933) LAGOMARSINO Adds Secs. 4081 and 7044 5, Ins.C., re mutual insurers.

Permits county mutual fire insurers to merge into a general mutual insurer and states the general mutual insurer shall become the surviving corporation.

Permits two or more county mutual fire insurers to merge concurrently with the transformation of one of them into a general mutual insurer.

Ch. 456 (SB 958) COLOGNE Amends Secs. 14272 and 14273, Gov.C., re public works contracts.

Provides emergency construction work by Department of Public Works shall be done by day's labor contract upon informal bids, or combination thereof, rather than by day's labor only. Extends "emergency" to include the threat of failure of a bridge or highway structure and failure and threat of failure of dam, aqueduct or other water facility.

Requires contracts on informal bids to go to licensed contractors.

Ch. 457 (SB 974) LAGOMARSINO Amends Sec 3227, P.R.C., re oil and gas reports.

Requires prescribed monthly oil or gas well statement to be filed with district deputy of appropriate oil and gas district, rather than with State Oil and Gas Supervisors.

Ch. 458 (SB 1007) GRUNSKY Amends various secs, W. & I.C., re private mental institutions.

Makes licenses for private mental institutions expire after 12 months rather than at the end of the fiscal year.

Ch. 459 (SB 1167) TEALE Amends Secs. 455 and 456, F. & G.C., re management of deer.

Includes Amador County among counties where board of supervisors by adopting a resolution objecting to, or modifying, an order of the Fish and Game Commission authorizing the taking of antlerless deer in such counties can preclude such taking.

Ch. 460 (SB 1224) STIERN Adds Sec. 318085, amends Sec. 31812, Gov.C., re county employees' retirement.

Makes adjustments, if counties so desire, in retirement allowance rates and rates of contribution for safety members under the County Employees' Retirement Law of 1937 who are subject to federal old age and survivors insurance provisions of the Social Security Act.

Ch. 461 (SB 1281) SHORT Amends Secs. 9832, 9873, adds Sec. 9832.1, B. & P.C., re electronic repair dealer registration.

Provides that registration of electronic repair dealer validated prior to May 1st of any year expires on June 30 of same year, and such registration validated on or after May 1st expires on June 30th of the following year, if not renewed, rather than all registrations expiring on June 30 of each year unless renewed. Establishes renewal procedure for such registration and prescribes delinquency fee of 50 percent of last preceding renewal fee, rather than two times the renewal fee required prior to expiration of registration.

Ch. 462 (SB 1484) MILLS Amends Secs. 2369 and 8301, adds Sec. 2371, and repeals Sec. 8308, F & G C., re abalone

Repeals provision restricting possession of abalones during closed season to abalones in a sliced condition and authorizes possession of abalones not in the shell processed under a processing license.

Revises provisions authorizing importation into state of abalone or abalone meat taken outside the state and transportation thereof out of state.

Ch. 463 (AB 31) CHAPEL Amends Sec. 22100, Veh.C., re traffic safety.

Specifies that Department of Public Works or local traffic control devices on highways which vary with provisions of Section 22100 are controlling.

Requires left turn to be made as close as practicable to the left-hand edge of the extreme left-hand lane or portion of the roadway lawfully available rather than "in" such lane.

Ch. 464 (AB 124) MacDONALD Amends Secs. 13293, 13294, 13296 and 13298, adds Sec 13296.1, and repeals Secs. 13295 and 13299, Ed.C., re employment by school districts.

Requires physician, dentist, or optometrist employed by a school district on a half-time or more basis to hold, in addition to applicable certificate to practice, either a health and development credential or a standard designated services credential with a specialization in health; requires such person employed for less than half-time to hold applicable certificate to practice

Deletes authorization for oculists or otologists to be employed by school districts.

Ch. 465 (AB 598) HAYES Amends Sec. 1184.1, C.C.P., re mechanics' liens.

Specifies that lien on land for work done and materials furnished is obtained by any person who, at instance or request of owner of lot or tract of land or his agent, demolishes or removes any improvements, trees, or other vegetation located thereon, or drills test holes thereon.

Ch. 466 (AB 631) QUIMBY Amends Sec. 4053, Prob.C., re nonresident executors.

With respect to service of process or notice of motion on nonresident executors, requires 2 copies of summons and complaint or notice of motion and copy of ex-

executor's statement of permanent address to be delivered to Secretary of State, rather than requiring only delivery of such statement of address, and makes delivery to Secretary of State of executor's petition for letters testamentary or of administration issued to executor, along with a written statement of the party or his attorney seeking service, giving address to which Secretary of State is to send process an alternative to delivery to Secretary of State of copy of executor's statement of permanent address, if such statement of permanent address has not been filed.

Ch. 467 (AB 746) MOBLEY Amends Sec. 5821, S & H.C., re maintenance districts.

Allows the board of supervisors to assess, at their discretion, upon value of the real property or the land only, rather than upon the real property, for purposes of financing improvements within maintenance districts.

Ch. 468 (AB 829) POWERS New act, re salaries of teachers.

Authorizes school districts to apply to Superintendent of Public Instruction for exemption from provisions requiring specified percentages of amounts in school district budgets to be expended for the salaries of classroom teachers.

Applicable only for 1966-67 fiscal year, with applications to be filed before June 30, 1967.

*In effect immediately.*

Ch. 469 (AB 1272) McGEE Adds Sec. 172k, Pen.C., re alcoholic beverages.

Makes prohibition against the sale or exposing or offering for sale of any intoxicating liquor within 1½ miles of any building actually occupied as a home, retreat, or asylum for ex-soldiers, ex-sailors, and ex-marines of the Army or Navy of the United States established by the United States inapplicable to the sale or disposing or offering for sale of alcoholic beverages by an off-sale general licensee for sale of alcoholic beverages or his agent outside of one-half mile of any such building within a county with a population of more than three million.

Ch. 470 (AB 1518) BEE Amends Sec. 35541, H. & S.C., re temporary housing projects.

Extends time within which, with certain exceptions, dwelling structures in any temporary housing project transferred by the federal government to any city, county, or housing authority must be demolished to not later than one year after the 61st day after final adjournment of the 1971 Regular Session, rather than the 91st day after final adjournment of the 1969 General Session of the Legislature.

Ch. 471 (AB 1374) POWERS Amends Sec. 2615, Lab C., re Employee Housing Act.

Deletes "organized camps," as defined in law concerning certain camps, from definition of "employee housing" under the Employee Housing Act.

Ch. 472 (AB 298) DUNLAP Amends Secs. 13517 and 13521, Ed.C., re payment of teachers' salaries.

Allows school district governing board to pay certificated personnel twice a month. Provides that if district pays salaries of certificated employees twice a month, each salary payment shall be made not later than the eighth working day of the following payroll period.

Ch. 473 (AB 644) BELOTTI Amends Sec. 16457, Veh C., re financial responsibility

Permits the department to suspend or revoke the license of any person who knowingly fails to disclose the ownership of a vehicle when a certificate of financial responsibility is required.

Makes other technical changes.

Ch. 474 (AB 684) FORAN Amends Sec. 4453, Veh C., re vehicle registration.

Specifies that address required to be contained in vehicle registration card may be residence or business address and limits authority of Director of Motor Vehicles to modify form of card by providing that general delivery or post office box number shall not be permitted as address unless there is no other address.

Ch. 475 (AB 685) FORAN Amends Secs. 11509 and 11705, Veh.C., re motor vehicles.

Authorizes the Department of Motor Vehicles, after notice and hearing, to revoke, suspend or refuse to renew the certificate and license and special plates issued to an automobile dismantler for a felony conviction for any crime involving moral turpitude, rather than a crime involving moral turpitude arising out of or in connection with any business licensed in the Vehicle Code, for failure to maintain a clear division between the licensed business and any other type of business, or for violation of specified rules and regulations

Authorizes department to suspend, revoke, or refuse to renew, the certificate and license and special plates issued to an automobile dismantler or the license and certificate issued to a dealer, transporter, or manufacturer for failure to maintain a clear division between the licensed business and any other type of business or for violation of any rules and regulations adopted pursuant to the Vehicle Code.

Ch. 476 (AB 738) FORAN Amends Sec. 1800, repeals and adds Sec. 1801, Veh C., re registration and license records.

Requires the Department of Motor Vehicles to keep a record of each vehicle registered in suitable books or on index cards, rather than in suitable books, index cards or electronic recording and storage media

Permits the department, whenever it is required, to maintain vehicle registration records and indexes and driver's license records and indexes, to maintain them by electronic recording and storage media.

Ch. 477 (AB 760) WILSON Amends Sec 1873, Civ.C., re unclaimed property.

Provides that county or city ordinance governing disposition of unclaimed property in possession of sheriff's office or police department shall require that such property, except unclaimed bicycles, generally be held for four months, whereas at present the ordinance must impose a six-month requirement for property other than unclaimed bicycles.

Ch. 478 (AB 792) HAYES Amends Secs 246, 12504, 12518, and 12809, Veh.C , re nonresident minors.

Redefines a "certificate of compliance" for the purposes of the Vehicle Code as a document issued by a state agency, board, commission, or authorized person setting forth that specified requirements within its jurisdiction to regulate or administer have been satisfied, rather than as a certificate issued by the Department of Motor Vehicles upon filing proof of ability to respond in damages to a nonresident minor who holds a valid driver's license issued to him by his home state or country.

Changes, in part, the requirements for permitting a nonresident, between the ages of 16 and 21, to continue to operate a motor vehicle in this state after 10 days from his date of entry, from having in his possession a certificate of compliance to having in his possession a nonresident minor's certificate.

Defines nonresident minor's certificate as a certificate issued by the Department of Motor Vehicles upon filing "proof of ability to respond in damages" to a nonresident minor who holds a valid driver's license issued to him by his home state or country.

Makes conforming changes.

Ch. 479 (AB 813) CAMPBELL Adds Sec. 13747, and repeals Secs. 13747 and 13747 I, Ed.C., re resigned school employee reinstatement.

Deletes provisions for restoration of all benefits without competitive examination to a noncertificated employee and provides such benefits for permanent classified employees of a school district employed in a permanent position and reemployed or reinstated within 39 months after voluntary resignation.

Ch. 480 (AB 843) GONSALVES Adds Ch 5 (commencing with Sec. 16550). Div. 7, Veh.C., re transporters of motor vehicles.

Requires transporters of vehicles to maintain an ability to respond in damages resulting from operation of his business.

Requires, generally, suspension of registration of all vehicles registered in name of person convicted of violation of such requirements.

Allows local authorities to exercise their police power in regulating and licensing any such vehicle.

Ch. 481 (AB 951) NEGRI Amends Sec. 220, Veh.C., re automobile dismantlers.

Changes definition of automobile dismantlers from a person who buys automobiles for the purpose of dismantling and who buys or sells the parts of motor vehicles, and deals in used parts to a person who buys automobiles for the purpose of dismantling, buys, or sells the parts of motor vehicles, or deals in used parts.

Removes garages and repair shops exemption from the definition of automobile dismantler.

Ch 482 (AB 956) SCHABARUM Amends Secs. 8802 and 11713, adds Sec. 8803, Veh.C., re motor vehicle licensees.

Provides that, upon cancellation, suspension, or revocation of the license of a dealer, manufacturer, or transporter, by the Department of Motor Vehicles, the licensee or person in possession, rather than owner or person in possession, must immediately return to the department, among other things, the license and other evidence of license, rather than evidence of registration. Makes such requirement applicable also to a dismantler or salesman.

Makes unlawful the delivery by a licensee, following sale, of any vehicle, rather than any new unregistered vehicle, for operation on California highways, if such vehicle does not meet specified equipment requirements.

Makes it unlawful for licensee to permit his dealer's license, certificate, supplies, or books to be used by another person to sell vehicles required to be registered, or to permit the use of such license, certificate, supplies, or books to operate a branch location to be used by another person, if in either situation, the licensee has no other interest or investment in the vehicles sold by, or the business of, or the branch location used by, such other person, or has no such interest or investment other than some form of compensation for the use of the dealer's license, certificate, supplies or books.

Makes it unlawful for licensee to disconnect, turn back, or reset the odometer.

Ch. 483 (AB 988) MURPHY Amends, adds and repeals various secs., Elec.C., re punchcard voting.

Permits ballots to be counted by someone other than the precinct election board at any place provided by the punchcard voting chapter. Permits "designated" rather than "employed" persons to handle ballot cards at the central polling place. Establishes a more detailed procedure for handling write-in votes, for boxing and delivering ballots, and for replacing defective or mutilated ballots. Provides for and gives the contents of a certificate of sealing. Permits the precinct election board members to be called if the returns are ambiguous or incomplete. Eliminates the requirement of posting the election results at the counting place.

Ch. 484 (AB 998) HARVEY JOHNSON Adds Secs. 775, 776, Prob.C., re probate sales.

Allows probate court to vacate confirmation of a sale of personal property and order a resale where purchaser neglects or refuses to comply with terms of the sale and sets up the procedure therefor.

Makes defaulting purchaser liable for any deficiency.

Authorizes court on petition within 45 days of confirmation of first such sale in which buyer defaults, to vacate first confirmation and confirm resale to new high bidder pursuant to equal or better bids under first notice of sale upon consent of first buyer or notice to him as directed by court.

Ch. 485 (AB 1006) BRITSCHGI Amends Sec. 17701, Veh.C., re minor's drivers' licenses

Requires minor's application for a duplicate driver's license, as well as for a driver's license, to be signed and verified by the authorized parents, parent, guardian or person having custody of the minor.

Ch. 486 (AB 1019) CULLEN Amends Sec. 21465, Veh.C., re official traffic control devices.

Prohibits any person from placing, maintaining, or displaying upon or in view of any highway any unofficial marking, or any marking which purports to be, or is an imitation of, or resembles an official traffic control device, or which attempts to direct the movement of traffic, or which hides from view any official traffic control device.

Ch. 487 (AB 1151) PATTEE Amends Secs. 38261, 38262 and 38263, Ag.C., as enacted by Ch. 15, Stats. 1967, re condensed evaporated skim milk.

Prohibits sale at retail of condensed skim milk or evaporated skim milk in containers other than hermetically sealed containers, rather than in containers smaller than a "number 10 can."

Clarifies evaporation and condensed skim milk labeling requirements.

Provides that evaporated skimmed milk is the same as, and shall meet the same standards as, evaporated skim milk.

Ch. 488 (AB 1276) BRIGGS Adds Sec. 942.6, S. & H, re county highways.

Permits the board of supervisors to delegate to the county road commissioner the power to restrict the use of, or close any, county highway under certain conditions.

Ch. 489 (AB 1288) VENEMAN Amends Sec. 10506, Ins.C., re insurance companies: separate accounts.

Provides that separate accounts, maintained by insurers in connection with pensions, retirement or profit-sharing, are not chargeable with liabilities arising out of any other business the company may conduct except and to the extent provided in the agreement.

*In effect immediately.*

Ch. 490 (AB 1528) BRIGGS Amends Sec 31453, Gov.C., re County Employees' Retirement Law.

Provides that the board of retirement may recommend a rate of interest to be credited to members and to the county or district which is higher or lower than the interest assumption rate established by the actuarial survey.

Ch. 491 (AB 1529) BRIGGS Amends Sec. 31629, Gov.C., re county employees' retirement system.

Permits retirement board 90 days after the notice is given to former employee pursuant to Section 31628 to authorize the return of contributions deposited with the retirement system by a former member even if no application has been made for its return, if the former employee has less than five years' service credit with the county.

Ch. 492 (AB 1531) BRIGGS Amends Sec 31527, Gov.C, re county employees' retirement.

Permits county retirement board to designate upon which day an employee will become member of county retirement association, under County Employees' Retirement Law of 1937, but such day must be no later than 6 weeks after employee's entrance into county service, rather than such day being required to be within 15 days after or 15 days before first day of month following entrance into the county service.

Ch. 493 (AB 1532) BRIGGS Amends Sec. 31664.6, Gov.C., re county employees' retirement.

Makes the provisions for payment and calculation of retirement allowances for time during which safety members, under County Employees' Retirement Law of 1937, retiring with credit for such time, were not safety members or members of county peace officer or fire service retirement systems, applicable to other members of the county retirement system.

Ch. 494 (AB 1533) BRIGGS Adds Sec. 31790, Gov.C., re county employees' retirement.

Provides that if person dies before retirement, under County Employees' Retirement Law of 1937, and has service credit of 10 or more years, his estate or designated beneficiary shall receive \$400, to be paid by the county or district, but governing board has to adopt provisions of this act before they are applicable.

Ch 495 (AB 1534) BRIGGS Amends Sec. 25504, Gov.C, re county property.

States that county purchasing agent may dispose of any personal property belonging to the county not required for public use, subject to such regulations as may be provided by the board of supervisors, instead of present provision requiring board of supervisors to find that such property is not required for public use before property may be disposed of.

Ch. 496 (AB 1533) BRIGGS Amends Sec 31454, Gov.C., re County Employees' Retirement Law.

Provides that the board of supervisors shall immediately adjust the rates, rather than rate, of interest in accordance with the recommendations of the board of retirement.

Ch. 497 (AB 1656) SHOEMAKER Adds Sec. 120, B. & P.C., re business and professional licenses.

Exempts from the crime of displaying or causing or permitting to be displayed, or having in one's possession any canceled license, a surviving spouse having in her possession or displaying a deceased spouse's canceled certified public accountant certificate or canceled public accountant certificate which has been canceled by official action of the State Board of Accountancy.

Ch. 498 (AB 2061) RAY E. JOHNSON Amends Sec. 28180, Gov.C, re Yolo County officers.

Increases compensation of Yolo County district attorney from \$15,000 to \$18,000 per annum.

Ch. 499 (AB 2204) GONSALVES Adds Sec. 26470.2, H. & S.C., re poultry.

Provides that poultry meat or poultry products condemned for human food and not requiring denaturing pursuant to designated provisions may be used for animal food if properly decharacterized and treated.

Ch. 500 (AB 303) CROWN and LANTERMAN Budget Act of 1967.

Makes appropriation for support of state government for 1967-1968 fiscal year. *In effect immediately.*

Ch. 501 (AB 2218) BELOTTI Amends Secs. 37721, 38701, 38703, Ag.C., as enacted by Ch 15, Stats. 1967, re dairy products.

Makes partially creamed cottage cheese provisions equally applicable to low-fat cottage cheese.

Deletes seasoning and authorizes addition of salt in provision authorizing sour cream dressing to contain seasoning and a harmless edible stabilizer not to exceed six-tenths of 1 percent.

Authorizes the sale of sour cream dressing in four-pound containers, as well as ½-gallon containers. Revises provisions authorizing sour cream dressing containing flavoring of onion, cheese, salmon, anchovy or pickle to be sold in container of any size to instead include dressing containing seasoning, fruit, vegetable, seafood, meat, cheese, or spice.

Provides that specified administrative regulations relating to standards for designated products shall remain in effect until the 61st day after the adjournment of the 1969 Regular Session of the Legislature. Authorizes Director of Agriculture to amend regulations.

Ch. 502 (AB 2459) ZENOVICH Amends Sec. 11, Kings River Conservation District Act (Ch. 931, Stats. 1951), re Kings River Conservation District.

Increases from \$20 to \$35 the compensation received by each member of the board of directors of the Kings River Conservation District for each board meeting attended, not to exceed 5 meetings in any calendar month.

Ch. 503 (Relating clause corrected) (AB 838) Z'BERG Amends Sec. 1915, adds Ch. 2 (commencing with Sec. 1713), Title 11, Pt. 3, C.C.P., re foreign money-judgments. Enacts the Uniform Foreign-Money-Judgment Recognition Act.

Ch. 504 (AB 983) KNOX Amends Sec. 1194.95, Ins.C., re insurance business.

Allows cost of electronic computer or data processing machine in which an insurance company may invest excess funds to be amortized over a period not to exceed 10 years, rather than 5 years.

Ch. 505 (SB 1428) BURGNER Amends Secs. 16474, 16475, and 16480.6, Gov.C., re state funds.

Provides that money in the Surplus Money Investment Fund shall be invested and reinvested by the State Treasurer as part of the Pooled Money Investment Account.

Provides for exchange of securities held as investment in Surplus Money Investment Fund for money available for investment under provisions relating to treasury pooled money investments.

Makes various changes with respect to the deposit and distribution of interest and increments on special fund surplus money investments.

*In effect immediately.*

Ch. 506 (SB 37) KENNICK Amends Sec. 658, W. & I.C., re juvenile court hearing notices.

Requires clerk of juvenile court to send copy of juvenile court petition giving specified information relating to the hearing to the district attorney when the petition alleges that the minor comes within specified provision relating to violation of any state law, if district attorney has notified the clerk that he wishes to receive such petition.

Ch. 507 (SB 38) KENNICK Amends Sec. 664, adds Secs. 630.1, and 681, W. & I.C., re juvenile court proceedings.

Authorizes district attorney with consent or request of juvenile court judge to appear and participate in juvenile court hearing to assist in ascertaining and presenting evidence when there is either contested fact or law issue, the minor is represented by counsel, and the minor is alleged in the petition to have violated state law; or there is an issue whether to resume or institute criminal proceedings against the minor as not a fit and proper subject to be dealt with under Juvenile Court Law.

Requires the court clerk, upon reasonable notification by counsel, to notify the counsel representing the minor, his parents or guardian of juvenile court hearings.

Requires the issuance of subpoenas at the request of the district attorney, as well as of the probation officer, the minor or minor's parent, guardian, or custodian, in juvenile court hearings.

Provides for county auditor to pay witnesses at juvenile court hearings under subpoena, at the court's discretion, pursuant to Government Code provisions for compensation of witnesses, to be paid out of the county treasury as a county charge.

Provides for district attorney to represent neglected minor in interests of state in juvenile court proceedings, if person responsible has been criminally charged, with consent or at request of the judge, the terms and conditions of such representation to require consent or approval of judge.

Ch. 508 (SB 49) DOLWIG Amends Sec. 1065, Ed.C., re practice teaching agreements.

Authorizes county board of education to enter into practice teaching agreements with a state college, the University of California, or any other accredited teacher education institution.

Ch. 509 (SB 150) COLLIER Amends Secs. 10009, 10012, 15712 and adds Sec. 15403.5, Elec.C., re sample ballots.

Requires that the sample ballots sent to the voters be identical to the official ballots used in the election. Specifies that in precincts where the ballots will be counted by means of electronic or electromechanical devices, and in precincts using punchcard voting systems, the sample ballots shall be a substantial facsimile of the official ballot used in the election.

Ch. 510 (Relating clause corrected) (SB 341) DYMALLY Adds various secs., R. & T.C., re collection of property taxes.

Establishes procedure for the board of supervisors in a county with a population of 4,000,000 or more, by resolution, to provide that all taxes on real and personal property on the secured roll shall be due on September 10th but may be paid in four equal installments, which will become delinquent on October 10th, January 10th, March 10th and May 10th.

Makes provision for collection of delinquent taxes and payments toward redeeming property deeded to the state in installments, if a resolution has been adopted with respect to tax payments in four equal installments.

Ch. 511 (SB 355) MARLER Adds Sec. 25541.7, Ed.C., re junior college finance.

Provides that the increase in the maximum tax rate of a junior college district, for any interdistrict attendance agreement and any plant and equipment lease agreement, shall remain in effect until the end of the fourth consecutive fiscal year, following the election date at which the first district bond issue passed, in junior college districts in which such fourth year expires on July 1, 1968.

*In effect immediately.*

Ch. 512 (SB 362) SHERMAN Amends Secs. 430 and 444, C.C.P., re demurrer. Eliminates ambiguity and unintelligibility as separate and individual grounds for a demurrer and includes them within the ground of uncertainty.

Ch. 513 (SB 367) STIERN Amends Sec. 22700, Ed C, re Co-ordinating Council—Higher Education.

Deletes provisions that representatives of University of California and the California State Colleges appointed to the Co-ordinating Council for Higher Education shall be appointed at first meeting of regents or trustees each calendar year and instead specifies that their terms shall be one year.

Ch. 514 (SB 420) CUSANOVICH Amends Sec. 15963, Ed.C., re school district contracts.

Eliminates requirement of affirmative vote of at least 75 percent of members, of the governing board of a school district, when ordering changes in contracts without bids, when the cost is greater than specified limits but does not exceed 10 percent of the original contract price.

Eliminates the unanimous vote requirement for the governing board of a school district, or of two or more districts governed by governing boards of identical personnel, having an average daily attendance of 400,000 or more from unanimous to majority, when ordering changes in contracts for reconstruction or rehabilitation work without bids, when the costs does not exceed 25 percent of the original contract price and specifies that changes exceeding 15 percent of the original contract price shall be approved by 75 percent of the governing board members.

Ch. 515 (SB 474) COLLIER Amends Sec. 25508.5, Ed.C., re junior colleges.

Deletes June 30, 1967, termination date on effectiveness of provision authorizing junior colleges to offer courses and classes in an outside high school district.

*In effect immediately.*

Ch. 516 (SB 495) STIERN Amends Sec. 1607, R. & T.C., re property tax assessment.

Requires applications for reducing assessments on the local roll to be filed between July 2 and August 26 rather than between the third Monday in July and September 15.

Ch. 517 (SB 498) McATEER Amends Sec. 69895, Gov.C., re superior court: San Francisco.

Provides that where the secretary of the judges of the San Francisco superior court is required to perform the duties of jury commissioner, his compensation shall be \$1,990 a month rather than \$1,850 a month as presently provided.

Changes salary of senior assistant secretary of the judges in such superior court, from \$1,035 per month to \$1,115 per month.

Increases compensation of assistant secretaries of the judges from \$900 per month to \$970 per month.

Ch. 518 (SB 525) GRUNSKY Amends Sec. 1356, Ed.C., re school district election officers.

Provides for proration of compensation of school district precinct election officers only where polls are kept open for less than 12 hours.

Ch. 519 (SB 555) McATEER Amends Secs. 74502, 74503, and 74504, Gov.C., re municipal court personnel.

Increases the salaries of the clerk, jury commissioner, deputy clerks and information clerks and increases number of deputy clerks of the municipal court of the City and County of San Francisco.

Ch. 520 (SB 663) DANIELSON Amends Sec. 2110, P.U.C., re misdemeanor complaints.

Extends misdemeanor liability for a violation of public utility law or regulation to cover public utilities themselves in addition to officers and agents of public utilities.

Ch. 521 (SB 724) COLLIER Amends Sec. 41102, Veh.C., re motor vehicles.

Requires dismissal of prosecution charging violation of regulation governing standing or parking of vehicle or prosecution charging violation of provision of Vehicle Code requiring display of registration on unattended vehicle if person charged has made a bona fide sale or transfer of a vehicle and has delivered possession thereof

to a purchaser and has advised the court of the name and address of the purchaser, when he has either made proper endorsement and delivery of the certificate of ownership and delivered the certificate of registration as provided in the Vehicle Code, or he has delivered to the Department of Motor Vehicles or placed in the United States mail, addressed to the department, either notice or appropriate documents.

States the type of evidence necessary to rebut the prima facie presumption that the registered owner of a vehicle which was illegally parked or placed was responsible for the violation when vehicle leased or rented.

Ch. 522 (SB 741) BRADLEY Amends Sec. 772, Prob.C., re probate sales.

Authorizes a court, when it is shown to be in the best interests of the estate, to shorten the time of notice of the sale of personal property of an estate from a minimum of 10 days to no less than five days. Requires such notice to be posted, or published one time in the county in which the proceedings are pending, at least five days before the sale, or, in the case of a private sale, at least five days before the day on or after which the sale is to be made.

Ch. 523 (SB 782) DOLWIG Adds Sec. 822, Ed.C., re county superintendent of schools.

Specifies that each county superintendent of schools is authorized upon request to provide consultative or coordinative services for school districts under his jurisdiction which have established educational programs that are designed to meet the requirements of federal law for the receipt of federal funds for the support of the programs, and that are supported in whole or in part by federal funds.

Provides that such services may be financed by such federal funds as may be provided.

Ch. 524 (SB 811) SHORT Adds Sec. 105.5, B. & P.C., re board members.

States that each member of an agency within the Department of Professional and Vocational Standards shall hold office until the appointment and qualification of his successor or until one year shall have elapsed since the expiration of the term for which he was appointed, whichever first occurs.

Ch. 525 (SB 825) GRUNSKY Amends Sec. 28127, Gov.C., re county salaries.

Raises salary of San Luis Obispo County District Attorney from \$18,000 to \$20,000.

Ch. 526 (SB 832) KENNICK Adds Sec. 25351.5, Gov.C., re taxation of assemblies.

Allows a board of supervisors to provide by ordinance for an admission tax on the actual amount paid for admission to a place of assembly owned, leased, or operated by the county for the benefit of the public. Requires that such funds be deposited in the county treasury to be expended for the maintenance or operation of the facility. Limits the tax to a maximum of 10 percent of the base price of admission. Defines base price.

Ch. 527 (SB 891) DOLWIG Amends various secs., Gov.C., re municipal court attachés.

Increases the number of and salaries of clerks of various municipal courts in San Mateo County.

Ch. 528 (SB 901) DOLWIG Amends Sec. 1814, Fin.C., re transmission of money abroad.

Increases maximum fee to the greater of one-half of 1 percent of the face amount, or 50 cents, rather than the greater of one-half of 1 percent or 35 cents, for persons licensed to engage in the business of receiving money for the purpose of transmitting the same or its equivalent to foreign countries for selling or cashing specified negotiable instruments.

Ch. 529 (SB 975) LAGOMARSINO Amends and repeals various secs., P.R.C., re oil and gas charges.

Revises date for filing of annual reports by operators and owners of oil and gas wells with Department of Conservation, revises dates on which department must perform various administrative functions re assessments and charges for petroleum and gas fund, and revises dates upon which charges are payable and delinquent.

Deletes provisions requiring controller to publish notice of receipt of record of assessments and charges and to give receipt for payment of charges.

Ch. 530 (SB 1015) **BURGENER** Amends Sec. 32132, H. & S.C., re hospital districts: competitive bidding.

Requires board of directors for local hospital districts to let contracts involving prescribed subject matter to lowest responsible bidder only when expenditures are more than \$3,500, rather than requiring such contracts to be let to lowest responsible bidder if expenditures exceed \$2,500.

Ch. 531 (SB 1042) **STEVENS** Amends Sec. 4119, Corp.C., re corporate consolidations and mergers.

Requires, if the consolidated or surviving corporation be a domestic corporation, that copies of merger or consolidation agreement, certified by the Secretary of State, be filed and recorded by such consolidated or surviving corporation, with the county clerk of the county in which the principal office of each constituent corporation is located, with the county clerk of the county in which the principal office of the consolidated or surviving corporation is located, and with the county clerk of each county in which each corporation, including the consolidated or surviving corporation, holds real property and requires a copy of such agreement also be recorded in the office of the recorder of any county in this state in which any real property owned by a constituent corporation is located.

Requires, if the consolidated or surviving corporation be a foreign corporation, that each constituent consolidated or merged foreign corporation which is qualified to transact intrastate business in this state similarly record certified copies of the agreement, certificate or other document filed by the consolidated or surviving foreign corporation in the state or place of its incorporation for the purpose of effecting the consolidation or merger.

Ch. 532 (SB 1137) **McCARTHY** Adds Sec. 456.5, Elec.C., re voter registration indexes.

Provides that if county clerk maintains tabulating cards or data-processing tape containing information in affidavits of registration, he shall file one copy of a data-processing tape file containing such information together with a statement of the format of the tape with the Secretary of State at three specific times during each general election year. Permits Secretary of State to make the information available to any person for election or governmental purposes.

Ch. 533 (SB 1185) **DOLWIG** Amends Sec. 22053, adds Sec. 22054, Fin.C., re personal property brokers.

Adds several sections to provision listing sections which do not apply to any bona fide loan of a principal amount of \$5,000 or more or to a duly licensed personal property broker in connection with any such loan, if such exemption is not used for the purpose of evading the Personal Property Brokers Law.

Enumerates principles to be used to determine whether a loan is a bona fide loan of a principal amount of \$5,000 or more, and whether enumerated exemptions from the Personal Property Brokers Law are being used to evade such law. Section is declared to be declaratory of existing law, rather than amendatory.

Ch. 534 (SB 1203) **WEDWORTH** Amends Sec. 5508, F. & G.C., re inspection of fish.

Prohibits the possession on any boat of any fish, upon which a size or weight limit is prescribed, in such a condition that its size or weight cannot be determined.

Ch. 535 (SB 1241) **SHORT** Amends various secs., B. & P.C., re board secretaries' salaries.

Provides that secretaries elected from the membership of various boards within the Department of Professional and Vocational Standards shall not receive a salary.

Ch. 536 (SB 1259) **DOLWIG** Repeals Secs. 14652, 14653, Gov.C., re director of General Services.

Repeals obsolete provisions of the Government Code relative to the Director of General Services being added to, or replacing the Director of Finance and the Director of Public Works on various boards, commissions, and committees.

Ch. 537 (SB 1323) **WAY** Adds Sec. 13425.5, H. & S.C., re drycleaning.

Authorizes State Fire Marshal to approve 140F drycleaning equipment or devices even though such equipment and devices do not conform to requirements when such approved equipment or devices are no longer available.

Ch. 538 (SB 1373) MILLS Adds Secs. 22814, 22845, 22846, 22847, 22848, Wat.C., re irrigation districts: assessors, collectors.

Requires district board of irrigation districts containing more than 500,000 acres to elect a district assessor and collector, and fix their compensation.

Authorizes consolidation of the offices, and authorizes same person to hold office of general manager, secretary, assessor, and collector, or any of these offices.

Ch. 539 (SB 1532) SHORT Amends Sec. 51362, Wat.C., re reclamation districts: tax rate.

Authorizes special tax levy not to exceed \$2.50 per \$100 of assessed value of taxable land and improvements in a district of less than 100 acres and situated within the plan of improvement for flood control and other purposes on the Lower San Joaquin River.

Ch. 540 (AB 295) DUNLAP Amends Sec. 23010.1, Gov.C. and repeals Ch. 1 (commencing with Sec. 14001), Ch. 1a (commencing with Sec. 14325), Ch. 2 (commencing with Sec. 14400), and Ch. 3 (commencing with Sec. 14600), Pt. 3, Div. 12, H. & S.C., re fire protection districts.

Authorizes a county to loan available funds for acquisition of property and construction of structures to any fire protection district, if the funds of the fire protection district are or, when available, will be in the custody of the county treasurer, rather than to any county fire protection district.

Deletes obsolete provisions relating to local fire districts, metropolitan fire protection districts, county fire protection districts, and fire protection districts in one or more counties.

Ch. 541 (AB 576) QUIMBY Amends Sec. 23428.12, B. & P.C., re alcoholic beverages.

Allows Department of Alcoholic Beverage Control to issue one club license to a nonprofit social and religious club which has operated for not less than 8 years, instead of 10 years.

Ch. 542 (AB 599) HAYES Amends Sec. 1197.1, C.C.P., re mechanics' liens.

Adds additional specified parties to list of those parties against whom suits on mechanics' liens cannot be commenced prior to the period within which claims of lien must be filed for record.

Ch. 543 (AB 637) FORAN Amends Sec. 22651, Veh.C., re impounding of motor vehicles.

Permits police to impound a motor vehicle registered in a foreign jurisdiction when the vehicle is left on a highway and at least five notices of parking violations have been issued over a five-day period to which the owner or person in control fails to respond. Provides that the impoundment continues until such person furnishes to the police evidence of his identity and location within this state. Requires notice of parking violation to include a warning that repeated violations may result in the vehicle being impounded.

Ch. 544 (AB 686) FORAN Amends and adds various secs., Veh.C., re lighting equipment.

Requires motor vehicles manufactured and first registered after January 1, 1970, to be equipped so that all tail lamps of such vehicle, by virtue of a specified energy storing system, are capable of remaining lighted for a period of at least one-quarter hour with the engine inoperative.

Specifies that the two spotlamps with which motor vehicles generally may be equipped are white spotlamps.

Provides that any vehicles, rather than any motor vehicle, may be equipped with backup lamps.

Specifies that vehicles used by duly authorized representatives of highway authorities or bridge and highway districts, as well as vehicles used by such authorities or districts, if such vehicles are used in designated highway work, may display flashing amber warning lights in certain circumstances.

Ch. 545 (AB 737) FORAN Amends Sec. 14610, Veh.C., re driver's licenses.

Makes it a crime for any person to display or cause or permit to be displayed or have in his possession any fraudulently obtained driver's license.

Ch. 546 (AB 797) STULL Amends Sec. 26708, Veh.C., re motor vehicle windows.

Prohibits, with certain exceptions, the driving of motor vehicles with any object or material placed upon the windshield, side or rear windows, or with any object or material placed upon the vehicle which obstructs or reduces the driver's clear view, rather than prohibiting, with certain exceptions, the driving of a motor vehicle with signs, posters, cards, stickers or other nontransparent material on the front windshield, side wings, or side or rear windows.

Ch. 547 (AB 801) NEGRI Amends Sec. 16000, Veh.C., re motor vehicle accidents.

Requires filing of accident report with Department of Motor Vehicles by driver of motor vehicle involved in an accident where accident has resulted in damage to property of any one person in excess of \$200, rather than \$100.

Ch. 548 (AB 912) STULL Amends Sec. 26709, Veh.C., re vehicle equipment.

Requires every motor vehicle registered in a foreign jurisdiction and every motorcycle subject to registration in this state, to be equipped with a mirror affixed so as to reflect a view of at least 200 feet to the rear of such vehicle, rather than requiring every motor vehicle subject to registration, except a motor vehicle other than a motorcycle manufactured and first registered after January 1, 1966, to be equipped with such a mirror.

Requires every motor vehicle subject to registration in this state, except a motorcycle, rather than every motor vehicle, other than a motorcycle, manufactured and first registered after January 1, 1966, and subject to registration under the Vehicle Code, to be equipped with not less than two such mirrors, including one affixed to the left side.

Requires every motor vehicle, so constructed as to obstruct the driver's view to the rear, to be equipped with such mirrors on both the left- and right-hand sides of the vehicle.

Requires every motor vehicle towing a vehicle, rather than towing a trailer or semitrailer, to be equipped with such mirrors if the towed vehicle or load thereon obstructs the driver's view to the rear.

Requires every bus or trolley coach to be equipped with such mirrors on both the left- and right-hand sides of the vehicle, rather than such a mirror on the right-hand side.

Requires motor truck loaded so as to obstruct the driver's view to the rear to be equipped with such mirrors on both the left- and right-hand sides of the vehicle.

To become operative January 1, 1968.

Ch. 549 (AB 919) BIDDLE Amends Secs. 13202, 13203, Veh.C., re drivers' licenses.

Eliminates authority of a court to revoke the privilege of any person to operate a motor vehicle upon conviction of prescribed narcotic offenses when the use of a motor vehicle was involved in, or incidental to, the commission of the offense and instead, authorizes or requires the court, depending upon the offense, to order the Department of Motor Vehicles to revoke the privilege of the person to operate a motor vehicle upon conviction of the offense. Requires the department to revoke the privilege of the person to operate a motor vehicle when ordered to do so by the court.

Prohibits a court, other than a juvenile court from suspending, rather than revoking or suspending, the privilege of any person to operate a motor vehicle for a period of time longer than that specified in the Vehicle Code.

Ch. 550 (AB 938) GONSALVES Adds various secs. Gov.C., re county employees' retirement.

Adds provisions to the County Employees' Retirement Law of 1937 which permit safety members with the required minimum years of service to retire at age 50, rather than age 55.

Ch. 551 (AB 957) SCHABARUM Amends Secs. 4000, 4452, and 4604, Veh.C., re motor vehicles.

Exempts from prohibition against certain specified vehicles being driven, moved, or left standing on a highway unless vehicle is registered and appropriate fees have been paid, any vehicle towed by a tow car on order of sheriff, marshal, or other official acting pursuant to a court order or on order of a peace officer acting pursuant to the provisions relating to removal of parked and abandoned vehicles.

Makes a condition to the issuance of a certificate, or facsimile certificate, of ownership without requiring registration the filing of an affidavit stating that the vehicle has not been left standing on a highway so as to require the payment of fees and that the owner will not thereafter permit such to occur.

Provides that application for renewal of registration made a specified time after registration has expired, shall be accompanied by a certificate of nonoperation, if the vehicle has not, after such expiration of registration, been left standing on a highway, as well as not having been operated or moved on a highway.

Makes conforming changes.

Ch. 552 (AB 987) KNOX Amends Sec. 8696, F. & G.C., re gill nets

Authorizes use of set gill nets in Fish and Game District 10 south of Point Reyes except for taking of salmon.

Ch. 553 (AB 1087) SCHABARUM Amends Sec. 4986, R. & T.C., re property taxation.

Authorizes any officer designated by the city council, in addition to the city attorney, to give written consent to cancel any erroneously or illegally levied tax, or penalties attached thereto, collectible on behalf of a municipal corporation unless the city council, by resolution filed with the board of supervisors, has authorized cancellation by county officers.

Ch. 554 (AB 1234) CHAPPIE Amends Sec. 28157, Gov.C., re county officers' salaries.

Raises the salary in Mono County of the district attorney from \$12,480 per year to \$13,680 per year and the auditor from \$8,400 per year to \$9,300 per year.

Ch. 555 (AB 1273) HARVEY JOHNSON Amends Sec. 1852, Prob.C., re conservatorship.

Grants conservator of the estate or of the person and the estate of a conservatee certain powers granted to a guardian of the estate or of the person and estate of an incompetent, relating to inventory, accounting, and investment.

Ch. 556 (AB 1383) CORY Amends Sec. 6404, R. & T.C., re use tax exemption.

Exempts from use tax the loan by any retailer of any tangible personal property to a school district when such property is used by the school district to conduct an educational program. Subjects the retailer to the tax if he makes any other use of the property other than retention, demonstration or display while holding it for sale in the regular course of business. Provides that the retailer's cost is the measure of the tax.

Ch. 557 (AB 1462) KARABIAN Amends Secs. 11500 and 11700, Veh.C., re licenses and certificates.

Provides that no person shall act as an automobile dismantler, dealer, manufacturer, or transporter without first having procured a license and certificate or temporary permit issued by the Department of Motor Vehicles, or when such license and certificate or temporary permit has been canceled, suspended, revoked, or invalidated or has expired, rather than that no person shall act as an automobile dismantler or dealer without first having procured from the Department of Motor Vehicles a prescribed license and certificate.

Ch. 558 (AB 1482) BADHAM Amends Sec. 5652, F. & G.C., re littering state waters.

Extends littering prohibition to all waters, rather than only inland waters, of the state.

Ch. 559 (AB 1521) WILSON Adds Sec. 1604.5, amends Sec. 1608, R. & T.C., re assessment equalization: appeals boards.

Requires county board of supervisors to prescribe rules for time with respect to equalization of assessments outside regular assessment period for such assessments when there is an assessment appeals board in existence in the county.

Permits county boards of equalization to waive in certain cases appearance of person affected or his agent at equalization proceedings.

*In effect immediately.*

Ch. 560 (AB 1605) BRIGGS Amends Sec. 31628, Gov.C., re county employees retirement system.

Permits notice to former member of county employees retirement system that there is money to his credit in the retirement system which he must claim within 10 years or lose to be sent by registered or certified mail, return receipt requested, rather than just registered mail

Ch. 561 (AB 1640) CULLEN Amends Sec. 62.8, H. & N.C. and Sec. 512, P.R.C., re Department of General Services.

Removes the requirement of Department of General Services approval for dissemination of information relating to activities, powers, duties or functions by the Department of Harbors and Watercraft and the Department of Parks and Recreation.

Ch. 562 (AB 1749) HAYES Amends Sec. 820, S. & H.C., re federal aid to highways.

Reenacts assent of state to designated federal acts.

Ch. 563 (AB 1759) BIDDLE Adds Sec. 1626, R. & T.C., re property assessment appeals boards.

Allows the board of supervisors of any county which has created an assessment appeals board, to discontinue the board as of the first Monday in June. Prohibits creation of another board until the next first Monday in June if all boards have been discontinued.

Ch. 564 (AB 1762) NEGRI Amends Sec. 21702, Veh.C., re vehicle driving.

Makes the existing limitations on the number of hours which persons can drive vehicles designed or used for transporting persons for hire or for transporting merchandise, freight or other property inapplicable to certain trucks and buses which are regulated by the Highway Patrol.

Ch. 565 (AB 2291) DUFFY Amends Sec. 12522, Veh.C., re schoolbus drivers.

Adds provision which permits a person who is in the process of completing an approved first aid course to obtain a schoolbus driver's certificate valid for not more than 90 days if the other requirements of the section are met.

Ch. 566 (SB 187) MOSCONE Amends Sec. 14206, repeals Secs. 14206.5, 14207, 14207.5, and 14208, Elec.C. re polling places.

Requires all polling places to remain open until 8 p.m. on election day. Repeals various sections extending the closing hour to 5 p.m. in certain special instances.

Ch. 567 (SB 1079) McATEER Repeals Sec. 23788, B. & P.C., re alcoholic beverages.

Deletes provision prohibiting issuance of any on-sale general license or on-sale general license for seasonal business to any applicant who is not a citizen of the United States, or to a corporation applicant unless a majority of the members of the board of directors, and all of the persons, other than directors, who are charged with the duty of managing or conducting the business of the licensee, are citizens of the United States.

Ch. 568 (SB 576) HARMER Adds Sec. 25431.1, Ed.C., re junior college district formation.

Prescribes alternative standards to govern formation of junior college districts in isolated regions.

In effect immediately.

Ch. 569 (Relating clause corrected) (AB 223) BRITSCHGI Amends Secs. 20801, 20803, and 20843, repeals 20844, B. & P.C., re reclaimed motor oil.

Changes reference in statutes to lubricating or motor oil sold in this state which has been previously used for the lubrication of internal combustion engines from "reclaimed motor oil" or "lubricating oil, reclaimed" to "made from used oil" Permits term "re-refined used oil" to be used in place of the term "made from used oil" under specified circumstances. Revises requirements regarding the labeling of such oil Requires advertising price signs of the oil to have letters of prescribed size and be of prescribed colors.

Ch. 570 (AB 297) DUNLAP Amends Sec. 29321, Gov.C., re county revolving funds.

Provides that the revolving fund that a board of supervisors may establish for a county officer shall not exceed \$10,000 in counties having a population less than 6,000,000 according to latest federal census, rather than that the fund shall not exceed \$5,000 in counties with a population of 90,000 but less than 6,000,000 according to the latest federal census and \$1,000 in counties with a population under 90,000.

Ch. 571 (AB 300) DUNLAP Amends Sec. 21115, Ed.C., re payroll procedure: school districts.

Revises items that must appear on payroll warrants drawn by county auditor for school district employees under authorized alternative payroll procedure; specifies items that may be provided for by authorized alternative payroll procedure for school district employees.

Ch. 572 (AB 361) WARREN Amends Sec. 6886.1, and adds Sec. 6894.14, B. & P.C., re collection agencies.

Permits the Director of Professional and Vocational Standards to refuse a collection agency certificate to certain persons who were refused a license or registration under the Private Investigator and Adjuster Act or had that license or registration revoked.

Prohibits the director from refusing to grant permission to take the collection agency examination or refusing to issue a qualification certificate to an applicant who has been refused a license or registration or had a license or registration revoked or been an officer, director, partner or manager of any person who has been refused a license or whose license has been revoked, if subsequent to such refusal or revocation he has granted a license to such person.

Prohibits a person licensed as a reposessor under the Private Investigator and Adjuster Act, or registered as an employee of a reposessor, from being registered as an employee of a collection agency, unless the reposessor holds a collection agency license. Revokes a registration which violates this prohibition on 90th day after effective date of this act.

Ch. 573 (AB 455) MILIAS Adds Sec. 5003.3, P.R.C., re state park camping.

Permits domestic pets in state parks where overnight camping is provided in accordance with rules and regulations of the Department of Parks and Recreation

Specifies that provisions of act shall remain in effect only until 61st day following adjournment of 1968 Regular Session.

Ch. 574 (AB 468) ZENOVICH Amends Sec. 10104, S. & H.C., re municipal improvements.

Requires legislative body other than that of a city or county, when proceeding under the Municipal Improvement Act of 1913 and before adopting a resolution of intention, to submit proposed resolution, together with a plat or map indicating the boundaries of the proposed district, for approval of the city or county, instead of present procedure which requires consent prior to recording a proposed assessment of land within the city or county. Authorizes proceeding after approval is obtained.

Ch. 575 (AB 469) ZENOVICH Amends Secs. 2, 31, and 34, Fresno Metropolitan Flood Control Act (Ch. 503, Stats. 1955), re Fresno Metropolitan Flood District.

Provides new description of boundaries of district.

Provides that land owned by district and annexed to district need not be contiguous.

Directs secretary of board of directors to mail notice of any hearing concerning annexation or exclusion proceedings to all persons owning land within boundaries of area to be annexed or excluded, but failure of notice not to affect validity of proceeding.

Ch. 576 (AB 506) MILLER Amends Sec. 407, C.C.P., re contents of summons.

Substitutes requirement that summons contain statement directing defendant to file with court clerk a written pleading in response to the complaint for "appear and answer" terminology with respect to such requirement, and recasts required warning of default in summons in terms of "a written responsive pleading" instead of "appears

and answers." Adds requirement that summons contain statement in boldface type that defendant may seek advice of attorney on any matter connected with summons or complaint, and that attorney should be consulted within time stated in summons for filing a written pleading.

Ch. 577 (AB 549) ZENOVICH Amends Sec. 1716.1, R. & T.C., re appraisal commissions.

Provides that the cost of the appraisal commission shall be a charge upon the county, commencing with the 1968-1969 assessment year.

Ch. 578 (AB 626) MCNAGAN Amends Sec. 13656, Ed.C., re classified school employees' holidays.

Provides that classified school employees are entitled to paid holidays if they are in a paid status during any portion of the working day immediately preceding or succeeding the holiday rather than only if the holiday falls during the normal workweek of the employee.

Adds Labor Day as holiday.

Provides that regular employees shall be paid for Christmas and New Year's Day if they were in a paid status during any portion of the working day of their normal assignment immediately preceding or succeeding the holiday period even if they are not normally assigned to duty during such holidays.

Specifies that nothing in section prohibits governing board from providing holiday pay for employees who have not been in a paid status on the holidays designated in the section.

Ch. 579 (AB 883) KNOX Adds Ch. 3 (commencing with Sec. 34600), Part 2, Div 24, H. & S.C., re housing authorities.

Authorizes any legal entity or body which is qualified for mortgage insurance or direct loans by the federal government in the financing of any housing program wherein owners' profits are controlled or eliminated by the terms of the agreement with the federal government, to enter into contracts with local housing authorities whereby the housing authority may provide services on a nonprofit basis to the owners for planning, management, and operations of housing facilities.

Ch. 580 (AB 927) BAGLEY Amends Sec. 5788.10, P.R.C., re zone tax rates.

Clarifies that certain recreation districts retaining same tax rate established in such districts before they elected to come under Recreation and Park District provisions may also levy up to 10 cents per 100 dollars tax upon property within zones.

Ch. 581 (AB 1057) FORAN Amends Sec. 1420, Ins.C., re dividends.

Deletes provision stating that an insurer shall not make an unfair allocation, as between person or places, when savings or credits are returned to subscribers of reciprocal insurance exchanges.

Ch. 582 (AB 1075) BELOTTI Amends Sec. 5360S, Gov.C., re deposits of securities.

Provides that legislative body of local agency may deposit for safekeeping with any Federal Reserve bank, any state or national bank located in any city designated as a reserve city by the Board of Governors of the Federal Reserve System, or a trust company, as well as with currently authorized banks, the debentures, obligations, as well as currently authorized securities, in which the money of the local agency is invested.

Ch. 583 (AB 1080) DENT Amends Sec. 30951, Ag.C., as enacted by Ch. 15, Stats. 1967, re dog licensing.

Provides requirement that dogs to be licensed or tagged apthes when dog four months old rather than three months old.

Ch. 584 (AB 1196) BEAR Amends Sec. 5020, Fin.C., re savings and loan associations.

Makes it a misdemeanor, punishable by a fine of not more than \$1,000, or by imprisonment for not more than one year, or both, for any person to willfully and knowingly make, circulate, or transmit any statement or rumor, which is untrue, and is directly or by inference derogatory to the financial condition, or affects the solvency or financial standing of any federal savings and loan association, or to knowingly counsel, aid, procure, or induce another to do the same.

Ch. 585 (Relating clause corrected) (AB 1245) KNOX Amends Sec. 34301, adds 35731.5 and 35837.5, Gov.C., re incorporation of cities.

Defines "qualified signer" as used in provisions specifying procedures for incorporation of a city to mean, in the case of a corporate owner of an interest in fee, an officer of the corporation duly authorized by the bylaws or resolution of the board of directors of such corporation to act for and on behalf of the corporation, rather than an officer authorized to convey an interest in real property.

Provides that upon assent of majority of members of legislative bodies of cities involved, consolidated city may be governed in name of one such city or in new name.

Ch. 586 (AB 1267) DENT Amends Secs. 21050, 21200, 21201, adds Sec. 467, Veh.C., re bicycles.

Changes definition of bicycles from a device propelled by human power upon which any person may ride, having two tandem wheels either of which is more than 20 inches in diameter, to a device upon which any person may ride, propelled by human power through a belt, chain, or gears and having either two or three wheels in a tandem or tricycle arrangement.

Defines pedestrian as any person afoot or using a means of conveyance propelled by human power other than a bicycle.

Declares that every person riding bicycle on roadway or riding or driving animal on highway is subject to all applicable duties of vehicle drivers imposed by Divisions 10 and 11, Veh.C., relating to accidents, accident reports, and rules of road. Recasts provisions relating to brake requirement for bicycles

Ch. 587 (AB 1318) CRANDALL Amends Secs. 453, 457, 458, 465, M. & V.C., re courts-martial.

Provides special courts-martial may be composed of one field grade officer or three or more members as provided for in the Uniform Code of Military Justice and revises its authority to adjudge.

Reduces fine in the case of one-officer special courts-martial from \$100 to \$75.

Eliminates provision summary courts-martial has power to try enlisted men of National Guard and of the unorganized militia when called into service, except objecting noncommissioned officers in certain circumstances and provides that summary courts-martial has the power to try enlisted men of the National Guard unless they object thereto.

Gives one-officer special courts-martial power to issue warrants.

Ch. 588 (AB 1352) RAY E. JOHNSON Amends Sec. 496a, Pen.C., re second-hand materials.

Provides that a junk dealer or collector of junk, metals, or secondhand materials, or his agent, employee, or representative, is guilty of criminally receiving property if he buys or receives specified materials which he knows or reasonably should know is ordinarily used by, or ordinarily belongs to public utilities, rather than if the material is used by or belonging to public utilities.

Adds provision which requires junk dealers, or collectors of junk, metals, or secondhand materials who purchase or receive specified materials used by public utilities, to obtain evidence of his identity from the seller including, but not limited to, name, signature, address, driver's license number, vehicle license number, and the license number of the vehicle delivering the material.

Requires purchaser to maintain record of transaction which includes description of material purchased.

Ch. 589 (AB 1530) BRIGGS Amends Sec. 31592.2, Gov.C., re county employees' retirement.

Provides, with respect to county advance retirement reserve funds, under County Employees' Retirement Law of 1937, that where county board of supervisors has provided for payment with respect to premiums, dues, or other charges for health benefits, medicare, and accrued sick leave, from county general fund, the board of retirement may authorize payment for such items from the retirement advance reserves.

Ch. 590 (AB 1642) KNOX Amends Sec. 61800, Gov.C., re community services district.

Permits community service district to annex contiguous incorporated territory if, before the district board of directors resolves to annex the city, the city has consented to the annexation by resolution of the city council.

Ch. 591 (AB 1643) KNOX Adds Sec. 61626.7, Gov.C, re community services districts

Permits district to refrain from providing duplicated services and for district to set special lower tax rate where district includes an incorporated city and district services duplicate city services.

Ch. 592 (AB 1699) KNOX Amends and repeals various secs., Wat.C., re county water districts.

Abolishes district assessors and collectors and provisions authorizing a district to assess, levy, and collect its own taxes; but permits a district which, on the effective date of this act, is assessing, levying, or collecting its own taxes in accordance with provisions of County Water District Law, to continue to do so.

Ch. 593 (AB 1797) RYAN Amends Sec. 40509, Veh.C., re traffic offense procedure.

Provides that with respect to traffic offenses where person has for 15 or more days willfully violated his written promise to appear in court or before person authorized to receive bail, magistrate or clerk of court shall notify Department of Motor Vehicles of such fact not more than 60 days after issuance of warrant, rather than not less than 30 nor more than 60 days after issuance of warrant.

Ch. 594 (Relating clause corrected) (AB 1885) SIEROTY Adds Sec. 25804, Veh.C, re lighting equipment.

Provides that original lighting equipment on a motor vehicle manufactured prior to January 1, 1940, which vehicle is used primarily for the purpose of historical exhibition or other similar purpose, need not be of an approved type.

Ch 595 (AB 2055) SHOEMAKER Amends, adds, repeals, various secs., P.U.C., re Santa Barbara Transit District.

Provides that the boundaries of the district shall not be affected by the incorporation of, annexation to, or detachment from any city of territory wholly or partly within the district except as provided in the act. Specifies that no incorporated city now lying entirely outside the district boundaries shall be included within the district without the consent of the legislative body of said city, and any territory annexed by such city, if such annexed territory is then within the district, shall be automatically excluded from the district unless the legislative body of the city shall otherwise declare in its ordinance of annexation. Deletes requirement that two of the district's directors shall be residents of unincorporated area if the district contains unincorporated area. Changes the manner in which territory within the district may be excluded from the district.

Ch. 596 (AB 2314) ZENOVICH Amends Sec. 6555, S. & H.C., re Improvement Act of 1911.

Provides that the title of a grantee of a treasurer's deed for unredeemed property is not free from lien of any special assessment whose lien date is prior in time to the lien date of the assessment for which the deed is issued

Provides for the cancellation of subordinate bonds and subordinate assessments.

Ch. 597 (AB 2399) VENEMAN Adds Sec. 6467; repeals Sec. 5302.6, S. & H.C., re assessments against public property.

Provides for issuance of certificates representing unpaid assessments against public property and sets forth the form of such certificates.

Repeals obsolete section authorizing school districts to include in their tax levies for past fiscal years amounts sufficient to pay the special assessments imposed on their lands.

Ch. 598 (AB 1425) LANTERMAN Amends Sec. 31787.5, Gov.C., re county employees' retirement.

Grants allowance for member's children under the County Employees' Retirement Act of 1937 to a surviving spouse of a member regardless of remarriage, rather than only to the widow of a member until she remarries.

Grants the allowance for children to custodian of the member's children if surviving spouse does not have custody.

Ch. 599 (SB 356) COOMBS Amends Secs. 10204 and 10204.1 of, and adds Sec. 10201.1 to, S. & H.C., re municipal improvements.

Defines "private utility damages"; authorizes legislative body to order, in its resolution of intention, that private utility damages be included in the assessment for improvements; includes private utility damages within incidental expenses of improvement ordered under Municipal Improvement Act. (Secs. 10000 et seq., S. & H.C.)

*In effect immediately.*

Ch. 600 (SB 561) STIERN Adds Sec. 31592.3, Gov.C., re retirement allowances.

Permits the board of supervisors of a county to provide that when annual earnings of the retirement fund in excess of the amounts credited to contributions and reserves exceed 1 percent of the total assets of the system, the excess may be transferred to a special fund which shall be used to increase monthly retirement allowances as economic conditions, as determined by the board of supervisors, warrant.

*In effect immediately.*

Ch. 601 (SB 587) GRUNSKY Amends Secs. 56, 69, 69b, adds Sec. 56.1, Civ.C., adds Sec. 740.1, W. & I.C., re marriages.

Authorizes juvenile court, on application of a ward or dependent child, and the superior court, on application of other minors, to grant such minor permission to marry and consent to the issuance of a marriage license where there is no parent capable of consenting and makes the minor capable of consenting to and consummating marriage when such court order is filed.

Allows licensing clerk to request identification as to name and additional documentary proof as to facts stated on application.

Increases fee for issuing duplicate certificate of registry of marriage where lost or destroyed after the marriage ceremony but prior to filing with the county recorder from \$1 to \$2.50 and makes the fee applicable to the issuance of a duplicate marriage license.

Ch. 602 (SB 651) COLOGNE Amends Sec. 630, Prob.C., re disposition of estates without probate.

For purpose of provision allowing any of specified heirs, or sole beneficiary under will, to collect estate of decedent without probate administration when estate does not include real property in California, changes limit on value of estate to which provision applies from \$2,000 to \$3,000, and provides that an amount not exceeding \$3,000, rather than \$2,000, which is owing to decedent for salary from any employment, including amount of compensation for unused vacation, shall be excluded in determining whether value of estate exceeds \$3,000.

Ch. 603 (SB 315) GRUNSKY Amends Sec. 817, Pen.C., re peace officers.

Includes deputy constables regularly employed and paid as such among persons defined as peace officers.

Limits peace officer status of constables to those who are regularly employed and paid as such.

Ch. 604 (AB 628) MONAGAN Amends Sec. 817, Pen.C., re peace officers.

Specifies that any qualified person, when deputized or appointed by the proper authority as a reserve or auxiliary sheriff or city policeman while performing assigned police functions, is a peace officer under provision of Sec. 817, Pen.C., listing peace officers with general authority.

Includes deputy constables regularly employed and paid as such among persons defined as peace officers.

Limits peace officer status of constables to those who are regularly employed and paid as such.

Ch. 605 (SB 412) RODDA Amends, adds and repeals various secs. Ed.C., re school district organization.

Excludes junior college districts from provisions dealing with component districts within school districts.

Deletes provision for automatic change of junior college district boundary when boundary of included high school or unified district is changed; provides for such change only if provided for in terms of agreement for annexation or transfer of territory or is recommended by county committee on school district organization and approved by governing board of the junior college district affected.

Prescribes new provisions for inclusion of newly formed high school or unified districts in junior college districts; permits transfer of territory from one junior college district to another.

Ch. 606 (SB 417) ALQUIST Repeals Sec. 215, Ch. 103, Stats. 1966 (1st Ex. Sess.), re schools - continuing adult education.

Deletes July 1, 1967, termination date on authorization to school districts to maintain continuation education classes during such hours as classes for adults are maintained.

*In effect immediately.*

Ch. 607 (SB 478) COLLIER Amends Sec. 23109 and 40303, Veh.C., re speed exhibitions on highways.

Recasts provisions relating to speed contests and exhibitions of speed

Prohibits the placing of a barricade upon, or obstructing, any highway, or assisting in such activity, for the purpose of facilitating or aiding, or as an incident to, any motor vehicle speed exhibition upon a highway.

Ch. 608 (SB 688) ALQUIST Adds Sec. 71140.3, Gov.C., re municipal courts: Santa Clara.

Makes person eligible to be elected or appointed judge of a municipal court of a judicial district in Santa Clara County or Orange County if he is a resident eligible to vote in the county in which the judicial district is located, rather than in the judicial district, for at least 54 days prior to his election or appointment.

Ch. 609 (SB 771) WAY Amends Secs. 156, 615, adds Sec. 109.6, R. & T.C., re property taxation: data processing.

Permits counties to use electronic data processing equipment in connection with information appearing on extended property tax rolls, and if no physical document of the extended roll is prepared, then, such information must be entered on electronic data processing records, and provides that such data shall be so stored that it can be readily available to the public in an understandable form. Provides for list of abbreviations, in connection with dissemination of property tax information, to be available to the public if electronic data processing is used, and requires such list to be furnished to the tax collector by the assessor.

Provides for change in the preparation of the index to the local roll so that it can apply where electronic data processing is used, and that such index shall be delivered to the tax collector on or before the delivery of the extended roll.

Ch. 610 (SB 822) GRUNSKY Amends Sec. 2033, C.C.P., re discovery.

Provides period designated in request for reply to parties' request for admissions be not less than 15, rather than not less than 10, days after service of the request or as the court may allow on motion and notice.

Ch. 611 (SB 903) GRUNSKY Amends Sec. 1755, Prob.C., re Conservatorship.

Requires court, when petition to terminate conservatorship is filed alleging that conservatee is able to care for himself and his property and the court determines such fact in the conservatee's favor, to find and enter judgment accordingly.

Ch. 612 (SB 935) LAGOMARSINO Adds Sec. 69544.7, Gov.C., and amends Sec. 1221, Prob.C., re court records.

Deletes requirement that decrees of distribution be entered at length in court minute book but requires such decrees to be so entered in a judgment book or other permanent record of the court.

Authorizes clerk of superior court not to keep minute book, but requires him to keep minutes, where court order or rule requires chronological placing of individual minute orders in file of actions and if law otherwise requires as a prerequisite to destruction of file and contents that a microfilm copy thereof be made.

Ch. 613 (SB 1041) STEVENS Amends Sec. 275, Fin.C., re State banking fund.

Increases the maximum amount that may be withdrawn from the State Banking Fund and used as a revolving fund in the operation of the State Banking Department from \$15,000 to \$20,000.

Ch. 614 (SB 1255) DOLWIG Amends Sec. 1231.1, P.U.C., re Railroads.

Provides that the Public Utilities Commission shall make payments directly to the railroads involved, from funds allocated to it annually in the budget of the California Highway Commission and the Department of Public Works, the share of the expense of the city, county or city and county maintaining automatic grade crossing protection.

Ch. 615 (SB 1435) BURGNER Amends and adds various secs., S. & H.C., re Improvement Act of 1911.

Establishes procedure for local legislative bodies to issue bonds for sidewalk maintenance and repair purposes under the Improvement Act of 1911.

Ch. 616 (SB 1503) TEALE Adds Sec. 4108.1, W. & I.C., re State hospitals.

Permits Director of General Services, with consent of Department of Mental Hygiene, to grant to the County of Stanislaus a right-of-way for public road purposes over the lands of Modesto State Hospital.

Ch. 617 (AB 296) DUNLAP Amends the title of Art. 4 (commencing with Sec. 20251), Ch. 1, Div. 15, repeals and adds Sec. 20251, Ed.C., amends Sec. 29484, Gov.C., re Forest reserve school money.

Changes name of forest reserve school fund to forest reserve account in county school service fund, and makes related technical changes.

Deletes provision authorizing money apportioned therefrom to the county superintendent of schools to be deposited by the county auditor to the credit of the county school tuition fund.

Ch. 618 (AB 406) RYAN Adds Ch. 4 (commencing with Sec. 80), Div. 1, Pt. 1, Ed.C., re schools: securing copyrights.

Prohibits school districts, county boards of education, and county superintendents of schools from expending funds or using the regular work time of employees to secure a copyright for any person or firm. Provides that nothing shall prevent governing board of school district or county board of education from securing copyrights, in name of district or board, to all copyrightable work developed by district or board.

Ch. 619 (AB 528) CRANDALL Adds Sec. 12917, Ed.C., re school district employee awards.

Authorizes governing board of a school district to establish an awards program for employees making exceptional contributions to the operation of the district or to the public welfare through various proposals, acts, services, or accomplishments. Authorizes board to establish awards committees which may make awards of up to \$200, unless a larger award is expressly approved by board, and authorizes board to make such awards from funds under its control whether or not budgeted funds have been provided or are exhausted.

Ch. 620 (AB 592) DUNLAP Amends Sec. 5275, W. & I.C., re narcotic drug addicts.

Requires the court to designate some county officer to keep a record of payments made to the county by or on behalf of narcotic drug addicts under commitment proceedings, and to receive, receipt for, and record such payments, pay them to the county treasurer, enforce compliance with orders of payment, and report failures to make such payment, rather than have the county auditor perform these functions.

Ch. 621 (AB 593) DUNLAP Amends Sec. 5300, W. & I.C., re cost of care.

Provides that in the case of a confinement for drug addiction or alcoholism to a branch of the county jail, the judge shall in making a reasonable determination of the cost of maintenance, and in determining if the defendant or his relatives can pay for maintenance and expenses of the proceeding, designate a county officer to administer the payments and report failure to make such payments to the court, instead of requiring the county auditor to perform these functions.

**Ch. 622 (AB 594) DUNLAP** Amends Sec. 5301, W. & I.C., re inebriates and drug addicts.

Requires the court to designate some county officer to keep a record of payments made to the county by or on behalf of inebriates and drug addicts under commitment proceedings, and to receive, receipt for, and record such payments, pay them to the county treasurer, enforce compliance with orders of payment, and report failures to make such payment, rather than have the county auditor perform these functions.

**Ch. 623 (AB 700) DUFFY** Amends Sec. 19685, Ed.C., re state school building aid.

Requires county superintendent of schools to give notice to the county board of supervisors of his intention to approve a school district's application for funds to construct a school building for exceptional children.

**Ch. 624 (AB 969) RUSSELL** Adds Sec. 26154.5, Gov.C., re elementary school districts.

Extends beyond the termination date (91st day after adjournment of 1967 session) contained in Section 26154 of the Government Code the authority granted a board of supervisors to provide financial assistance to an elementary school district which has within its boundaries any facilities used by the county to house county employees and which has an average daily attendance of less than 3,000.

**Ch. 625 (AB 1153) WILSON** Amends Sec. 630, C.C.P., re verdicts.

Authorizes court where court or party gives notice within 10 days after the jury has been discharged without rendering a verdict, to direct verdict to party whose motion for a directed verdict should have been granted had it been previously made, rather than authorizing court, where such jury has been discharged, within 10 days, or where notice given within 10 days, then after 10 days, to direct verdict in favor of party whose motion for directed verdict which should have been granted was previously denied.

**Ch. 626 (AB 1260) BRATHWAITE** Amends Sec. 15101, Fin.C., re credit union guaranty funds.

Authorizes the investment of capital funds, undivided profits, and guaranty fund of any credit union in accounts with, investment certificates or shares of any savings and loan association doing business in this state which is an insured institution as defined by Title IV of the National Housing Act; provided that the total sum invested in any one association shall not exceed the greater of one-fourth of 1 percent of such association's total withdrawable accounts or \$15,000.

**Ch. 627 (AB 1329) MILIAS** Amends Secs. 19405, 19533.1, Gov.C., re civil service employees: layoff.

Allows State Personnel Board to find a layoff occurring within one year from date of reinstatement of another employee after recognized military service was not related to the reinstatement.

Excludes veterans who voluntarily prolonged military service from entering civil service and receiving seniority credit for their recognized military duty in event of layoff.

**Ch. 628 (AB 1349) LANTERMAN** Amends Sec. 31641.4 and 31644, Gov.C., re County Employees Retirement Law.

Permits public service to be credited for retirement purposes if the person so elects and either the employing agency certifies that no pension or retirement allowance is available for such service or the Retirement Board is satisfied that such is the fact rather than permitting the credit of public service only if the person so elects and the Retirement Board is satisfied that there is no pension or retirement allowance available for the service given.

Permits Retirement Board to give retirement credit for any service rather than limiting it to any county service.

**Ch. 629 (AB 1377) BARNES** Adds Sec. 5022, Ed.C., re driver training.

Permits governing board of a school district offering automobile driver training to cause the training to be conducted without the district if the board determines such training cannot be conducted effectively within the district.

**Ch. 630 (AB 1381) PATTEE** Repeals Sec. 22452, Fin.C., re insured loans.

Deletes provision that if any property securing a loan made by a licensee, under the Personal Property Brokers Law, is insured against loss in favor of the licensee, the licensee may only contract for and receive thereon, charges at a rate not exceeding 2 percent per month on that portion of the unpaid principal balance of the loan up to and including but not in excess of \$500, and five-sixths of 1 percent per month on that portion of the unpaid principal balance of the loan in excess of \$500.

**Ch. 631 (AB 1417) STULL** Amends Sec. 8955, Ed.C., re mentally retarded minors.

Makes technical clarifying changes with respect to collection and disposition of funds raised by the imposition of taxes for providing classes for mentally retarded minors in school districts served by county superintendents of schools, including deletion of requirements concerning school district budget adjustment and transfer of such funds, and by requiring direct deposit of funds in the county school service fund.

Clarifies that inadequacies in funds raised be made up by state from county school service fund contingency account.

**Ch. 632 (AB 1436) ZENOVICH** Amends various secs., Gov.C., re municipal court attachés.

Increases the salary of various attachés of the Fresno Municipal Court. Increases the number of attachés in certain classifications.

Establishes a salary schedule for such attachés, raises amount payable to certain reporters in lieu of per diem, and makes other technical changes.

**Ch. 633 (AB 1441) BRITSCHGI** Repeals Sec. 2, Ch. 1499, Stats. 1965, re county highways.

Deletes the termination date, of the 91st day after the adjournment of the 1967 Regular Session, of the authorization of county boards of supervisors to acquire real property adjacent to property being condemned for the purpose of exchanging the same for other real property to be used for widening county highways.

**Ch. 634 (AB 1491) MACDONALD** Amends Sec. 56453, Gov.C., re districts.

Provides that after recodation by clerk with county recorder of clerk's certificate of completion of a change of organization or reorganization, the recorder shall file with the county surveyor a copy of the boundary description included in the certificate of completion.

**Ch. 635 (AB 1498) MACDONALD** Amends Secs. 12 and 23, Ventura County Flood Control Act (Ch. 44, Stats. 1944 (2nd Ex. Sess.)), re Ventura County flood control.

Reduces the maximum tax rate in zone 3 of the district from 40 cents to 27 cents on each \$100 of the assessed valuation of the taxable property.

Requires district to acquire by lowest responsible bid, rather than by purchase, material and supplies for use in any new construction work or improvement, other than specified exceptions, if the cost thereof exceeds \$2,500.

**Ch. 636 (AB 1639) CULLEN** Amends Sec. 13450.1, Gov.C., re purchase and sale of bonds.

Changes references from Director of Finance to Director of General Services, as an official who can designate a representative to act for him as an ex officio member of the Board of Control for the purpose of consenting to the purchase, sale, transfer or exchange of bonds.

**Ch. 637 (AB 1657) SHOEMAKER** Amends Secs. 74642, 74643, 74644, 74644.1, Gov.C., re municipal courts: Santa Barbara.

Revises staffing, job classifications, and compensation of employees and attachés of the Santa Barbara-Goleta Municipal Court Judicial District.

**Ch. 638 (AB 1836) POWERS** Amends Sec. 40, Civ.C., Sec. 1910, Prob.C., and adds Sec. 1561, Prob.C., re guardianship and conservatorship.

Provides that wages or salary of adult ward shall, unless otherwise ordered by court, be paid to ward and not be part of guardianship estate.

Provides that order of court to contrary with respect to adult ward or conservatee shall be binding on employer only after notice to him.

- Ch. 639 (AB 1905) Z'BERG Adds Sec. 1537.5, Prob.C., re property of ward.  
Permits court to authorize and direct guardian of estate of incompetent or minor ward to convey property in such estate claimed by another to the person entitled to such property.
- Ch. 640 (AB 1943) LANTERMAN Amends Sec. 14746, Gov.C., re state records.  
Deletes duty of Director of General Services to amend, adopt and rescind rules and regulations for the receipt and filing of records.
- Ch. 641 (AB 2099) CULLEN Amends Sec. 11014, Gov.C., re claims for damages.  
Corrects erroneous cross-reference.  
Makes no substantive change.
- Ch. 642 (AB 2128) DEDDEH Amends Sec. 27001, Gov.C., re county treasurers.  
Provides that county treasurer may destroy specified certificates received by him which have been filed for more than 5 years provided that enumerated conditions are complied with.
- Ch. 643 (AB 2251) FONG Adds Sec. 1411.1, H. & S.C., re hospital dental services.  
Authorizes dental services, as defined in the Dental Practice Act, to be provided patients in licensed hospitals by dentists licensed by this state.  
Declares this provision shall not limit or restrict the right of a licensed physician and surgeon to perform any acts authorized by the Medical Practice Act.
- Ch. 644 (AB 2398) VENEMAN Amends Sec. 5373, S. & H.C., re assessment liens.  
Provides that holder of a subordinate assessment or bond representing subordinate assessment shall have the rights of an inferior lienholder as provided in Sec. 2904, Civ.C.
- Ch. 645 (SB 266) BURNS Amends Secs. 11558.5 and 11559.5, Gov.C.; and Sec. 27003, Ed C., re state officers.  
Eliminates State Librarian and Chief of the Division of Industrial Welfare from provision fixing annual salary of \$15,500. Provides that appointment of State Librarian by the Governor shall be subject to Senate confirmation.  
Deletes Director of Aeronautics from provision fixing annual salary of \$15,500, to conform to S.B. 260.  
Deletes Labor Commissioner and Chief of Industrial Safety from provision fixing annual salary of \$19,500.  
Appropriates \$18,008 to State Controller in augmentation of budget appropriation for personal services.
- Ch. 646 (Relating clause corrected) (SB 621) GRUNSKY Amends Sec. 6 and adds Sec. 6.1, San Luis Obispo County Flood Control and Water Conservation District Act (Ch. 1294, Stats. 1945), re San Luis Obispo district.  
Clarifies eminent domain powers of San Luis Obispo County Flood Control and Water Conservation District, particularly where district project requires only part of a parcel of land, but interferes with access to remainder of parcel or otherwise causes substantial damage to remainder.  
*In effect immediately.*
- Ch. 647 (AB 1082) MORETTI Amends, adds, and repeals various secs., B. & P.C., re horseracing.  
Designates act as Horse Racing Act of 1967 and sets forth statement of purpose therefor.  
Defines racing days and racing weeks. Allows split meetings and fractional weeks on each part of a split meeting. Limits racing on infield track of at least  $\frac{1}{2}$  of a mile to thoroughbred, but allows harness racing on infield track of not less than  $\frac{1}{4}$  mile.  
Sets a standard deposit fee of \$10,000 for application to conduct a horseracing meeting instead of different rates for different classes of counties.  
Exempts, until December 31, 1972, certain associations, which conducted a horseracing meeting during the preceding year where total amount handled in parimutuel pool is not more than \$125,000,000, from payment of license fee on breakage on

amount handled by it under \$50,000,000. Requires association to deposit exempt amount exclusive of commission in depository approved by California Horse Racing Board. Requires such exempt amount to be distributed pursuant to a program mutually agreed upon by the association and the organization representing the horsemen at the horseracing meeting, or if they fail to agree, the board is required, upon prescribed petition of the association or the organization, or both, to determine the use of such funds. Requires accounting to board within one year following close of racing meeting on the distribution of such funds and requires that all such funds which have not been distributed or set aside for expenditures approved by the board to be paid into the General Fund.

Revises provisions concerning the allocation of racing days and weeks throughout state.

Requires board to require each licensed racing association which conducts more than 11 weeks of racing to designate at least five racing days, and certain other licensed racing associations to designate at least three racing days during any one meeting as charity days, rather than permitting the board to grant not to exceed five additional racing days to each licensee as charity days.

Prohibits any horserace from being commenced after midnight, rather than prohibiting any horserace except during daylight hours.

Revises amounts which may be deducted as a commission from a parimutuel pool operated by a person licensed to conduct a horseracing meeting.

Limits revenue from horseracing payable to Fairs and Exposition Fund to \$20,000,000.

Requires racing board to submit two reports on effect of act to Legislature.

Declares where track located in city the Horse Racing Law does not preclude an admission tax levied by the city.

*In effect immediately.*

Ch. 648 (SB 171) SONG Amends Sec. 69894.3, Gov.C., re superior court employees.

Provides for right of transfer of superior court employees in counties with more than 2,000,000 population to other departments of the county government, subject to approval of board of supervisors and subject to county charter and other usual conditions placed upon such a transfer. Provides that such right of transfer does not give additional rights in relation to other employees of the county. Provides for use of county's ordinances, if approved by rule of court, in determining the court employee's rights and benefits, such as salary step advancements, vacations, and sick leave.

Provides that rules governing transfers, promotions, and demotions between judicial districts shall be substantially the same as those governing county employees in county departments.

Ch. 649 (SB 243) ALQUIST Amends Sec. 262, adds Sec. 271.6, R. & T.C., re Welfare tax exemption.

Provides for the cancellation or refund of any tax or penalty imposed upon property acquired by an organization qualified for the welfare tax exemption if such property presently qualifies for the exemption and was acquired after the lien date but before the commencement of the fiscal year and if the fiscal year began in 1966.

Extends to 1967 fiscal year provision allowing cancellation or refund of tax imposed because of failure to file the affidavit for the church exemption.

Ch. 650 (SB 247) BRADLEY Amends, adds, repeals various provisions, Evid.C., re evidence.

Specifies evidentiary effect of presumptions relating to the violation of a statute and certain interests in realty.

Allows counsel identified with a witness or party called as adverse witness or party to use cross-examination rather than redirect-examination in certain circumstances.

Provides that certain copies and translations of original Spanish land documents are admissible as evidence without authentication of the original documents.

Clarifies various sections.

Ch. 651 (SB 263) COLLIER Amends Sec. 21403, P.U.C., re aircraft.

Makes it unlawful to land, taxi, or take off aircraft on a public freeway, highway, road, or street, except in certain emergencies.

Ch. 652 (Relating clause corrected) (SB 372) SHERMAN Amends Secs. 20001 and 20002, Veh.C., re duties of drivers.

Makes any person guilty of a misdemeanor who fails to comply, rather than who fails to stop or comply, with requirements imposed upon the driver of any vehicle involved in an accident resulting in injury to any person, other than himself, or death to any person, or any damage to any property including vehicles.

Ch. 653 (SB 388) McATEER Amends, adds various secs., Gov.C., re official court reporters.

Increases compensation of official court reporters and official reporters pro tempore of various courts.

Revises applicability to counties of various sections relating to court reporters.

Provides for the compensation of official court reporters in various counties.

Provides for the duties and other rules of employment for the court reporters of various courts.

Ch. 654 (SB 616) MCCARTHY Amends Secs. 3.5, 5, and 6.2, Marin County Flood Control and Water Conservation District Act (Ch. 666, Stats. 1953), re Marin Flood Control District.

Specifies that resolution or ordinance, adopted by  $\frac{2}{3}$  vote of district board, which finds and determines that public interest and necessity require the public improvement for flood control purposes and that property described therein is necessary therefor, shall be conclusive, rather than prima facie, evidence that the condemnation of the property in question is necessary to serve the purposes of the district.

Specifies that annexation or establishment of any zone within chartered or incorporated city may be upon any conditions imposed by the city and accepted by the district board.

Specifies that zone advisory board appointed on formation of zone within district may be composed of either 7 or 5 resident electors, rather than 5 resident electors.

Ch. 655 (SB 652) COOMBS Amends Sec. 23136, Gov.C., re county boundaries.

Changes description of boundaries of San Bernardino County to conform to the state boundary changes resulting from the Interstate Compact Defining the Boundary Between the States of Arizona and California.

Ch. 656 (SB 678) SHORT Amends Secs. 9 and 10, Storm Drain Maintenance Act (Ch. 265, Stats. 1937), re storm drain maintenance.

Deletes requirement of publication of notice of hearing on petition for withdrawal or annexation of territory from or to a storm drain maintenance district where petition has been signed by 100 percent of the landowners in the subject land, as shown by the last equalized assessment roll.

Deletes requirement that territory to be annexed to such a district be contiguous; provides that such territory need only be in the same county.

Ch. 657 (SB 693) MARLER Amends Sec. 257, Agr.C., and Sec. 10084, Agr.C., as enacted by Ch. 15, Stats. 1967, re bovine tuberculosis.

Provides for the bovine tuberculosis program for exposed nonreacting animals to remain in effect without a time limitation, rather than expire on October 1, 1967.

*In effect immediately.*

Ch. 658 (SB 773) MCCARTHY Adds Sec. 53068, Gov.C., re local public agencies: bids.

Provides that local public agencies seeking to enter a contract requiring the letting of bids shall specify in the public notice the place such bids are to be received and the time by which they are to be received. Requires that bids received after the time specified shall be returned unopened.

Ch. 659 (SB 813) SHORT Amends Sec. 1619, B. & P.C., re dentistry.

Includes within the class permitted to inspect the examination papers of an applicant for a license to practice dentistry, the Director of Professional and Vocational Standards when acting pursuant to specified provisions.

Ch. 660 (SB 818) SHORT Adds Secs. 126, 127, B. & P.C., re records.

Provides any agency within the Department of Professional and Vocational Standards previously required to submit reports to the Governor under the provisions of the Business and Professions Code is not required to submit such reports.

Authorizes Director of Professional and Vocational Standards to require reports from any agency in the department as he deems reasonably necessary on any phase of their operations.

Ch. 661 (SB 848) STEVENS Amends Sec. 2274, Civ.C., repeals and adds Sec. 1122, Prob.C., re compensation of trustees.

Revises and restates law of compensation of trustees, so that law as revised and restated provides as follows:

Provides that trustee of inter vivos or testamentary trust is entitled to compensation specified in the trust instrument and that court may fix or allow additional compensation where the duties of trustee are substantially greater than those contemplated at time trust created or will made, where the compensation specified in the trust instrument is so unreasonably low that a competent trustee would not serve as such, or where there are other extraordinary circumstances. Allows reasonable compensation for trustee where trust instrument does not specify compensation and, in case of two or more trustees, establishes compensation by apportionment according to their respective services rendered in the absence of another agreement of the trustees or provision of the trust instrument.

In case of inter vivos trusts, grants jurisdiction to superior court to determine any such compensation in a trustee's action, to which all interested persons are made parties.

In case of testamentary trusts, provides that such compensation may be determined by the court in the decree of distribution or thereafter, and that, in its discretion, court may fix or allow periodic compensation to continue as long as it may deem proper. Requires court to allow testamentary trustee his proper expenses and compensation on settlement of each account.

Ch. 662 (SB 907) GRUNSKY Amends various secs., Monterey Peninsula Airport District Act (Ch. 52, Stats. 1941), re Monterey Peninsula Airport District.

Changes election for board of directors from second Tuesday in April to first Tuesday after first Monday in June.

Adds an auditor as a district officer. Describes duties and authority of auditor.

Requires district tax funds to be paid to the district instead of the county to the credit of the district. Requires the board to designate depositories for district funds.

Ch. 663 (SB 916) GRUNSKY Adds Sec. 6054.3, H. & N.C., re harbor districts: harbor commissioners.

Provides that a majority of the remaining harbor commissioners may fill a vacancy, and if the vacancy is not filled within 30 days, the board of supervisors shall fill it.

Ch. 664 (SB 951) MARLER Amends and adds various secs., H. & S.C., re public cemetery districts.

Creates procedure for notice and hearing which must occur prior to board of supervisors providing that it shall act as the board of trustees of a public cemetery district.

Requires concurrence of board of supervisors to the conveyance by a public cemetery district of any cemetery of the district to any cemetery authority and creates procedure for notice and hearing which must occur prior to board of supervisors giving such concurrence.

Ch. 665 (SB 980) MARLER Amends Sec. 4021, P.R.C., re protection of forest lands.

Restricts scope of activities relating to state forest lands which shall be considered misdemeanors by excluding certain administrative matters.

Ch. 666 (SB 1040) STEVENS Amends Sec. 769, Fin.C., re banks.

Increases the maximum aggregate amount, from one to two percent of a bank's capital and surplus, which a bank may invest in the stock of small business investment companies authorized to operate under the Small Business Investments Act.

Ch. 667 (SB 1149) DEUKMEJIAN Amends Sec. 172, Pen.C., re alcoholic beverages.

Makes inapplicable to Fred C. Nelles School for Boys provision prohibiting sale or exposure for sale of any intoxicating liquor within 1,900 feet of land belonging to this state upon which any reformatory is situated.

Ch. 668 (SB 1186) WEDWORTH Amends Sec. 1111.6, Ed.C., re school: city elections.

Permits consolidation of the elections of certain school district and regular city elections.

Ch. 669 (SB 1205) SCHRADE Amends Sec. 522, H. & N.C., re abandoned watercraft: tidelands.

Includes public corporations and other public entities within provisions allowing the declaration of watercraft left on tidelands without supervision to be abandoned, and allowing the sale thereof by such corporation or entity.

Requires that if a registration number appears on such watercraft, notice shall be sent to the registered owner at least 5 days prior to introduction of an ordinance to order removal.

Ch. 670 (SB 1216) BRADLEY Amends Sec. 1, Ch. 602, Stats. 1963, re quiet title actions.

Extends until December 31, 1968, time within which quiet title actions may be brought or declaratory relief obtained regarding land conveyed by the state pursuant to Chapter 1885 of the Statutes of 1959.

Ch. 671 (SB 1245) SHORT Adds Secs. 31681.51, 31739.31, Gov.C., re county employees' retirement.

Increases service retirement allowances and death allowances with respect to service and disability under the County Employees' Retirement Law of 1937.

Ch. 672 (SB 1283) WHETMORE Amends Sec. 894 and 895, M. & V.C., re veterans' dependents educational assistance.

Eliminates Department of Veterans Affairs' \$50 monthly living expense payment to dependents of veterans who are students of postgraduate rank.

Authorizes department to consider at undergraduate level, dependents enrolled in fifth year of any course requiring 5 years.

Deletes maximum amount of \$1,600 expended for tuition and fees on account of any one applicant while pursuing a course of postgraduate college or professional school rank.

Requires that eligibility of students of postgraduate rank on effective date of this act to receive family allowance, be determined with reference to provisions of code as they read prior to such effective date.

Ch. 673 (SB 1297) MARLER Amends Sec. 28143, Gov.C., re compensation of county officers.

Raises salaries of members of board of supervisors of Glenn County from \$400 per month to \$6,000 per year.

Ch. 674 (AB 169) CHAPEL Adds Sec. 253.1, S. & H.C., re freeways and expressways.

Removes portion of Route 1, from Route 91 to Route 42, from the California freeway and expressway system.

Ch. 675 (AB 779) MILLER Amends Sec. 21352, Ed.C., re school district funds.

Increases basic limitations on school district revolving warehouse stock funds from \$10 to \$15 per unit of average daily attendance.

Ch. 676 (AB 796) FORAN Adds Sec. 152, Ins.C., re minor's automobile insurance contracts.

Provides that notwithstanding any other provision of law a minor 18 years of age or over is competent to contract for automobile liability insurance and to enter into any agreement to finance such insurance, or execute a power of attorney in connection with such financing.

Ch. 677 (Relating clause corrected) (AB 855) FORAN Amends Secs. 18808, 18810, repeals Sec. 18809, adds Sec. 18660.1 Fin.C., re industrial loan companies.

Permits industrial loan companies, on loans secured by real property of \$2,000 or more, to charge an appraisal fee not to exceed the actual cost of the appraisal or 1 percent of the loan whichever is lesser if an appraisal is rendered in writing by a qualified appraiser approved in writing by the Commissioner of Corporations.

Requires an industrial loan company to pay the Commissioner of Corporations the actual cost of any examination by the commissioner or his duly designated representative, rather than requiring the industrial loan company to pay the actual amount of the salary or other compensation paid to the person or persons making the required annual examination plus the actual cost of any extra examination, investigation, or services.

Makes related conforming changes.

Ch. 678 (AB 898) Z'BERG Adds Sec. 1057.5, Civ.C., re escrow agents.

Prohibits any escrow agent from paying any other person any commission, fee, or other compensation for referring, soliciting handling, or servicing escrow customers, or accounts, except for the normal compensation of his employees.

Prohibits escrow agents from entering into any arrangement or other device permitting any fee, commission or compensation which is contingent upon the performance of any act, condition, or instruction set forth in an escrow, to be drawn or paid, either in whole or in part, or in kind of its equivalent, prior to the actual closing and completion of the escrow.

Declares that the provisions of the section shall not be deemed to supersede, negate, or modify existing provisions governing title insurers, contracted escrow companies, or underwritten title companies.

Ch. 679 (AB 1239) KNOX Amends Sec 12538, Gov.C., re health care service plans.

Changes the date of annual reregistration of health care service plans from December 31 to March 31 of each year.

Ch. 680 (AB 1440) BRITSCHGI Adds various secs., Gov.C., re extended county services.

Permits county boards of supervisors to determine at the time of adoption of final budget the extent and cost of extended county services. Makes inapplicable the present method for determining the extent and cost of such services, if the board of supervisors elects to make the final determination at the time of the adoption of the final budget.

Ch. 681 (AB 1442) BRITSCHGI Amends Sec. 25537, Gov.C., re county property.

Provides that leases of county real property of duration not exceeding one year and having estimated monthly rental not exceeding \$400, rather than \$100, may be excluded from competitive bidding procedure. States that if lease is excluded from such bidding procedure the actual monthly rental in the executed lease shall not exceed \$500, rather than \$150.

Ch. 682 (Relating clause corrected) (AB 1458) HARVEY JOHNSON Amends and adds various secs., B & P.C., re quarter horses.

Defines "quarter horse" as any horse (including mare, gelding, colt and filly) that meets the requirements of and is registered by the American Quarter Horse Association.

Changes references from American quarter horses to quarter horses under specified provisions.

Ch. 683 (AB 1484) BRIGGS Amends Sec. 1804, and adds Sec. 1818, Veh.C., re traffic violations.

Requires that court abstract of conviction, and records, or information concerning records, of such abstract, contain information with respect to the commercial or non-commercial nature or license plate number of the vehicle involved in the offense.

Ch. 684 (AB 1600) CROWN Adds Sec. 25102.5, Corp.C., re world's fair companies.

Subjects securities of companies organized for the promotion, development or organization of a world's fair to the Corporate Securities Law. Provides that for

such purpose, direct or indirect solicitation of funds, contributions, or credit shall constitute issuance and sale of securities.

Ch. 685 (AB 1677) FENTON Adds Sec. 72760, Gov.C., re municipal courts: Los Angeles.

Permits judges and any judges pro tempore of Los Angeles municipal courts, except the Los Angeles Judicial District, to select from deputy clerks, persons to serve as court clerks.

Ch. 686 (Relating clause corrected) (AB 1772) BADHAM Adds Sec. 191.5, S. & H.C., re grade crossings.

Permits a city, city and county or county to use funds allocated from the State Highway Fund or the Highway Users Tax Fund to finance the local agency's share of the cost of constructing protective facilities on all mainline grade crossings.

Ch. 687 (AB 1805) FORAN Amends Secs. 7045 and 7058, B. & P.C., re specialty contractors.

Defines term "finished products," for purpose of provision excluding from the Contractors Law the sale or installation of any finished products, as not including installed carpets.

Provides that a contractor who installs or contracts for the installation of a carpet wherein the carpet is attached to the structure by any conventional method is a specialty contractor. Excepts certain sellers of installed carpets who hold a retail furniture dealer's license.

Ch. 688 (AB 1806) FORAN Amends Sec. 2261, Civ.C., re investments by trustees.

Provides that the term "property" as used in Section 2261 of the Civil Code, which relates to the regulation of investments by trustees, includes life insurance, endowment, and annuity contracts issued by legal reserve companies authorized to do business in this state.

Ch. 689 (AB 1821) MORETTI Amends various secs., Ins.C., re insurance.

Specifically provides that the fee required by Section 705.1 is in lieu of the fee required by Section 940.1. Makes various changes to maintain the codes without substantive change.

Ch. 690 (AB 1850) FENTON New act, re irrigation districts: property transfer.

Authorizes the Walnut Irrigation District, by agreement with City of Pico Rivera, to transfer all district property to the city with the city to assume all obligations of the district to provide water service to the district's area; and specifies that city takes property transferred subject to any outstanding lease of water rights or pumping facilities of district. Provides for dissolution of district on 30th day following execution of agreement.

Ch. 691 (AB 1907) Z'BERG Amends Sec. 14955, Gov.C., re state contracts: bid notices.

Changes posting requirements for notices of competitive bidding for contracts executed by the Department of General Services in excess of \$2,500 for work to be performed by use of rented tools or equipment, from posting in the district office of the Division of Highways within which the work is to be done, to posting in the Sacramento and Los Angeles offices of the Office of Architecture and Construction of the Department of General Services.

Ch. 692 (AB 1929) VEYSEY Amends Sec. 620, adds Sec. 624, R. & T.C., re property tax assessment protests.

Allows payment of taxes under protest by an assessee whose property was not on the prior year's secured roll. Makes such protest contingent on the failure of the assessor to send a notice of the amount of the assessment.

Allows the county board to hold public hearings on assessment protests and requires the board to notify all persons who paid their taxes under protest, of this hearing.

Requires the county board to hold an equalization hearing on petition of any person whose property is assessed on the secured roll for the first time in either the 1967-68 or 1966-67 assessment years and to whom the assessor failed to give

notice of the amount of assessment. Requires such hearings to be open to all assessees who have filed petitions within the time set by the board. Requires the board to publish notice of such hearings.

*In effect immediately.*

Ch. 693 (AB 2016) VENEMAN Amends Secs. 6094, 6244, 6283, 6406, R. & T.C., re sales tax: resale certificates.

Measures the sales or use tax on property loaned for the temporary accommodation of a customer, who is awaiting delivery of property purchased or leased, by the fair rental value of the property for the duration of the loan rather than the sales price of the property to the purchaser.

Exempts sales of aircraft or vessels by person who is not required to hold a retailer's permit.

Deletes credits against sales and use taxes which are measured by periodic payments made under a lease, to the extent that taxes imposed by any other taxing authority were measured by periodic payments made under a lease for a period prior to the taxable transaction occurring in this state.

Ch. 694 (AB 2115) KETCHUM Adds Secs. 34709 and 34710, Wat.C., re California water districts.

Authorizes any elective officer of district, other than a director, to appoint so many deputies as the board shall have authorized, for whom he and his bondsmen are responsible and who serve at his pleasure. Specifies deputies shall receive such compensation as may be provided by board of directors.

Ch. 695 (AB 2116) KETCHUM Amends Sec. 44602, adds Art. 4 (commencing with Section 44850), Ch. 3, Pt. 7, Div. 14, Wat.C., re California water storage districts.

Authorizes, as prescribed, California water storage district to deposit its funds in banks.

*In effect immediately.*

Ch. 696 (AB 2172) PRIOLO Amends Sec. 5104, S. & H.C., re Improvement Act of 1911.

Deletes provisions authorizing inclusion in the estimated cost of an improvement of an amount, not to exceed \$200 on any one lot, for work under the Improvement Act of 1911 to eliminate disparity in level or size between the improvement and driveways, housewalks, and sewers.

Ch. 697 (AB 2173) PRIOLO Amends Secs. 5100 and 5101, S. & H.C., re Improvement Act of 1911.

Adds to the improvements which may be made under the Improvement Act of 1911, the construction of groins, as well as other structures, to prevent beach erosion or to promote accretion to beaches, as well as to protect property from water overflow. Adds to the properties upon which improvements may be made pursuant to the act, tidelands or submerged lands leased by the state to any city for the construction of breakwaters, levees, bulkheads, groins, and walks.

Ch. 698 (AB 2247) Z'BERG Amends Sec. 6401, P.R.C., re land exchanges.

Permits the state, in exchanges of real property when the state receives the mineral interest in the parcel or parcels being acquired, to transfer the mineral interests in the lands being exchanged.

Ch. 699 (AB 2830) RYAN Amends Secs. 10, 10.1, and adds Sec. 10.3, San Mateo County Flood Control District Act (Ch. 2108, Stats. 1959), re San Mateo flood control.

Revises provisions prescribing conduct of proceedings for establishment of zones and subzones by combining such proceedings with provisions authorizing institution of zone projects for benefit of such zones, as prescribed. Provides for levy of operation and maintenance assessments in subzones.

Ch. 700 (AB 2356) MILLER Adds Sec. 4836.5, R. & T.C., re correction of assessment errors.

Provides that whenever correction of a clerical error increases the assessment, the board of supervisors may apply a rate of tax to such increase at whatever tax rate was in existence in the year in which the clerical error was made.

Ch. 701 (AB 1403) BARNES Amends Sec. 11012, Gov.C., re state agencies fund investment.

Includes Teachers' Retirement Board of State Teachers' Retirement System among those state agencies not required to secure approval of the Department of Finance prior to investment, sale or exchange of securities such agencies are authorized to invest, sell or exchange.

Ch. 702 (SB 244) BRADLEY Amends various secs., Veh.C., re motor vehicle operation liability.

Bases vicarious liability of vehicle owners, bailees, and estate representatives for injury or death resulting from operation of motor vehicle by certain specified persons on negligent or wrongful acts or omissions of such persons, rather than on negligence of such persons.

Eliminates imputation for all purposes of civil damages of negligence of such specified persons to vehicle owners, bailees, estate representatives, and the signers of minors' drivers' license applications

Exempts specifically an owner, bailee, estate representative and signers of minors' drivers' license applications from being held liable for damages imposed for the sake of example and by way of punishing the operator of a motor vehicle unless such liability is imposed to punish the owner, bailee, estate representative, or signer of minors' drivers' license applications for his own wrongful conduct.

Makes various related changes.

Ch. 703 (SB 249) BRADLEY Amends Secs. 1202, and 2719; adds Sec. 1210, Com.C., re evidence.

Revises provisions governing evidentiary value of documents required or authorized by contract to be issued by third party.

Establishes general rule that, except for Section 1202, presumptions in the Commercial Code affect the burden of producing evidence.

Provides that limitation of consequential damages for injury to person in case of consumer goods is invalid unless proved not unconscionable, rather than that such limitation is prima facie unconscionable. Provides that limitation of consequential damages where loss is commercial is valid unless proved unconscionable, rather than that such limitation is not prima facie unconscionable.

Ch. 704 (SB 297) TEALF Amends Sec. 27454, Veh.C., re pneumatic tires.

Allows, until May 1, 1969, use upon any state highway of pneumatic tires containing metal-type studs of tungsten carbide or other suitable material and which are so constructed that under no conditions will the number of studs or the percentage of metal in contact with the roadway exceed 3 percent of the total tire area in contact with the roadway, between the first day of October and the first day of May.

*In effect immediately.*

Ch. 705 (SB 316) GRUNSKY Adds Sec. 19337.5, Ed.C., re junior college employees.

Authorizes junior colleges to hire teachers as temporary employees, pursuant to contract, for a semester or quarter of the school year if such additional teachers are needed because of higher enrollment of students during that semester or quarter as compared to other semester or quarter. Limits such employment to a total of two semesters or quarters during any consecutive three-year period.

Provides that any person employed to teach adult or junior college classes for not more than 60 percent of the hours per week considered a full-time assignment for permanent employees having comparable duties is a temporary, not probationary employee.

Ch. 706 (SB 405) BURGNER Amends Sec. 526a, C.C.P., re court proceedings: taxpayer's suit.

Grants taxpayer's suits to enjoin public improvement projects special precedence over all civil matters on the court calendar except those matters granted equal precedence by law.

Ch. 707 (SB 875) SHORT Amends Sec. 28114, Gov.C., re county salaries.

Increases the annual salary for members of the Board of Supervisors of San Joaquin County from \$8,400 to \$12,000.

Provides that the chairman shall receive additional compensation of \$1,800, instead of \$2,100 per year.

Ch. 708 (SB 904) GRUNSKY Amends Sec. 599, Pen.C., re cruelty to animals. Makes it a misdemeanor to sell, offer to sell, or give away any live chicks, rabbits, ducklings, or other fowl which have been dyed or artificially colored.

Ch. 709 (SB 914) COLOGNE Adds Sec. 5070.1, B. & P.C., re registration as public accountant.

Permits person to register with State Board of Accountancy as a public accountant upon payment of prescribed fee, if such person is a citizen of the United States or has expressed an intention to become a citizen, is a resident of this state or maintains a place in this state for regularly transacting business, is 21 years of age or over, is of good moral character, has filed application or inquiry relating to such registration during a prescribed period, and has met the requirements for registration as a public accountant in effect at that time.

Ch. 710 (Relating clause corrected) (SB 953) DEUKMEJIAN Amends Sec. 5880, W. & I.C., re mentally ill persons.

Declares that alleged mentally ill person apprehended in an emergency situation shall not be detained in a jail or other correctional facility.

Ch. 711 (SB 977) MCCARTHY Repeals Sec. 12153, Ed.C., re compulsory education.

Deletes exemption for children residing more than 2 miles from a school from requirements of attendance at a public full-time day school.

Ch. 712 (SB 1147) DEUKMEJIAN Amends Sec. 704, W. & I.C., re Youth Authority diagnostic services.

Limits use of diagnostic and treatment centers of Youth Authority to specified minors who are otherwise eligible for commitment to the Youth Authority

Ch. 713 (SB 1215) BRADLEY Adds Sec. 27289, Gov.C., re recordation of notice.

Provides whenever a notice is required by law to be recorded for any purpose, it shall be signed by the person giving notice or his agent.

Ch. 714 (SB 1256) DOLWIG Amends Sec. 14616, Gov.C., re Department of General Services.

Allows Director of General Services to exempt transactions involving not more than \$25,000, rather than transactions involving not more than \$10,000, from his approval and from approval of Department of General Services.

Ch. 715 (SB 1433) BURGNER Amends Sec. 69503, Gov.C., re superior court records.

Provides that records of domestic relations actions may be destroyed when five years have elapsed since their filing in the office of the county clerk and the action or proceeding in which they were filed is not pending or on appeal in any court.

Ch. 716 (AB 24) CHAPEL Amends Sec. 290, Pen.C., re registration of sex offenders.

Makes technical change in the law relating to the registration of sex offenders.

Ch. 717 (AB 438) FENTON Amends Sec. 11451 5, Ed.C., re class hour units.

Specifies minimum attendance required for one class hour unit for class periods of more than one clock hour; restricts total class hours of attendance to no more than scheduled clock hours in the period.

Ch. 718 (AB 534) VEYSEY Amends Sec 426, Pen C., re public moneys.

Expands definition of "public moneys," for purposes of penal provisions prohibiting embezzlement, misappropriation, and other mishandling of public funds, to include all moneys, bonds, and evidences of indebtedness belonging to any public agency or received or held by any public agency officer, rather than only certain specified public agencies and officers thereof.

**Ch. 719 (AB 854) POWERS** Amends and adds various secs., Prob.C., re conservatorship.

Permits court to grant letters of administration to a conservator, when person otherwise entitled to administer estate is a conservatee.

Vests in conservators prescribed powers and duties with respect to administration of estates and trusts of decedents which are the same as powers and duties vested in guardians. Vests such powers and duties when decedent leaves no property nor interest therein or lien thereon, in this state, and the total amount of decedent's property in this state does not exceed \$3,000, rather than \$2,000, over and above any amount due decedent for military service and any amount of salary owing to decedent not exceeding \$3,000, rather than \$2,000. Prescribes procedure for disposition of money by executor or administrator, or of unclaimed personal property by the court, where distributee is incompetent and has no legal guardian or conservator, rather than only where he has no legal guardian, and authorizes distribution of property to guardian, conservator, or other fiduciary legally appointed by any foreign jurisdiction for a distributee, rather than only to such guardian.

Includes proceedings relating to administration of estates of conservatees after a conservator has been appointed within uncontested probate proceedings wherein an affidavit or verified petition when offered must be received as evidence.

Authorizes, subject to prescribed limitations, conservator, upon the death of the conservatee, to pay in full or in part from any assets of such conservatee which are under his control the unpaid expenses of the conservatee's funeral and last illness and prescribes disposition which may be made of any remaining assets.

**Ch. 720 (AB 1366) NEGRI** Amends Secs. 17451, 17453, and 17460, Veh.C., re service of process.

Makes operation by nonresident or his agent of a motor vehicle anywhere within the state, rather than use of the highways of the state evidenced by operation of a motor vehicle upon the highways, or the operation of the vehicle anywhere within the state, rather than upon the highways of the state, by a permissive user if the nonresident is the owner of the vehicle, equivalent to appointing Director of Motor Vehicles his attorney for purposes of service of process growing out of an accident or collision resulting from the operation of any motor vehicle anywhere within the state, rather than upon the highways of the state.

Provides that acceptance or retention by a resident of a driver's license constitutes consent that personal service of summons may be made any place where found in any action upon a cause of action arising out of operation of a motor vehicle anywhere within the state, rather than arising out of driving a motor vehicle upon a highway in the state.

**Ch. 721 (AB 1340) BAGLEY** Adds Sec. 70141.10, Gov.C., re superior court commissioners.

Authorizes superior court in Marin County to assign court commissioner, in addition to other duties assigned by law, duties prescribed for court commissioners in counties with population of 900,000 or more and duties of probate commissioner. Establishes annual salary of \$12,000 for commissioner assigned such duties.

**Ch. 722 (AB 1389) BROWN** Adds Ch. 11 (commencing with Sec. 670), Pt. 1, Div. 1, Ins.C., re automobile insurance: nonrenewal.

Requires insurer who determines not to renew an automobile liability insurance policy to give insured a written notice of nonrenewal at least 20 days prior to lapse of policy or payment period. Provides that written notice mailed to the last known address of the insured, as stated in the policy, by regular mail, shall constitute notice to the insured.

Makes each willful violation of chapter a misdemeanor punishable by a \$500 fine.

**Ch. 723 (AB 1697) KARABIAN** Amends Secs. 5750, 5751, 5752, 5900, and 5902, Veh.C., re transfer of vehicles.

Provides for endorsement upon transfer of the title or any interest of the legal owner or registered owner on the certificate, rather than on the reverse side thereof, or where the required certificate is lost, stolen, damaged or mutilated, upon the application, rather than on the reverse side thereof.

Eliminates provision requiring owner to notify Department of Motor Vehicles of any person other than the transferee, to whom possession of the vehicle was delivered or who participated in any manner in the sale or the negotiation of the sale.

Provides that registration card need not be surrendered to the department when person applies for transfer of registration on a certificate of ownership issued for the year of last registration.

**Ch. 724 (AB 1874) ZENOVICH** Adds Sec. 1744.3, C.C.P., re conciliation court.

Permits the superior court in counties having a population of at least 365,000 but not over 400,000 to appoint, after provision therefor by the board of supervisors, a supervising counselor and such staff and office assistants as are required to assist the conciliation court and prescribe their powers and duties.

**Ch. 725 (AB 1988) MOORHEAD** Adds Sec. 771.3, Prob.C., re executors and administrators.

Permits executor or administrator of estate of deceased person who died having sold but not delivered securities or commodities not owned by such person, to petition the court for an order authorizing purchase of such securities or commodities in order to fulfill obligation.

Establishes procedure and requisites for obtaining and carrying out such order.

**Ch. 726 (AB 2050) BAGLEY** Amends Sec. 730.07, Civ.C., re principal and income: corporations.

Provides for purpose of establishing principal and income of trusts, that distributions from ordinary income made by a regulated investment company or a trust qualifying and electing to be taxed under federal law as a real estate investment trust are income, and that all other distributions by such company or trust are principal.

**Ch. 727 (AB 2093) LEROY F. GREENE** Amends various secs, B. & P.C., re subdivision maps.

Requires the record of survey map to have a one inch blank margin on each edge, rather than a one inch blank margin at the left edge and a ½-inch margin on the other edges.

Deletes requirement that the county surveyor examine the record of survey to determine whether or not it appears to be the record of survey as defined in the Subdivision Map Act.

Adds as a condition for which subdivision does not apply any parcel or parcels of land divided into lots or parcels, each of which is a quarter-quarter section or larger.

Modifies required information for parcel maps.

Authorizes county surveyor, with the approval of respective governing bodies, to perform any or all of the duties assigned to the city engineer.

Changes form of surveyor's certificate.

Provides for the storing of the original parcel map and the maintenance of county maps that are prints of the original for public reference.

Permits city engineer to present maps to county recorder for filing.

**Ch. 728 (AB 2105) MacDONALD** Repeals Sec. 25106, adds Sec. 25106, Veh.C., re Motor Vehicles; lamps.

Repeals and reenacts provisions prohibiting motor vehicles from being equipped with more than a certain number, color, or type of cowl, fender, or side lamps in the front or rear of such vehicle and prohibits such lamps from exceeding four standard candlepower in brightness.

**Ch. 729 (AB 2225) POWERS** Amends Sec. 117p, C.C.P., re small claims courts.

Raises fee for commencing action in small claims courts from \$1.50 to \$2.

**Ch. 730 (AB 2313) ZENOVICH** Amends Sec. 73695, Gov.C., re court interpreters.

Increases the salary for court interpreters in Fresno County from \$30 to \$35 per day.

Provides for fee of \$25 for half day.

**Ch. 731 (AB 2393) VENEMAN** Amends Sec. 45664, Ag.C., as enacted by Ch. 15, Stats. 1967, re cantaloupes.

Permits cantaloupes of size 18 or larger (undefined) to be packed in specified containers, if the containers are marked with the exact number of cantaloupes contained therein.

Ch. 732 (AB 2481) CORY Adds Sec. 54930.1, Gov.C., re state and local government.

Provides that any annexation to existing street lighting districts organized pursuant to the Street Lighting Act of 1919 shall be effective for assessment or taxation purposes if the statement and maps or plats required to be filed with the assessor and State Board of Equalization are filed on or before May 1, 1967.

*In effect immediately.*

Ch. 733 (AB 1871) STACEY Amends Secs. 8955.1 and 8955.2, Ed. C., re county taxes for schools.

Revises provisions concerning collection of local taxes for support of the education of mentally retarded and physically handicapped minors by county superintendent of schools, to require levy and collection of taxes at an identical tax rate in all smaller school districts not approved to conduct their own schools and classes, and which have an average daily attendance of less than 8,000 in elementary and high school levels, regardless of whether county superintendent maintains the schools and classes for each of such particular districts.

*In effect immediately.*

Ch. 734 (SB 15) COOMBS Adds Sec. 31703.5, Wat C, re county water districts.

Requires Board of Supervisors of San Bernardino County, upon annual request of the Desert View County Water District, to levy a bond tax with respect to land only in the district or improvement district benefited by the purposes of the bonded debt and specifies necessity for levying tax on land only in this district.

*In effect immediately.*

Ch. 735 (SB 27) STIERN Amends Sec. 15517, repeals Sec. 15517, Ed.C., re school buildings: safety.

Extends from July 1, 1967, to July 1, 1969, termination date of provisions granting authority to governing board of a school district to undertake certain corrective measures relative to fire and panic safety and to increase taxes therefor. Provides for the repeal of such provisions if A B. 272 is enacted at the 1967 Regular Session.

*In effect immediately.*

Ch. 736 (SB 399) RODDA Adds Article 10 3 (commencing with Section 69994) to Chapter 5 of Title 8, Gov.C., re court reporters: Sacramento County.

Permits the assignment of superior court reporters to the municipal court in civil and criminal cases. Raises the basic per diem from \$35 to \$50 for contested actions and from \$7.50 to \$15 for uncontested actions.

Ch. 737 (SB 460) SHORT Adds Sec. 3440.1, Civ.C., re escrow transaction.

Requires that where a bulk sales notice published pursuant to Div. 6, Com.C., states the transaction will be handled through an escrow and that creditors may file their claims with escrow agent, intended transferee shall deposit with escrow agent full amount of purchase price or consideration.

Requires an escrow agent in such cases to delay the closing of the escrow and passing of title for a period of not less than 10 days nor more than 20 days and send a written notice to each creditor who has filed a claim within 2 days after the date scheduled for closing, stating the amount of cash deposited and the percentage it represents of the aggregate of all claims filed and stating a place, time, and date of closing not less than 10 days nor more than 20 days from the originally scheduled closing date, if at the time of closing the amount of cash deposited is insufficient to pay in full all of the claims filed.

Prohibits any funds being drawn from the escrow, prior to the actual closing and completion of the escrow, for the payment, in whole or in part, of any commission, fee, or other consideration as compensation for a service which is contingent upon the performance of any act, condition, or instruction set forth in an escrow.

Ch. 738 (SB 497) McATEER Amends Sec. 69900, Gov.C., re superior court: San Francisco.

Adds to employees of San Francisco Superior Court, one counsel of conciliation at salary of \$14,400 per year, one counselor in mental health at salary of \$12,240 per year, one assistant court commissioner and law clerk at salary of \$11,880 per

year, an administrative assistant to the juvenile court judge at an annual salary of \$13,068, and increases number of judicial secretaries from 7 to 8.

Increases the salaries of various other employees of that court.

**Ch. 739 (SB 517) DOLWIG** Adds Sec. 6738.1, B. & P.C., re engineering: group practice.

Permits under specified conditions, a partnership, firm, or corporation engaged in rendering civil engineering services to use, in the firm name, the name of a deceased member of such organization, exempting from compliance with its requirements the use of the name of such partnership, firm or corporation lawfully in existence on September 30, 1947, by any lawful successor in interest or survivor under specified conditions.

Provides that any partnership, firm or corporation using in its name the name of a deceased person must designate on its letterhead and other listings of the firm personnel the years in which the deceased was born and died.

**Ch. 740 (SB 557) COLOGNE** Amends Secs. 172f, 172g, Pen.C. re intoxicating liquor.

Prohibits sale or exposure for sale of intoxicating liquor within one mile by air-line from specified intersection at the entrance to La Sierra College in City of Riverside, subject to exceptions for certain beverages of low alcohol content existing licenses, bona fide public eating places or clubs and construction of dormitories within prescribed area.

**Ch. 741 (SB 596) TEALE** Adds Sec. 17567.5, B & P.C. re motels and motor courts.

Authorizes any city, county, or city and county to adopt local ordinances in field of regulation of motel and motor court rate signs, pursuant to reasonable exercise of the police power, imposing regulations equal to or greater than state law in such field.

**Ch. 742 (SB 646) SHORT** Amends Sec. 6546, B & P.C., re apprentice barbers.

Permits an apprentice barber, who, after failing the barber examination, is completing a further course of study of at least 250 hours of not more than 8 hours a day, to complete a service in process with time credit but not to exceed 30 consecutive minutes.

Prohibits an apprentice barber from working as an apprentice more than 5 years, rather than more than 3 years, before taking the barber examination.

Provides that the 5-year period shall commence on first day of employment as to each person who receives his original apprenticeship certificate, prior to 61st day after final adjournment of present session and on the date contained in original apprenticeship certificate as to each person who receives his original apprenticeship certificate on or after 61st day after final adjournment of present session. Such 5-year period applies to apprentices who have not, on the effective date of this bill, completed the 3-year period in effect prior to enactment of this bill, as well as to those who are licensed after such date.

**Ch. 743 (SB 764) BURGNER** New act, re state park lease.

Authorizes Department of Parks and Recreation to lease any part of a state park for up to 20 years to any agency created pursuant to law by agreement between any city having over 570,000 population and any county having over 1,000,000 population provided such leased areas are within such county and some parts of such parks have heretofore been utilized by such city or county for park and recreation purposes pursuant to agreement with the State of California, and subject to various restrictions.

Requires department to report to Legislature by March 1, 1968, on the progress made in negotiating such leases but stipulates department not required to enter into any such lease.

*In effect immediately.*

**Ch. 744 (SB 768) WAY** Amends Sec. 53844, Gov.C., re loans to local agencies.

Allows interest on loans to be charged, in the discretion of the board of supervisors, to the general fund of any district or fund for which loans have been made.

**Ch. 745 (SB 841) BRADLEY Amends Sec. 5782.5, P.R.C., re recreation and park districts.**

Requires district to let out to bid all construction and materials contracts of more than \$3,000 as prescribed, and authorizes district board to reject bids and readvertise therefor, or by  $\frac{2}{3}$  vote purchase the materials or supplies, or undertake the construction by force account.

**Ch. 746 (SB 869) BEILENSEN Amends Secs. 2635, 5097, R & T.C., re property tax refunds.**

Changes statute of limitations for refunds on property taxes from 3 years from the date of payment to 3 years from the date of payment or 1 year from the mailing of notice by the assessor to the assessee of specified irregularities, whichever occurs later.

Provides, with respect to applications for reductions constituting claims for refunds, that the applicant must state in the application that it is intended to constitute a claim for refund and if it is not so stated, he may within the period of the appropriate statutory limitation, file a separate claim for refund of taxes with respect to the assessment.

Operative with respect to payments made prior to the effective date of the act and to all payments made thereafter.

**Ch. 747 (SB 872) COLOGNE Amends and repeals various secs., B. & P.C., re mineral, oil and gas salesmen.**

Eliminates licensing provisions applicable to mineral, oil, and gas salesmen.

Eliminates authority of commissioner to investigate and suspend or revoke the license of a mineral, oil and gas broker who engages in a continued or flagrant course of misrepresentation or making of false promises.

Eliminates authority of commissioner to suspend or revoke, or to deny the issuance of a broker license to a person who violated any of the terms, conditions, restrictions and limitations in any order granting a restricted license.

**Ch. 748 (SB 895) DOLWIG Amends Sec. 25350, Gov C., re property purchases by counties.**

Provides that no purchases of real property of which the purchase price is in excess of \$3,000, rather than \$2,000, shall be made unless a notice of the intention of the board of supervisors to make the purchase is published in the county.

**Ch. 749 (SB 908) GRUNSKY Adds Sec. 4179.3, H. & S.C., re districts: garbage disposal.**

Authorizes members of district board of a garbage and refuse disposal district to receive meal and actual necessary travel expenses incurred in performance of official business of district as approved by the district board.

**Ch. 750 (SB 1008) GRUNSKY Amends Sec. 653, Ed.C., re county school organizations.**

Authorizes county board of education to acquire real property for purpose of housing the offices and services of the county superintendent of schools, providing various duties and functions of county board of supervisors have been transferred to county board of education.

**Ch. 751 (SB 1067) GRUNSKY Amends Sec. 1240, C.C.P., re eminent domain.**

With respect to proceedings to condemn state lands, requires serving of summons and a copy of the complaint on the State Lands Commission, rather than on the Surveyor General.

**Ch. 752 (SB 1109) COOMBS Amends Secs. 2239, 4107, 4110, and 4111, Corp.C., re corporate mergers and consolidations.**

Deletes provision excepting shareholder approval of merger or consolidation from provision permitting any action which may be taken at a shareholder's meeting to be taken by written consent without such a meeting. Provides that approval of such an agreement or amendment to an agreement may be by written consent of the shareholders.

Requires the president, vice president and the secretary to execute a verified certificate of the fact that written consents have been filed with the corporation.

Makes conforming changes.

**Ch. 753 (SB 1227) McCARTHY** Amends Secs. 24074 and 24076, B. & P.C., re alcoholic beverages.

Requires any consideration involved in transfer of license deposited with escrow holder, if insufficient to pay filed claims of bona fide creditors in full, be distributed in prescribed manner, rather than pro rata to all the licensee's creditors.

Requires escrow holder, if the transferor licensee disputes any claim, to retain the amount or pro rata amount thereof for a period of 25 days, and if not attached to pay the amount to the transferor licensee.

Makes conforming change.

**Ch. 754 (SB 1265) DOLWIG** Amends and adds various Secs. to West Bay Rapid Transit Authority Act (Ch. 104, Stats. 1964, 1st Ex. Sess.), re West Bay Rapid Transit Authority.

Provides that the design of the authority's transit facilities need not be compatible with that of the Bay Area Rapid Transit District in regard to modes of transportation other than fixed rail or fixed right-of-way facilities.

Extends to June 30, 1969, rather than January 1, 1969, the deadline by which a master plan must be approved by the voters of the counties in which the authority is authorized to operate.

Gives the authority power to apply for and accept grants from the federal and state governments.

Provides that the authority shall have the right to immediate possession of property for rights-of-way.

Authorizes the authority to dispose of air space over its properties when it will not interfere with the operation of the transit system.

**Ch. 755 (SB 1455) LAGOMARSINO** Amends Secs. 73912, 73913, 73914, and 73915, Gov.C., re municipal court attachés.

Changes the title, classifications, and salaries of various attachés of the Santa Maria Municipal Court.

Provides that the rules regarding the employment of the attachés shall be similar to those governing employees of Santa Barbara County, and that employees who are in excess of the highest step of a salary range, shall continue to receive same compensation until there is a vacancy or compensation is changed by law.

**Ch. 756 (SB 1476) LAGOMARSINO** Amends and repeals various secs., Gov.C., re Ventura County municipal courts.

Repeals provisions applying only to Moorpark-Camarillo, Oxnard-Port Hueneme and Ventura Judicial Districts.

Eliminates references to a consolidated judicial district and refers to the court as Ventura County Municipal Court.

Provides for court personnel, appointment and compensation. Provides correlation of court personnel to county personnel.

**Ch. 757 (AB 46) LEROY F. GREENE** Adds Art. 1.5 (commencing with Sec. 8520), Ch. 6, Div. 7, Ed.C., re county superintendents: special education.

Charges county superintendent of schools, as a part of the services financed through the county school service fund, with responsibility of coordinating special education programs provided for physically handicapped and mentally retarded minors, of affording all eligible minors opportunity to participate in programs, and of marshalling and utilizing all public and private resources for such special education.

Requires county superintendent of schools to compile and maintain tabulation of the number of all physically handicapped and mentally retarded minors enrolled in programs and the schools in which they are enrolled and current list of such minors who have applied for but have been denied access to programs.

**Ch. 758 (AB 59) ELLIOTT** Adds Secs. 14401.1 and 14684.5, Ed.C., re teachers' retirement plans.

Provides that whenever any member of the State Teachers' Retirement System or a district retirement system dies while in active membership, or within four months of termination of employment affording such status, the benefits payable at death shall be paid to the beneficiary or beneficiaries designated by him unless claim is

filed by someone other than designated beneficiary or beneficiaries within specified time period.

**Ch. 759 (AB 216) VENEMAN** Adds Sec. 11478.5, W. & I.C., re registration of deserting parents.

Establishes central registry in Department of Justice showing specified information regarding any parent who has deserted or abandoned any child.

Authorizes Attorney General to request, and specified public agencies to provide, assistance and data. Limits availability of records to specified public agencies and officials.

Authorizes the Department of Social Welfare, in cooperation with Attorney General, to promulgate rules and regulations.

Requires section to be construed in manner consistent with rest of article.

**Ch. 760 (AB 380) CHAPPIE** Amends Sec. 13190, Ed.C., re teaching credentials: continuation education.

Extends service authorized for teachers holding a standard teaching credential with a specialization in elementary teaching, to teaching elementary level reading in continuation education classes and continuation high schools.

**Ch. 761 (AB 456) CORY** Amends Secs. 13590.1 and 13590.2, Ed.C., and adds Sec. 13593.1, Ed.C., re classified school employees.

Establishes the regular workday for classified school employees as 8 hours. Declares that district may establish workday or workweek of fewer hours than required by law for classified positions. Authorizes governing board, with approval of personnel commission, where applicable, to exempt specific classes of positions found to be subject to fluctuations in daily working hours not susceptible to administrative control, including security patrol and recreation classes, but excluding food-service and transportation classes, from compensation for overtime in excess of 8 hours in one day, provided hours worked in excess of 40 in calendar week are compensated on overtime basis.

Provides that if, part-time employee's average paid time, excluding overtime at time and one-half compensation, exceeds average assigned time by 50 minutes or more per working day in any quarter, hours paid per day for compensable leave of absence and holidays in next quarter shall equal average hours paid per working day in preceding quarter, excluding overtime. Provides that vacation entitlements, except where accrued on basis of actual hours of paid regular service, shall be based on the average number of hours worked per working day during the portion of the school year the employee is assigned to duty.

Changes the overtime compensation rate from the regular rate to time and one-half the regular rate, and defines "overtime."

Provides that if part-time employee works 30 minutes per day in excess of his assignment for 20 consecutive working days or more his basic assignment must be changed to reflect such longer hours; declares legislative intent with respect thereto.

**Ch. 762 (AB 567) WILSON** Amends Sec. 16430, Gov.C., re investment of state funds.

Includes as eligible securities for the investment of surplus state moneys, bonds, notes, and other obligations issued by the Tennessee Valley Authority under its act.

**Ch. 763 (AB 588) FONG** Amends Sec. 15352, Ed.C., re lease for school purposes.

Authorizes school governing board to lease land as site for temporary quarters or portable buildings.

**Ch. 764 (Relating clause corrected) (AB 609) VEYSEY** Adds Sec. 3011.6, Ed.C., re unified school districts.

Exempts from required reorganization elections to be held every two years and from inclusion in certain master plans, unified school districts which do not meet regular unification standards and which are not approved as parts of county master plan, if such districts have been formed by specified statutory procedures, or were formed by action of law and in existence since prior to July 1, 1948, and are approved by the county committee on school district organization.

Requires such districts to be deemed properly organized in all respects.

**Ch. 765 (AB 627) MONAGAN** Amends and adds various secs., P.U.C., re cement carriers.

Broadens definition of cement carrier, regulated as common carrier, to include carrier transporting cement either alone or in combination with lime or powdered limestone. Broadens definition of cement contract carrier regulated by Highway Carrier's Act in similar manner.

Provides that certificate of public convenience and necessity to operate as cement carrier shall remain in effect until suspended or terminated by Public Utilities Commission, but shall lapse if not exercised for a period of one year.

Makes cement contract carriers rendering service within a city subject to the Highway Carrier's Act.

Removes cement carriers and cement contract carriers from coverage of City Carrier's Act.

Revises requirements for issuance of cement contract carrier's permit.

**Ch. 766 (AB 694) CORY** Adds Sec. 1875, Civ.C., amends Sec. 24002, Ed.C., re California State Colleges.

Authorizes Trustees of California State Colleges to provide for the care, restitution, or disposition of unclaimed, lost, or abandoned property. Requires such property to be held for at least six months' period and to be sold at public auction after publication of notice of sale.

Provides that proceeds of such disposition are to be used for student scholarships and loans pursuant to such regulations as the trustees shall provide, and pending such grants may be invested by State Treasurer upon approval of trustees in eligible securities. Provides that such proceeds, as well as gift income, are appropriated without regard to fiscal year.

**Ch. 767 (AB 736) FORAN** Amends Sec. 22502, Veh.C., re vehicle parking.

Exempts from prescribed stopping and parking requirements a commercial vehicle when reasonably necessary to load or unload merchandise or passengers or while act connected with such loading or unloading is being done, rather than a commercial vehicle when loading or unloading merchandise or passengers.

**Ch. 768 (AB 936) KETCHUM** Amends Secs. 23801 and 23805, Ed.C., re student body organizations fees.

Changes period within which stated maximum amounts of student body organization membership fees and student body center fees may be required from year to academic year.

**Ch. 769 (AB 961) BIDDLE** Amends Sec. 13551, Veh.C., re drivers' licenses.

Requires the Department of Motor Vehicles to return the driver's license to the licensee, or to grant him a new one after the department has cancelled his license, if the department determines that grounds for cancellation didn't exist at the time such action was taken.

**Ch. 770 (AB 1012) CORY** Amends Sec. 6702, Fin.C., re savings and loan associations.

Authorizes a savings and loan association to invest in, hold, buy, and sell bonds, debentures, notes, and other securities issued or guaranteed in whole or part by any federal home loan bank, or the Federal Savings and Loan Insurance Corporation, or other similar federal agency, rather than authorizing the investing in, holding, buying, and selling bonds, debentures, and notes issued by any federal home loan bank or other similar federal agency.

Revises list of assets of an association which are included in the sum that is used in determining the authority of an association to invest in prescribed real and personal property which is used in its business.

**Ch. 771 (AB 1022) SHOEMAKER** Adds Sec. 13085.1, Ed.C., re public school employees.

Prohibits the appointment of classified employees by school district to represent employees in employer-employee relations but permits governing board of school district, if no employee organization exists, to appoint such a committee to advise employer on employer-employee relations.

Preserves individual employee's right to represent himself in employer-employee relations.

Ch. 772 (Relating clause corrected) (AB 1197) BIDDLE Amends Secs. 1208, 2910, 6253, 6254, Pen.C., re correctional facilities.

Authorizes work furloughs for the purpose of being educated, as well as for the purpose of being employed.

Eliminates requirement of consent or approval of Adult Authority or Board of Trustees of the California Institution for Women before Director of Corrections may transfer prisoners to local correctional facilities; eliminates requirement of concurrence of such boards before Director of Corrections may transfer inmates to community correctional centers; and restricts such transfers to local correctional facilities and community correctional centers to those prisoners and inmates whose terms of imprisonment have been fixed.

Adds education, including vocational training, to purposes for which Director of Corrections may grant furloughs to residents of community correctional centers.

Ch. 773 (AB 1205) NEGRI Amends Sec. 1233, Prob.C., re probate procedure.

Specifies that discovery provisions of the Code of Civil Procedure are applicable to probate proceedings, subject to exception for any contrary provisions in Probate Code or rules of Judicial Council.

Ch. 774 (AB 1367) TOWNSEND Adds Sec. 45010, Gov.C., re city civil service employees.

Provides that ordinances creating city civil service systems shall include provision granting service credit to employees on leaves of absence for injuries under workmen's compensation laws, so that their rights to seniority, vacations, sick leaves, and salary adjustments will not be affected by the leaves of absence.

Ch. 775 (Relating clause corrected) (AB 1396) BEAR Adds Sec. 11580.6, Ins.C., re motor vehicle insurance.

Requires all automobile liability insurance policies, which contain a provision indicating that coverage is extended to accidents, occurring, and losses arising in Mexico, to contain a warning that the insurance policy may not be honored in Mexico and that the insured, before driving into Mexico should obtain insurance from a Mexican insurance company.

Ch. 776 (AB 1496) BAGLEY Adds Sec. 730.16, Civ.C., re reserve from trust income.

Provides that the trustee of any trust shall not be required to set aside reserve or allowance from trust income for depreciation or depletion on any property held in such trust unless the instrument in which such trust was created requires such reserve or allowance, but the trustee is not thereby prevented from establishing or maintaining such reserve or allowance.

Specifies that section applies both to trusts created before, and trusts created after, the effective date of section.

Ch. 777 (AB 1542) BROWN Repeals Secs. 25430, 25430.5, Ed. C., re junior colleges: formation.

Deletes requirement that State Board of Education submit copy of petition for formation of junior college to Coordinating Council for Higher Education. Deletes requirement that Coordinating Council for Higher Education submit report on proposal to State Board of Education.

Ch. 778 (AB 1563) RAY E. JOHNSON Amends Secs. 13258, 13259, Ed.C., re school district employees.

Changes from May 1st to March 15th the date on and after which persons in positions requiring certification qualifications may be elected for the next ensuing school year. Increases to 45 days, from 20 days, in which such persons who are not under permanent tenure, after receiving notice of election or employment, must signify acceptance or be deemed to have declined the employment.

Ch. 779 (AB 1578) BEAR Amends Sec. 601, C.C.P., re challenge of jurors.

Revises law relating to allocation of peremptory challenges of jurors in civil actions where there are more than two parties.

Establishes procedure permitting each of several sides to obtain eight or more, rather than the usual six or eight, peremptory challenges,

Ch. 780 (AB 1595) SHOEMAKER Adds Sec. 4742.5, H. & S.C., re county sanitation districts.

Authorizes a county sanitation district to provide street sweeping and cleaning services upon roads and streets within the boundaries of the district.

Authorizes the district, when in the judgment of the district board it is in the best interest of the district, to contract with a governmental agency or person to provide the street sweeping and cleaning service.

Ch. 781 (AB 1688) LANTERMAN Adds Secs. 11276, 11277, Gov.C., re general administrative costs.

Allows for the advance payment of the fair share of administrative costs of a state agency supported by a fund designated by the State Board of Control as subject to paying a fair share of administrative costs, by a transfer of the estimated amount from the fund into the General Fund upon the request of the Director of Finance to the Board of Control.

Allows the state agency concerned to defer payments required if sufficient money is not available by filing a written request with the Controller, and provides that upon filing of request transfer may not be made without approval of Director of Finance.

Provides transfers would be applied to agency's fair share of administrative costs and any excess would be transferred back to fund from which it originally came.

Ch. 782 (AB 1787) STACEY Amends Sec. 4120, B. & P.C., re pharmacy.

Corrects section reference in law relating to pharmacy.

Ch. 783 (AB 1830) KETCHUM Repeals Ch. 5 (commencing with Sec. 19201), Pt. 3, Div. 9, Ag.C., as enacted by Ch. 15, Stats. 1967, re foreign cold storage meat.

Deletes provisions relating to foreign cold storage meat.

Ch. 784 (AB 1914) ZENOVICH Amends Secs. 7255 and 11552, Fin.C., re financial institutions.

Deletes provisions authorizing the Savings and Loan Commissioner, in determining the values of securities for a group of loans, to use his appraisal of each security or his estimate of the total value of such securities based upon his appraisal of a reasonable sample thereof, and deletes the provision authorizing an association, contesting an estimate based upon a sample, to have an appraisal of all the group from which the sample was drawn.

Requires an annual registration fee from each savings and loan holding company which is a company, rather than each holding company, based on the amount of assets of associations controlled by such company.

Ch. 785 (AB 1945) LANTERMAN Amends Sec. 1604.1, R. & T.C., re equalization of assessments.

Specifies that certain penalty assessments, as well as various other assessments, shall not be effective for any purpose, until notice has been mailed to the assessee or the assessee has received a tax bill based on such assessment.

Ch. 786 (AB 2423) LANTERMAN Adds Sec. 4024.1, W. & I.C., re mental commitments.

Prohibits designation of particular state hospitals or facilities in court orders committing mentally ill or retarded persons to Department of Mental Hygiene for placement and requires department to designate the hospital or facility for care and treatment and notify clerk of superior court of the facility designated.

To cease to be operative on July 1, 1968, if AB 1221 is enacted.

Prohibits the transfer of a mentally retarded person to a different hospital without consent of parent or guardian.

Ch. 787 (AB 2424) LANTERMAN Amends Sec. 2137.1, B. & P.C., re state institutions; hiring physicians.

Extends period, from October 1, 1967, until October 1, 1969, during which persons licensed to practice medicine in other states and meeting specified other conditions may be appointed to medical staff of state institutions and may, under supervision of persons licensed by the state to practice medicine, treat persons in the state institutions.

*In effect immediately.*

**Ch. 788 (AB 2495) BROWN Adds Sec. 2192.7, B. & P.C., re physicians.**

Allows person with specified requirements to take physician's and surgeon's oral examination and to receive a physician's and surgeon's certificate upon successful passage of such examination.

**Ch. 789 (SB 594) DOLWIG Amends Secs. 1190.1 and 1193, C.C.P., and Sec. 4210, Gov.C., re works of improvement.**

Provides that the rights, with respect to any fund from which construction costs are to be paid, of all persons furnishing labor, services, equipment, or materials to a construction project are governed exclusively by the provisions of the Mechanics' Lien Law relating to "stop notices" unless contracted differently.

Requires a preliminary notice to be given, by specified persons, to the "construction lender," before a notice to withhold construction funds is valid. Imposes notice requirements on certain persons under direct contract with owner. Specifies that preliminary notice requirements do not apply to a public work subject to notice provisions in Sec. 4210, Gov.C.

Makes various changes in the required contents and manner of giving the notice, applicable both to situations in which the notice must now be given as a prerequisite to filing a claim of lien and to the giving of notice as a prerequisite to filing a notice to withhold.

Provides that the preliminary notice must be given within 20 days after the claimant provides his services, rather than at least 15 days prior to the expiration of the time within which a claim of lien may be filed. Specifies consequences of failure to give notice in prescribed manner. Adds to the required contents of the notice that it contain an estimate of the total contract price, a description of the job site sufficient for identification and a statement that if bills are not paid in full for labor, services, equipment, or materials furnished, or to be furnished, the improved property may be subject to mechanics' liens.

Defines work of improvement as the entire structure or scheme of improvement.

States a licensed contractor, where cost of work of improvement exceeds \$200, is subject to disciplinary action where he fails to give the required notice.

Makes similar changes with respect to time and manner of giving notice on public work projects under Sec. 4210, Gov.C.

Makes other conforming changes.

**Ch. 790 (AB 668) KNOX Amends, adds, and repeals various secs., S. & H.C., re municipal improvements.**

Changes Improvement Act of 1911 by: deleting provisions for notices of delinquent assessments placed on tax bills; deleting special provisions for the collection of assessments of less than \$25 for the construction of appurtenances for supplying and distributing domestic water supply; providing an alternative procedure for determining the issuance date of a bond for purposes of payment and discharge; increasing fees for apportioning assessments upon application for issuance of new bonds and deleting fee for each new bond issued; requiring bondholders to pay expenses of delinquency sale upon the surrender of the bond; providing for reinstatement of delinquent bonds after commencement of an action or proceeding for sale or foreclosure, rather than any time before the sale, requiring the payment of expenses of filing the foreclosure action, and specifying the amount of reinstatement fees and their disposition.

Provides that a legislative body in proceeding under the Municipal Improvement Act of 1913 may apply surplus improvement funds as a credit to any governmental bodies or agencies which have contributed toward the costs and expenses of the improvement.

**Ch. 791 (AB 1703) KNOX Amends various secs., S. & H.C., re improvement bonds.**

Authorizes, in division of land and bond proceedings under the Improvement Bond Act of 1915, the addition to the amended assessment of the costs and fees for preparing the amended assessment, apportioned in proportion to the amount of the divided assessments against the new parcels. Authorizes in improvement bond issuance proceedings and division of land and bond proceedings under the Improvement Act of 1911 and in division of land and bond proceedings under the Improvement Bond Act of 1915, the issuance of a separate bond for each condominium interest.

Includes in the report required under the Municipal Improvement Act of 1913 in connection with the resolution of intention, the requirement that the diagram of the assessment district show a separate number for each condominium interest.

Requires that agreements under the Municipal Improvement Act of 1913 between a legislative body and a public agency or public utility re works, appliances, or improvements, provide, to the extent that utilities have been financed by special assessments, that no main extension refund agreement be entered into with a developer.

Makes related changes.

Ch. 792 (SB 1009) GRUNSKY Amends Secs. 262, 268, adds Sec. 274, R. & T.C., re property tax exemptions.

Provides for cancellation or refund of property taxes imposed for any fiscal year commencing in 1967 on property as to which the church exemption or the welfare exemption was available but unclaimed.

Provides for such cancellation or refund with respect to the cemetery exemption, but such provision has no force or effect after the lien date of 1968.

Ch. 793 (Relating clause corrected) (AB 1360) KNOX Amends Sec. 254, and adds Secs. 263.5, 275, R. & T.C., re property taxation cemetery exemption.

Requires any person claiming the cemetery exemption from property taxation to make return of the property to the assessor, annually.

Provides for cancellation or refund of tax for any fiscal year beginning in 1967 for which the cemetery exemption was available, and makes such provision in cases where such property was acquired during the 1967 calendar year, but prior to the commencement of 1967-1968 fiscal year.

Ch. 794 (Relating clause corrected) (SB 307) WEDWORTH Adds Sec. 41803.5, Gov.C., re misdemeanor prosecutions.

Authorizes, with the consent of the district attorney of the county, city attorney of any general law or chartered city in county to prosecute any misdemeanor committed within city arising out of violation of state law. Specifies that such provision shall not be deemed to affect provisions of Sections 71099 or 72193, Gov.C., relating to duties of certain city attorneys.

Ch. 795 (SB 393) COLOGNE Adds Sec. 25655, Ed.C., re driver training insurance.

Authorizes the State Department of Education to purchase insurance for motor vehicles used in automobile driver training courses at the California School for the Deaf.

Ch. 796 (SB 394) MARLER Amends Sec. 14376, Ed.C., re retired school personnel.

Adds employment as a teacher who provides remedial instruction, a home teacher, or a hospital teacher to the specified forms of work for which the services of retired certificated personnel may be engaged for employment during the year and deletes limitation that such employment for community center be only such center exclusively for aged. Deletes the 90 teaching-day limit on such employment during any one fiscal year. Increases the amount of compensation for permitted activities which a retired teacher may draw from \$1,800 to \$2,500 per year.

Ch. 797 (SB 481) DILLS Amends Sec. 72052, Gov.C., re municipal and justice courts.

Permits court minutes to be destroyed after 10 years instead of being retained indefinitely.

Ch. 798 (SB 558) COLOGNE Amends Secs. 5094.1, 5094.2, and 5094.3, P.R.C., re federal water project recreation.

Authorizes Department of Fish and Game to review and coordinate development of fish and wildlife enhancement features at federal water projects with state fish and wildlife planning, regardless of whether the state administers the project.

Restricts authority of Resources Agency to conduct investigation and study of project for purpose of recommending state participation therein, by requiring that the state issue a letter of intent to participate in the project prior to conducting such investigation and study.

Requires state plans for participation in a project to be submitted, upon request, to each affected local agency for its review and comments, with such comments included in the Resources Agency's report to the Governor and Legislature.

Ch. 799 (SB 580) GRUNSKY Adds, amends, various secs., Civ.C., and Com.C., re commercial transactions.

Adds or amends numerous sections of Commercial Code, conforming language of portions of code to official text of Uniform Commercial Code. Makes clarifying changes relating to applicability of Division 9 of code to public securities and relating to interrelationship of Civil Code provisions on fraudulent transfers and provisions of Commercial Code.

Ch. 800 (SB 1001) SHERMAN Amends Sec. 1622.5, R. & T.C., re tax appeals boards.

Allows the board of supervisors of any county in which only one tax appeals board has been established to appoint an alternate member to the appeals board who may replace a member temporarily unable to act as such.

Ch. 801 (SB 1005) CARRELL Amends Secs. 665 and 11715, Veh.C., re motor vehicle operation.

Adds unregistered vehicles regularly used or operated by a manufacturer in its sales or distribution work to definition of "used vehicles." Provides that vehicles lawfully possessed by, as well as those owned by, a manufacturer or dealer can be operated on the highways without registration but with special license plates. Allows vehicles owned or lawfully possessed by a manufacturer or dealer of a type otherwise required to be registered under the Vehicle Code to be moved or operated for the purpose of towing or transporting by any lawful method other vehicles, rather than other vehicles when the towing or transporting vehicle is being delivered for sale only.

Ch. 802 (SB 1006) McCARTHY Amends Sec. 71080, Gov.C., re municipal and justice courts.

Requires the election of successors to judges of municipal and justice courts who become such because the municipal and justice courts replaced the courts to which they were elected to be held at the same time and under the same qualifications as set for the election of a successor in original courts. Prohibits an election of successor within 10 months of the judge's succession to the new municipal or justice court.

Ch. 803 (SB 1062) McCARTHY Amends Sec. 5093, Pen.C., re correctional institutions.

Excepts production of cloth, rather than cotton cloth made from cotton produced and purchased in California, from the maximum gross annual production provisions applicable to the Correctional Industries Commission.

Requires all raw cotton required for operation of mill to be produced and purchased in California but permits supplementary cotton yarn or synthetic yarn or fiber to be purchased for the mill from sources without, as well as sources within, this state as needed to meet requirements of public agencies.

Ch. 804 (SB 1070) GRUNSKY Amends various secs., Gov.C., re municipal court attachés.

Increases the number of, and salary of, various attachés of the Monterey-Carmel Municipal Court, and modifies the salary schedule relating to them.

Increases the compensation of, and modifies the salary schedule relating to, various attachés of the Salinas Municipal Court.

Ch. 805 (SB 1074) GRUNSKY Repeals Ch. 1238, Stats. 1965, re Junior colleges.

Deletes ineffective provisions.

Ch. 806 (SB 1099) SHORT Adds Art. 10.2 (commencing with Sec. 69993) to Ch. 5, Title 8, Gov.C., re superior court: official reporters.

Provides that, for retirement purposes, salaries of superior court official reporters in San Joaquin County shall include the total of all per diem and transcription fees paid to all of the superior court reporters, divided by the number of superior court official reporters provided that such amount shall not exceed \$600 per month.

Ch. 807 (SB 1196) LAGOMARSINO Amends, adds, various secs., Ag.C. as enacted by Ch. 15, Stats. 1967, re produce dealers and processors.

Includes eviscerated in farm products forms in definition of "processor." Prescribes effect of cancellation of bond upon processor's license and effect of the default of the principal upon the sureties liability. Requires processor to inform producer of result of each lot or day's delivery when farm products are purchased on

a packout basis. Deletes requirements for state or federal agency determination of grade or quality for packout basis purchases and exempts such purchases from provisions applicable to sale of farm products by weight. Provides that U.S. Department of Agriculture grade determinations are final in operations under continuous federal inspection. Prescribes procedure for grade disputes in operations not under continuous federal inspection. Makes sales accounting requirements applicable to all contracts rather than written contracts only. Provides that notice of election to submit a dispute to arbitration is sufficient to remove jurisdiction of Director of Agriculture and makes related changes. Makes failure or refusal to render a true and correct account of sales or make settlement thereon to pay for farm products received on consignment a violation of requirements.

Revises definition of "dealer." Deletes exemption of public livestock market operated under federal bond from produce dealer requirements. Revises requirements for commission merchant's license. Increases from three to four years the period in which a produce dealer's license shall not be issued to persons who have been adjudged bankrupt or have had claims against them collected by the director. Prescribes effect of cancellation of bond upon commission merchant's or dealer's licenses and the effect of default of the principal upon the sureties liability. Makes delivery of written sales report mandatory rather than at the request of consignor. Makes account requirements applicable to all contracts rather than written ones only. Makes consignment to another commission agent or employment of a broker to effect sale for the consignor a violation of provisions if deductions are made in excess of commission charges filed with the director. Prohibits the deduction of excess of 20 percent of gross sales price. Changes numerous designations from singular to plural form.

Ch. 808 (SB 1225) STIERN Amends Secs. 25411 and 25111.5, Ed.C., junior college governing boards.

Extends authorization to county committee on school district reorganization to provide for establishment, rearrangement, or abolishment of trustee areas in junior college district or increase or decrease of number of members of governing board. Provides for election procedures and specific qualifications for trustee candidates when trustee areas are established or rearranged, and requires that there be not less than 2 nor more than 7 trustee areas.

Requires a governing board of either 5 or 7 members elected at large, rather than 5 members elected at large, if trustee areas have not been established. Authorizes petition of governing board to county committee to provide for a governing board to consist of members from each trustee area either to be elected by the voters from each trustee area or to be elected by the voters of the entire district, if trustee areas have been established, rather than such members being required to be elected by the voters of the district.

Ch. 809 (SB 1331) CARRELL Amends Sec. 23824, B. & P.C., re alcoholic beverages.

Exempts premises leased to any county operated as a bona fide public eating place from provisions limiting the number of on-sale general licenses, and provides for the issuance, renewal and transfer of such licenses.

Ch. 810 (SB 1472) SHERMAN Amends Sec. 25100.5, Gov.C., re clerk: board of supervisors.

Permits the board of supervisors in Alameda County to appoint the clerk of the board of supervisors in the same manner as other officers.

Prohibits such clerk to act as registrar of voters.

Ch. 811 (AB 328) KNOX Amends, adds various secs., B. & P.C., re engineers. Includes industrial engineering among branches of engineering.

Provides that persons licensed under the Civil and Professional Engineers Act may use the titles consulting engineer or registered engineer, as well as the title professional engineer.

Ch. 812 (AB 432) BILL GREENE Adds Sec. 16625.4, Ed.C., re children's centers: temporary certificates.

Authorizes county and city and county boards of education to issue temporary certificates authorizing salary payments to employees of children's centers who state under oath that their fee and application for a permit have been submitted and that there is no known reason why a permit should not be issued.

**Ch. 813 (AB 585) BEAR** Amends Sec. 1208, Pen.C., re work furlough program.

Makes present work furlough law applicable to inebriates or habit-forming drug addicts who are committed to county jail branch, industrial farm, or industrial road camp.

**Ch. 814 (AB 752) COLLIER** Amends Sec. 8920, Gov.C., re state officers: code of ethics.

Extends the code of ethics provisions applicable to appointive officers to cover all appointive officers rather than just those appointive officers appointed by elective officers. Excludes members of the state civil service from the provisions of the code of ethics contained in Section 8920.

**Ch. 815 (AB 811) FENTON** Amends Sec. 2983, Civ.C., re motor vehicle sales.

Provides that the amount recoverable by the buyer for property traded in when a conditional sales contract, for motor vehicles subject to Sec. 2983, Civ.C., is rendered unenforceable because the seller violated specified provisions, shall be equal to either the agreed cash value as it appears on the conditional sale contract or the fair market value of such property at the time the contract is made, whichever is greater, rather than just the agreed cash value as it appears on the conditional sale contract.

**Ch. 816 (AB 824) KNOX** Amends Ch. heading; amends and repeals various secs., Pen.C., re appearances before a magistrate.

Eliminates provisions allowing a county, city, or city and county to enact by ordinance specified provisions relating to appearances before a magistrate.

Provides uniform procedures to be followed in any case in which a person arrested for a misdemeanor does not demand to be taken before a magistrate, instead of providing separately the procedures to be followed for misdemeanor violations of ordinances and the procedures to be followed for misdemeanor violations of state law. Permits, rather than requires, the magistrate after fixing bail to indorse upon the duplicate notice to appear a statement that the defendant is to be admitted to bail in a prescribed sum. Requires the arresting officer to indicate on the notice to appear whether he desires the arrested person to be booked, and that if he so desires, requires that the defendant be booked before the proceedings are finally concluded. Authorizes peace officer to use the specified written notice to appear procedures for any misdemeanor offense in which the officer has arrested or taken custody of a person pursuant to specified provisions of the law.

Makes provision for use of notice to appear as complaint to which defendant may plead "not guilty" as well as "guilty."

**Ch. 817 (AB 1228) MEYERS** Amends Sec. 22825, Gov.C., re Meyers-Geddes health benefits.

Provides for one maximum \$6 state contribution toward cost of health benefits plan under the Meyers-Geddes State Employees' Medical and Hospital Care Act even though more than one survivor of the same employee or annuitant is authorized to participate.

**Ch. 818 (AB 1358) KNOX** Amends and adds various secs., Gov.C., R. & T.C., Wat.C., and Ch. 349, Stats. 1873-74, re property tax lien date.

Changes lien date for property tax purposes from noon on the first Monday in March of each year to 12:01 a.m. on the first day of March of each year, effective January 1, 1968. Makes other amendments to conform to this change.

Provides that the fact that a person reports his property as of the first day in March as being his property as of the first Monday in March is not in and of itself evidence of intent to avoid taxation.

**Ch. 819 (AB 1422) SCHABARUM** Amends Sec. 40003, Veh.C., re prosecution of employees.

Requires abstract of court record sent to Department of Motor Vehicles to clearly indicate that charges against employee were dismissed and owner of vehicle found guilty, if such be the case.

**Ch. 820 (AB 1468) BELOTTI** Repeals Sec. 18593, Gov.C., re civil service.

Removes from state civil service, associate forestry engineers in Department of Natural Resources, who work for the federal government, or who are chosen subject to federal rules, or are engaged in cooperative work with the federal government, or are engaged in work financed all or in part with federal funds.

- Ch 821 (AB 1500) STACEY Amends Sec. 4061, B. & P.C., re pharmacy.  
Corrects cross-references in provision concerning the sale of drugs
- Ch. 822 (AB 1540) ZENOVICH Adds Sec 31703.6, Wat C., re county water districts.  
Requires Board of Supervisors of Fresno County, upon annual request of the Pinedale County Water District, to levy a bond tax with respect to land only in Pinedale County Water District, Improvement District No. 2, benefited by the purposes of the bonded debt and specifies necessity for levying tax on land only in this district.  
*In effect immediately.*
- Ch. 823 (AB 1558) MACDONALD Amends Secs. 3780 and 3786, Elec.C., re districts: bond election arguments.  
Makes provisions relating to ballot arguments for county measures applicable to any district bond election, except a school district bond election, which is called by, and the returns of which are canvassed by the county board of supervisors, or to any district bond election, except a school district bond election, conducted by any district.  
*In effect immediately.*
- Ch. 824 (AB 1568) DUFFY Amends Sec. 28134, Gov.C., re Kings County salaries.  
Increases annual compensation of Kings County District Attorney from \$13,000 to \$16,000.
- Ch. 825 (Relating clause corrected) (AB 1791) HARVEY JOHNSON Amends various secs., W. & I.C., re mental commitments.  
Makes costs of commitment proceedings for nonindigent mentally ill and mentally deficient persons the obligation of the person, the guardian of his estate, or persons legally liable for his maintenance, rather than his estate or persons legally liable for his maintenance.
- Ch. 826 (AB 1882) DENT Amends Sec. 13602, Ed.C., re noncertificated employee salaries.  
Deletes certain provisions permitting local school boards in certain districts to adjust noncertificated employee salaries during the school year and to authorize increasing classified employees' salaries under certain conditions.
- Ch. 827 (AB 1973) MCGEE Amends Sec. 1443, Prob.C., re guardians.  
Provides that court must require probation officer to investigate when a petition for guardianship is filed for a minor two years of age or under and where the petitioner is not a relative of the minor.
- Ch. 828 (AB 1974) MCGEE Repeals Sec. 3805, F. & G.C., re bounty on non-protected birds.  
Repeals provision authorizing Department of Fish and Game, under regulations of Fish and Game Commission, to pay bounty on crows and black-billed magpies.
- Ch. 829 (Relating clause corrected) (AB 2120) STACEY Amends various secs., Wat.C., re water storage districts: bonds.  
Authorizes water storage districts to issue authorized bond issues in series and fix different maturity dates for each series. Specifies that bonds of any series shall be of equal security with bonds of other series of same issue.  
Provides that the report to the California Districts Securities Commission shall include in detail, amounts to be provided out of bond funds for the establishment of a bond reserve fund and for payment of interest on bonds during the construction project.
- Ch. 830 (AB 2152) BEAR Amends Secs. 5657 and 5678, W. & I.C., re drug addicts and inebriates  
Provides for court-ordered release of habit-forming drug addicts and inebriates from an industrial farm or road camp on recommendation of the county medical director and subject to the supervision of the director of the farm or camp, as well as for parole.  
Provides for court ordered recommitment on recommendation of the county medical director subject to right to a hearing.

Ch. 831 (AB 2227) POWERS Adds Sec. 10602.5, S. & H.C., re public improvement assessments

Authorizes public improvement assessments levied on assessable public property to be sold for cash to highest bidder and prescribes rights of the purchasers.

Ch. 832 (Relating clause corrected) (AB 2388) VENEMAN Amends Secs. 6006.3, 6391, adds Sec. 6407, E. & T.C., re taxation of leased property.

Deletes provision stating that a lease of tangible personal property for purposes of the Sales and Use Tax Law only includes an original lease or a renewal thereof executed prior to August 1, 1965, and provides that such leases are subject to the use tax, unless the lessee is unconditionally obligated to lease the property for an amount fixed by the lease prior to August 1, 1965, with the lessee not being deemed obligated for any period for which he has unconditional right to terminate lease upon notice, whether or not right is exercised.

Exempts from sales tax, rentals of personal property for which lessor is obligated for an amount fixed by the lease prior to August 1, 1965, rather than requiring such obligation to be unconditionally fixed prior to operative date of the provision of law. Provides that lessor shall be deemed not obligated for any period for which he has unconditional right to terminate lease upon notice, whether or not right is exercised.

Ch. 833 (AB 2528) STACY Adds Sec. 1005.3, Wat.C., re county water districts.

Declares that during the pendency of an action to adjudicate substantially all water rights in a ground water basin situated in whole or in part in the Tehachapi-Cummings County Water District in Kern County, and until the date the judgment therein becomes final, the failure by any owner of water rights therein to extract therefrom the full quantity of water which he ultimately is judicially determined to have rights to, shall not result in the loss of such unused portion.

Ch. 834 (SB 137) MILLS Amends Sec. 2031, C.C.P., re jurors.

Allows use of same jury panel as that summoned for use in the superior court in any municipal court district in Los Angeles County or San Diego County, when authorized by local superior court rule and pursuant to duly adopted municipal court rule, rather than authorizing use of such jury panel only in a municipal court district located partly or wholly within a superior court district in Los Angeles County when authorized by uniform court rules for all municipal court districts in Los Angeles County.

Ch. 835 (Relating clause corrected) (SB 193) COLOGNE Amends various Secs., W. & I.C., re public guardians.

Empowers the public guardian, upon the death of his ward or conservatee, to use certain personal assets of the decedent to pay for the burial expenses and the expenses of the last illness upon court order, if it appears that the total market value of the estate is less than \$1,000.

Entitles any person or institution to pay or deliver property to public guardian if the order is granted.

Ch. 836 (SB 233) SCHRAGE Amends and adds various secs., Gov.C., and H. & S.C., re abandoned excavations.

Modifies various provisions requiring or authorizing the covering or fencing of abandoned wells, mineshafts, and other excavations by making the filling of the excavation a permissible alternative to covering or fencing, and makes malicious removal of fill, as well as covering or fencing, a misdemeanor.

Exempts from these provisions any mining shaft, pit, well, septic tank, cesspool or other abandoned excavation which has a surface area of more than one-half acre.

Ch. 837 (Relating clause corrected) (SB 290) COLOGNE Amends Sec. 27203 and adds Sec. 27203.5, Gov.C., re county recorders.

Provides that county recorder is liable to the party aggrieved for the amount of three times the amount of damages occasioned by specified instances of neglect of or refusal to perform duties of office, if the neglect or refusal to perform was willful or malicious or if he acquired some personal financial benefit.

Ch. 838 (SB 662) DANIELSON Amends Sec. 2111, P.U.C., re public utilities.

Extends penalty liability for violations of public utility law or regulation to individuals who are not public utilities in addition to corporations who are not public

utilities. Specifies that such violation must occur knowingly in order to be penalized. Extends the scope of the offense to include aiding and abetting a violation of public utility law, orders of the commission, or the California Constitution.

Ch. 839 (SB 682) LAGOMARSINO Amends, adds, and repeals various secs., Wat.C., re county waterworks districts.

Specifies that members of appointed board of directors shall continue to serve at pleasure of county board of supervisors rather than for terms for which they were appointed. Authorizes the board of supervisors to dissolve the board of directors at any time and thereafter serve as the governing body of the district. Abolishes provisions authorizing existing or newly formed districts to be governed by a board of directors appointed by board of supervisors.

Ch. 840 (SB 858) MARLER Amends Sec. 3280, F. & G.C., re licensed pheasant clubs.

Authorizes Fish and Game Commission to prescribe regulations authorizing the Department of Fish and Game to issue pheasant club licenses. to include an investigation to the satisfaction of the department. rather than of the commission, that the tract is suitable for such purposes and that the club would not conflict with the public interest.

Ch. 841 (SB 978) SHERMAN Amends Sec. 2030, C.C.P., re interrogatories.

Provides it is sufficient in answering an interrogatory to specify and make available business records of the party to whom such interrogatory is addressed when it requires an answer that relates to information than can only be obtained from an audit, compilation, abstract or summary of such business records which is not in existence or is in existence but is not available to such party, instead of when the answer to any interrogatory may be derived or ascertained from the business records of such party or from an examination, audit or inspection of such business records, or from a compilation, abstract or summary based thereon.

Ch. 842 (SB 1017) LAGOMARSINO Amends Sec. 85.2 and amends and renumbers Sec. 685.4, H. & N.C., re harbors.

Makes technical nonsubstantive change.

Ch. 843 (SB 1063) SHERMAN Amends Sec. 829, Corp.C., re corporate directors.

Provides that a director is not negligent if he relies and acts in good faith upon a balance sheet or profit and loss statement of the corporation furnished or exhibited to him by the president or the officer of the corporation having charge of or supervision of its accounts, or certified to be correct and according to the books of the corporation by a public accountant, certified public accountant, or firm of public accountants, or of certified public accountants selected with reasonable care, rather than a public accountant or firm of public accountants, selected with reasonable care.

Ch. 844 (SB 1076) GRUNSKY Amends Sec. 139, Civ.C., re domestic relations.

Authorizes court, except in cases where decree or judgment is based upon an integrated property settlement agreement, upon petition by husband or former husband to modify or revoke decree or judgment awarding support allowance to wife who is living with another man and holding herself out as the wife of such man, although she is not married to him.

Makes interlocutory or final decree of divorce or separate maintenance enforceable by contempt as well as by execution or other necessary orders.

Specifies that marital agreement child support provisions are severable, and that orders for such support are law imposed and enforceable by execution, contempt or other necessary orders.

Makes marital agreement provisions for support of either party deemed severable from property provisions and all orders for such support based on the agreement deemed law imposed and subject to modification except for arrearages unless the parties specifically provide otherwise. Makes all orders for such support enforceable by execution, contempt or other necessary orders.

Ch. 845 (SB 1142) DEUKMEJIAN Adds Sec. 10433.1, H. & S.C., re adoptions.

Requires a new birth certificate issued when a child is adopted by an unmarried man or woman to reflect, if the adopting parent so requests, the fact that it is a single-parent adoption.

Ch. 846 (SB 1286) MARLER Amends Sec. 267, H. & N.C., re speed of powerboats.

Makes it a misdemeanor to operate a powerboat in excess of 5 miles per hour within 200 feet of any way or landing float which is being used, rather than which is used, for the embarkation or discharge of passengers.

Ch. 847 (SB 1336) COLOGNE New act, re Yucaipa project.

Authorizes Department of Water Resources, upon compliance with all other requirements of the Davis-Grunsky Act in effect on the date of such grant, to grant under the Davis-Grunsky Act, to the San Bernardino Valley Municipal Water District an amount not to exceed \$2,354,120 for recreation and fish and wildlife enhancement in connection with the construction of the Yucaipa project.

Ch. 848 (SB 1441) DANIELSON Amends Sec. 12401, Pen.C., re tear gas weapons.

Excludes pesticides, dog repellents, and other substances not intended to be used to produce discomfort or injury to human beings from definition of tear gas for purposes of law regulating tear gas weapons.

Ch. 849 (SB 1445) DANIELSON Amends and adds various secs., Gov.C., re Los Angeles Municipal Court.

Revises the number of, salary schedule of, and various rules pertaining to, attachés of the Municipal Court of Los Angeles County.

Ch. 850 (SB 1457) LAGOMARSINO Amends Sec 1168, Pen.C, re serving sentences.

Authorizes the court with respect to defendants sentenced to be imprisoned in the state prison who have been committed to the custody of the Director of Corrections if it is deemed warranted by the diagnostic study and recommendations approved by the director, to recall the sentence, as well as the commitment, previously ordered and resentence the defendant in the same manner as if he had not previously been sentenced.

Ch. 851 (AB 351) HINCKLEY Adds Sec. 11584, Ins.C., re aircraft insurance.

Prohibits exclusion, with specified exceptions, of coverage under policy covering loss, expense or liability arising from ownership, maintenance or use of aircraft because aircraft if operated in violation of federal, state, or local law, regulation, or ordinance.

Ch. 852 (SB 256) COLLIER Adds Art. 3.5 (commencing with Sec. 21670), Ch. 4, Pt. 1, Div. 9, P.U.C., re airport land use commissions.

Creates Airport Land Use Commission in each county containing a public airport served by a certified air carrier with the proviso that if a majority of the selection committee and of the board of supervisors in such county make a determination that there is adequate provision for a continuing review of land use surrounding airports, said commission shall not be created. Provides for permissive creation in all other counties. Provides method of selection and removal of the seven members of each commission, for terms of office, and for selection of an alternate when a member is disqualified from voting because of personal interest. Provides for compensation and staff assistance for the commission. Defines the powers and duties of the commission as being advisory only.

Ch. 853 (SB 488) SHORT Amends Sec. 75034, adds Sec. 75035, Gov.C., re Judges' Retirement Law.

Provides that "resignation" as used in the retirement for service provisions of the Judges' Retirement Law does not apply to implied or express resignations for the purpose of accepting an elective or appointive public office, rather than having this exception only apply to such resignations occurring prior to January 1, 1948 and only with reference to certain repayments of contributions withdrawn prior to September 9, 1953.

Ch. 854 (SB 564) SCHRADE Amends Secs. 2, 6, and 7, adds Sec. 9, Ch. 1378, Stats. 1965, re status of women.

Increases members of Advisory Commission on Status of Women from 15 to 17, one additional public member to be appointed by Senate Committee on Rules, and one by Speaker of Assembly.

Provides that commission shall report its findings and recommendations to the Legislature not later than the fifth legislative day of the 1969 Regular Session, rather than the fifth legislative day of the 1967 Regular Session.

Provides that act creating the commission shall be operative until June 30, 1969, rather than June 30, 1967.

Appropriates \$35,000 from General Fund to the commission for purposes of act.  
*In effect immediately.*

Ch. 855 (Relating clause corrected) (SB 1000) SHERMAN Adds Sec. 24010, Veh.C., re vehicle equipment.

Prohibits any person engaging in the rental of utility trailers or trailer coaches, for periods of 30 days or less, from renting, leasing, or otherwise allowing the operation of any such utility trailers or trailer coaches unless all necessary equipment required by the Vehicle Code and regulations adopted for the operation of such vehicles in combination have been provided or offered to the lessee for his use.

Requires prescribed information in the contract or rental agreement.

Ch. 856 (SB 1096) SHORT Amends Sec. 11535, B. & P.C., re subdividing property.

Exempts from definition of "subdivision" for purpose of Subdivision Map Act, any real property upon which apartments are rented, financed, or leased, rather than exempting just-leased apartments.

Ch. 857 (SB 1512) SHORT Amends Sec. 1813, repeals Sec. 1818, C.C.P., re sole traders.

Deletes existing provisions listing information which must be set forth in a verified petition by an applicant to do business as a sole trader, and substitutes the requirements that the petition must set forth the justification for the application, the nature of the business proposed, the capital and sources from which derived, and that the application is not made to defraud, delay, or hinder any creditor of the applicant's husband.

Deletes requirement that the sole trader must make and file with the clerk of the court an affidavit in a specified form.

Ch. 858 (AB 360) WARREN Amends, adds and repeals various secs., B. & P.C., re collection agencies.

Extends from 30 to 60 days the time within which a new, unregistered employee of a licensee must register with the Chief of the Collection Agency Bureau and reduces from 30 to 10 days the time within which a licensee must notify the chief of the commencement of employment of an employee who must be registered.

Permits Director of Professional and Vocational Standards to file a receivership action if he determines that a licensee has wrongfully failed to pay any sum or is unable to pay any sum due to a customer, rather than if he determines that a licensee is insolvent. Requires the complaint in the receivership action to include the name of a person proposed by the director to be appointed the receiver.

Requires an annual report of examination and audit of a licensee's trust accounts, rather than an annual audit report of a licensee's accounts. Revises the list of information which is to be disclosed by such report of examination and audit. Requires both the licensee and the qualified person in charge of the office to sign such report.

Permits the director to destroy all financial statements which have been on file for three years, rather than being on file for four years. Includes among statements which may be so destroyed, reports of examination and audit.

Provides for reinstatement of licenses which are voided because of withdrawal of the surety on the licensee's bond.

Makes technical and related changes.

Ch. 859 (Relating clause corrected) (AB 387) VEYSEY Amends Secs 22110 and 24951, Veh C., re motor vehicle turn signals.

Exempts implements of husbandry from the necessity of being equipped with turn signal lamps.

Makes clarifying changes relating to signal lamps.

Exempts drivers of implements of husbandry from giving a signal if a hand and arm signal would not be visible both to the front and rear.

Deletes exemption given to pole or pipe dollies and logging dollies from requirement that vehicles which are manufactured and first registered on or after January

1, 1958, shall be equipped with a lamp-type turn signal system of a type approved by the California Highway Patrol and meeting specified requirements.

Ch. 860 (AB 802) LANTERMAN Amends Sec. 25509, B. & P.C., re alcoholic beverages.

Adds brandy manufacturer, winegrower, wine blender, and wine rectifier to specified persons required to charge retailer 1 percent of balance for designated alcoholic beverages remaining unpaid after 42 days from date of delivery, and to eliminate credit sales if such charge is unpaid after 30 days, and adds wine to the list of such designated alcoholic beverages.

Ch. 861 (Relating clause corrected) (AB 868) RYAN Amends and adds various secs., Gov.C., and Ed.C., re retirement systems.

Extends coverage of provision permitting retired members of the State Employees' Retirement System to be employed on the academic staff of a state college without reinstatement from retirement or interruption of benefits to include employment on the academic staff of the University of California. Provides that such retired members, and retired classified school employees, may be employed without reinstatement from retirement by a school district or county superintendent of schools for a period of not to exceed 30 working days under specified conditions.

Increases the maximum amount which may be earned in such employment from \$2,000 to \$3,000 per fiscal year.

Increases the maximum amount which may be earned in employment as a member of the teaching staff of a state college by a retired member of the Teachers' Retirement System whose last employment as a member of such system prior to retirement was in a state college without reinstatement from retirement or interruption of benefits from \$2,000 to \$3,000 per fiscal year.

Ch. 862 (AB 1010) BEAR Amends various secs., Ins.C. and Veh.C., re financial responsibility: automobile accidents.

Increases minimum amounts of automobile liability insurance or bond required to establish financial responsibility for bodily injury or death of one person in any one accident from \$10,000 to \$15,000 and for bodily injury or death of two or more persons in any one accident from \$20,000 to \$30,000.

Makes corresponding changes in minimum amounts of automobile liability insurance required to be provided under the assigned risk plan and in amounts of coverage required against an uninsured motorist.

Increases the amount, from \$25,000 to \$35,000, which must be deposited with department to establish proof of ability to respond in damages.

Ch. 863 (AB 1066) GONSALVES Amends Sec. 981, R. & T.C., re property taxation.

Provides, under specified conditions, that personal property on consignment shall be assessed either to the consignee or to the consignor, or to both.

Ch. 864 (AB 1150) CROWN Amends various secs., Gov.C., re municipal court attachés.

Adds 7 higher salary ranges to salary schedule for attachés of municipal courts in Alameda County. Increases salaries of clerks and deputy clerks and revises the number of deputy clerks which may be appointed to the various courts.

Ch. 865 (AB 1214) BRATHWAITE Amends Sec. 730, W. & I.C., re juvenile proceedings.

Generally permits, rather than only until the 91st day after the 1967 Regular Session, commitment of minor made ward of court to juvenile hall, if there is no county juvenile home, ranch, camp or forestry camp within the county.

Ch. 866 (AB 1242) KNOX Repeals Sec. 161, R. & T.C., re publication of delinquent lists.

Deletes provision requiring counties having a population of less than 5 million to contract directly with the newspaper publishing any list or notice required by the R. & T.C. Also deletes provision that such contracts are not assignable.

Ch. 867 (AB 1275) HARVEY JOHNSON Amends Sec. 25656, B. & P.C., re sale of alcoholic beverages.

Provides that female when she is the sole shareholder, or when she and her husband are the sole shareholders of an on-sale licensee corporation can dispense or mix wine or distilled spirits on premises for which corporation holds on-sale license.

Ch. 868 (AB 1370) VASCONCELLOS Amends various secs., Gov.C., re municipal court attachés.

Increases the number of, and salaries of, various court attachés of certain municipal and superior courts in Santa Clara County.

Ch. 869 (AB 1405) BELOTTI Amends Secs. 73663 and 73666, adds Sec. 73667, Gov.C., re municipal court attachés.

Changes number of and increases salary schedule for, municipal court attachés of the Eureka Judicial District.

Provides for a system of automatic salary increases when the salary of an equivalent count classification is increased.

Ch. 870 (AB 1424) DENT Amends Sec. 27550, Gov.C., re county surveyors.

Provides that county surveyor appointed by the board of supervisors shall serve at the pleasure of the board.

Ch. 871 (AB 1460) CHAPPIE Amends Sec. 28141, Gov.C., re county salaries—Nevada County.

Increases the annual salary of the county auditor from \$9,640 to \$9,840, and increases the annual salary of each county supervisor from \$4,800 to \$6,000.

Provides that grand jurors shall be reimbursed, with the approval of the judge, for expenses incurred by them in the performance of their duties.

Ch. 872 (AB 1575) BEAR Amends Sec. 11563, Gov.C., re compensation of state officers.

Deletes the Chairman of the Industrial Accident Commission from a list of state officers receiving \$500 annually in addition to annual salary.

Ch. 873 (AB 1701) GONSALVES Amends Sec. 4733, H. & S.C., re county sanitation districts.

Authorizes district board to fix compensation per meeting to be paid each member for his services for each meeting not to exceed \$50 rather than \$25 and not to exceed \$100 in any one month, rather than \$50; together with necessary traveling expenses from his residence to the meeting.

Ch. 874 (AB 1754) MONAGAN Adds Sec. 7785.5, Ed.C., re achievement tests.

Authorizes school district governing board, at district expense, to conduct achievement tests printed in Initial Teaching Alphabet for pupils accustomed to learning in that alphabet in lieu of uniform achievement tests.

Ch. 875 (Relating clause corrected) (AB 1794) CULLEN Amends Secs. 30201, 30210, 30220, and 30836, P.U.C., re Southern California Rapid Transit.

Provides for four-year terms for all members of the Southern California Rapid Transit District.

Deletes provision which requires an objecting city or county to pay increased cost of rerouting or redesigning of district facilities.

Requires copies of resolutions appointing members to the city selection committee to be forwarded only to the district secretary rather than to the district secretary and the Secretary of State.

Ch. 876 (AB 1839) POWERS Amends Sec. 23661.5, B. & P.C., re alcohol beverages.

Authorizes a person who manufactures or produces beer outside of this state, but within the United States, in accordance with the requirements of the law of the United States, to transport such beer into this state provided there is conformity with enumerated requirements.

Ch. 877 (AB 1954) DUNLAP Amends Sec. 233, Civ.C., re court proceedings.

Prohibits charging of filing fee for any action to declare a minor free from the custody and control of either or both of his parents.

Ch. 878 (AB 1976) MCGEE Amends Sec. 1430, Prob.C., re minors' estates.

Permits deduction of money held by a parent for his minor child as custodial property or money subject to court order in determining the total estate of a minor for purposes of allowing the parent to hold the money belonging to the minor.

Ch. 879 (AB 1991) FONG Adds Ch. 9 (commencing with Sec. 3450), Div. 4, H. & S.C., re tuberculosis test

Prohibits employment by an elementary or secondary private or parochial school, or any nursery school of any person unless such person produces or has on file with the school a described certificate from a physician and surgeon showing he was examined in a specified manner within the last two years and found to be free from communicable tuberculosis.

Requires such schools to maintain a file containing an up-to-date certificate for each person covered by this provision.

Requires the county health officer of each county to insure that these provisions are complied with.

Requires that all volunteers in such private and parochial schools also have on file with the school the described certificate.

Permits schools to except certain employees from complying with these provisions and to require certain other persons to submit to the prescribed examination.

Declares that nothing in these provisions shall prevent the school from requiring more extensive or more frequent examinations.

Ch. 880 (AB 2015) VENEMAN Adds Secs 8956, 10055, R. & T.C., re motor vehicle taxes.

Requires security held by the board to be used as a payment on account of any liability of the taxpayer to the board when any such person ceases to be a user or vendor under the use fuel tax provisions or an operator under the motor vehicle transportation license tax provisions.

Ch. 881 (AB 2018) VENEMAN Amends, adds various secs, R. & T.C., re state taxes.

Provides with respect to the Sales and Use Tax, the Motor Vehicle Fuel License Tax Law, the Use Fuel Tax, the Motor Vehicle Transportation License Tax Law, the Cigarette Tax Law, and the Alcoholic Beverage Tax Law, that every petition for redetermination of amount of such taxes shall be in writing and shall state the grounds for such redetermination, and such petition may be amended to state additional grounds before any decision is made on the matter.

Makes technical changes.

Ch. 882 (AB 2020) VENEMAN Amends Sec. 1822, R. & T.C., re property taxation: assessment reviews.

Requires an application for review of an assessment made outside the regular period for such assessments to be filed with the board within two weeks from the date the tax bill is mailed to the assessee.

Ch. 883 (AB 2026) VENEMAN Property taxation.

Validates certain acts of taxing agencies and revenue districts or their officers relative to determining or fixing the budget or tax rates, equalization of property, or tax sales.

Ch. 884 (AB 2033) WILSON Adds Sec. 1748, C.C.P., re conciliation proceedings.

Allows counselor of conciliation upon order of the conciliation court judge to destroy any record, paper or document filed or kept in his office which is more than two years old and authorizes judge to order the microfilming of any such material.

Prohibits destruction of such records, papers, or documents until 30 days after notice thereof has been sent to the attorneys of record, or the parties themselves if they have no attorneys of record.

Ch. 885 (AB 2087) MEYERS Amends Sec. 21024, Gov.C., re State Employees' Retirement System.

Permits an application for a disability retirement to be made while the member is on an approved leave of absence in addition to the situations in which such an application is presently permitted.

Ch. 886 (AB 2149) BARNES Amends Sec. 14061, Ed.C., re teachers' retirement credit.

Provides that a member of the State Teachers' Retirement System who reenlists in the active military service shall not receive credit in the system for more than four years of such service rendered after July 1, 1968.

Ch. 887 (AB 2160) BELOTTI Adds Sec. 32002.6, H. & S.C., re hospital districts.

Permits local hospital districts to file certain documents on or before April 10, 1967, instead of on or before January 1, 1967, for purposes of levying district taxes for the 1967-1968 fiscal year.

Ch. 888 (AB 2215) CHAPPIE Amends Sec 26020, Gov.C., re property taxes: airport districts.

Forbids board of supervisors from levying on property included within an airport district, a special airport tax authorized by this section in counties in which all or part of an airport district is situated.

Ch. 889 (AB 2209) CHAPPIE Adds Sec. 23826, B. & P.C., re alcoholic beverages.

Authorizes the Department of Alcoholic Beverage Control, in counties of less than 2,500 inhabitants, to issue one new on-sale general license and one new off-sale general license during 12 months after July 1 of any year when on that date there exists in such county none or only one on-sale general license and none or only one off-sale general license.

Requires the department when issuing such licenses to follow procedure set out in Section 23061. Prohibits such licenses from being transferred from one county to another.

Ch. 890 (AB 2244) BIDDLE Amends Sec. 28112, Gov.C., re county salaries—Riverside County.

Increases the annual salary of the District Attorney of Riverside County from \$19,500 to \$23,000.

Ch. 891 (AB 2269) MOBLEY Amends Sec. 1192.1, C.C.P., re mechanics lien.

Provides that within 10 days after acceptance of completion of public work of improvement by officer or employee to whom awarding authority has delegated appropriate authority, as alternative to acceptance by such awarding authority, the state, or political subdivision thereof, may file for record notice setting forth the date of acceptance as now prescribed.

Ch. 892 (AB 2326) MONAGAN Adds Secs. 31681.51 and 31739.31, Gov.C., re county employees' retirement system.

Provides for percentage increases of retirement allowances and optional death benefits ranging from 10 percent for those retired on or prior to June 30, 1962, to 2 percent for those retired during the 12 months ended June 30, 1966.

Provides for minimum monthly increase of \$10 and maximum of \$50.

Applies to persons retired for service or retired for disability.

Ch. 893 (Relating clause corrected) (AB 2377) McMILLAN Amends 50305 Gov.C., re property: sale or lease.

Prevents employee of local agency from acquiring any right to preferential treatment upon sale or lease of real property of the local agency which the employee occupied or used.

Ch. 894 (AB 2385) VENEMAN Adds, amends, repeals, various secs., R. & T.C., re tax delinquent property.

Allows the tax collector, after publishing notice of his intent to do so, to sell and deed tax delinquent property to the state. Establishes form and procedure for publishing notice of these sales and deeds required by law to be published.

Deletes various provisions dealing with notices of deeding to the state of tax-sold property.

Deletes provisions dealing with an alternate method for publication of the delinquent property tax list.

Ch. 895 (AB 2386) VENEMAN Amends Sec. 5365, R. & T.C., re assessments: aircraft owners.

Deletes mandatory requirement that aircraft owners file an annual property statement, and provides that such statements shall be filed upon request of the assessor.

Ch. 896 (AB 2590) RUSSELL Amends Sec. 15508, adds Sec. 15525.5, Corp.C., re limited partnerships.

Provides that if limited partnership certificate permits and the partnership has 25 or more limited partners, writing to amend certificate may be signed by a general partner and by the members to be substituted or added, and requires signature of assigning limited partner, or in event of retirement, death, or insanity of a general partner and the business is continued, such amendment may be signed by any general partner.

Ch. 897 (Relating clause corrected) (SB 426) COOMBS Amends Secs. 6021, 6022, 6023, 6024, Ag.C., as enacted by Ch. 15, Stats. 1967, re rodents.

Provides that whenever the Director of Agriculture receives a report from the Director of Public Health, rather than from the executive officer of the State Department of Public Health, advising that field rodents in a certain area or in certain areas carry or are likely to carry diseases or insects or other associated vectors of rodent-borne diseases transmissible and injurious to humans, the director shall advise the county agricultural commissioner in the county concerned. Requires county agricultural commissioner and Director of Agriculture to cooperate in suppressing insects, or other associated vectors, carried by such rodents, and authorizes them to enter upon designated premises to perform any act they deem necessary for purpose of suppressing, destroying or repelling the insects or other associated vectors.

Ch. 898 (SB 575) MILLER Amends Secs. 12002.1 and 12314, Fin.C., re proraters.

Redefines prorater as one who, for compensation from a debtor, receives money, or evidences thereof, for the purpose of distributing it among creditors in payment or partial payment of the debtor's obligations, rather than in payment or partial payment of the debtor's past due obligations.

Defines "recurring obligations," for the purpose of limiting the charges a prorater or any person may collect for a prorater's services, as current rent payments, current utility payments, current telephone bills, current alimony payments, current child support payments, and current monthly insurance payments. Declares that, with respect to certain obligations, the 7% charge may not be charged or collected in case of the withdrawal of such obligations, or cancellation, or default on the prorate contract by the debtor. Makes related change.

Ch. 899 (Relating clause corrected) (SB 605) STEVENS Amends 7521, B & P.C., re insurance adjusters.

Specifies that an insurance adjuster within the meaning of the Private Investigator and Adjuster Act includes a person other than a private investigator who, for a consideration, engages in soliciting insurance adjustment business.

Ch. 900 (SB 778) BEILENSON Amends Sec. 2984.2, Civ.C., re sales of motor vehicles.

Makes unenforceable any agreement between a buyer and seller in connection with the sale of a motor vehicle which provides for the inclusion of title to or a lien upon any personal or real property, other than the motor vehicle which is the subject matter of the sale, or accessories therefor or special and auxiliary equipment used in connection therewith, as security for payment of the contract balance.

Ch. 901 (SB 1128) RODDA Amends Sec. 9353.5, Ed.C., re school textbook specifications.

Substitutes Department of General Services for Department of Finance to conform to other statutory provisions.

Ch. 902 (SB 1207) RODDA Amends Sec. 19594, Ed.C., re state school building aid.

Validates certain final apportionments of state school building aid based on conditional apportionments made prior to the 91st day after final adjournment sine die of the 1967, rather than the 1965 Regular Session of the Legislature.

Ch. 903 (SB 1208) RODDA Amends Sec. 10504, Ed.C., re school admission: minimum age.

Permits verification of a child's age by a statement by the local registrar or a county recorder certifying the date of birth.

Permits an affidavit of the parent, guardian, or custodian to verify a child's age only when neither a certified copy of a birth record, a statement by the local registrar or county recorder, a baptism certificate, nor a passport is available.

**Ch. 904 (AB 44) LANTERMAN** Validations.

Second Validating Act of 1967, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies and entities.

*In effect immediately.*

**Ch. 905 (AB 267) CHAPPIE** Adds Secs. 458 and 505, H. & S.C., re health officer: emergency powers.

Authorizes county and city health officers to take defined preventive measures which may be necessary to protect and preserve the public health from any public health hazard during any "local peril," "local emergency," "local disaster," "state of disaster" or "state of extreme emergency," as defined by Section 1505 of the Military and Veterans Code, within their jurisdiction.

Authorizes health officers, upon consent of the board of supervisors of a county or the governing body of a city, to certify any public health hazard resulting from any disaster condition if such certification is required for any federal or state disaster relief program.

**Ch. 906 (AB 1005) CHAPPIE** Adds Sec. 17567.5, B. & P.C., re motel rate signs.

Permits the governing body of a city or county, within the reasonable exercise of the police power, to enact ordinances imposing regulations equal or greater than those imposed by state law regulating motel and motor court signs.

**Ch. 907 (AB 1156) VENEMAN** Amends Secs. 73822, 73823, 73824, and 73825, Gov.C., re Modesto Municipal Court.

Increases the salaries of the clerk, deputy clerks, marshal, and deputy marshals of the Modesto Municipal Court.

**Ch. 908 (AB 1238) KNOX** Amends Secs. 15641, 43072, 54902, Gov.C., re property taxation.

Deletes provision that survey reports by the State Board of Equalization of counties as to the procedures and practices of the county assessors in their valuation of property, include a showing of the nature and extent of the county's taxable resources.

Provides that, with respect to filing of statements and plats or maps with the State Board of Equalization when there is a change of boundaries or creation of a city or district, for assessment information purposes, such filing shall be done with the board in Sacramento.

Makes provision for a proportionate tax rate increase above statutory maximum for city which availed itself of county tax assessment and collection where total assessed valuation of property in city is lower in one fiscal year than in the preceding fiscal year as a result of reduced county assessment.

**Ch. 909 (AB 2299) MULFORD** Amends Sec. 12333, P.U.C., re municipal utility districts.

Provides that the rate of contribution by an officer or employee of the district shall be based on tables and assumptions adopted by the board of the district which shall fix the rates of contribution for the officers and employees of the district. Deletes provision that requires retirement contributions to be substantially one-half the value of any retirement allowance granted for service.

**Ch. 910 (SB 80) RODDA** New act, re Brannan-Andrus Levee Maintenance District.

Creates Brannan-Andrus Levee Maintenance District, incorporating all land within Reclamation Districts Nos. 317, 407, and 2067; authorizes it to repair, operate, construct, reconstruct, improve, and maintain levees, works, structures, or other facilities that provide flood control and flood control protection, including such levees, works, structures, or other facilities of Reclamation Districts Nos. 317, 407, and 2067; and prescribes its management and control. Specifies that district not to commence to exercise its powers until its operation is approved, in the

same manner as creation of a district is approved, by the local agency formation commission.

Specifies that existing Reclamation Districts Nos. 317, 407, and 2067 are not affected by provisions of act, except as to powers granted to the district.

Ch. 911 (AB 87) LEROY F. GREENE Amends Sec. 13151, adds Sec. 13152, Ed.C., re special education teacher credentials.

Requires State Board of Education to issue credential for service restricted to speech and hearing specialist, or teaching handicapped children other than certain mentally retarded minors in areas other than those involving speech and hearing handicaps.

Prescribes standards for the credentials, and standards for purposes of implementing rules and regulations.

Makes technical changes in provisions relating to special credential to teach severely mentally retarded minors.

Ch. 912 (AB 774) BEE Adds Sec. 13970, Ed.C., re teachers' retirement: employment.

Provides that person who has been member of State Teachers' Retirement System for 30 years and who accepts an exempt position in the legislative or executive branch of state government remains a member of the system while he occupies such exempt position unless he elects not to be a member by a writing filed with the Retirement Board within 90 days after employment in such exempt position.

Ch. 913 (AB 777) MILLER Adds Sec. 12918, Ed.C., re new school district employees.

Permits a school district to pay the necessary expenses of a candidate who is asked by the district to travel from his place of residence to the headquarters of the district for the purpose of being interviewed and examined prior to possible employment by the district.

Ch. 914 (AB 778) MILLER Adds Sec. 931.5, Ed.C., re school districts.

Permits services of person to be utilized by any school district in connection with assistance to certificated personnel of district, but specifies that person shall perform no instructional work. Declares that person shall not be employee of school district and shall serve without compensation of any type or other benefits accorded to district employees, except that the district may provide insurance coverage, including workmen's compensation.

Prohibits school district from abolishing any of its classified positions and utilizing volunteer aides in lieu of classified employees laid off because of abolition of a position; prohibits school district from refusing to employ person in a vacant classified position and using volunteer aides in lieu thereof.

Declares legislative intent.

Ch. 915 (AB 1053) FORAN Amends Sec. 2053, H. & N.C., re San Francisco Harbor.

Permits the opening of construction bids at the direction of the Board of State Harbor Commissioners for San Francisco Harbor rather than requiring the board to open the bids.

Ch. 916 (AB 1375) DUNLAP Amends Secs. 25261, 25262 and 29141 and adds Sec. 29141.1, Gov.C., re county funds.

Limits use of enterprise funds to those activities adopted pursuant to regulations of the State Controller established pursuant to Section 30200, Government Code.

Requires the county budget document to have a special schedule, rather than an informational statement, showing the managerial budget of activities financed by a working capital fund. Requires the county budget document to have a special schedule showing budget for each activity accounted for in an enterprise fund.

Provides that county budget may contain provision for an equipment replacement reserve within an operating fund. the amount in which shall be identified with specific pieces of equipment and may accumulate from year to year but at no time shall it exceed the original cost of items of equipment for which it has been accumulated, rather than present authorization for budget to contain an amount for equipment replacement reserves within a fund and providing that the amount written as depreciation may accumulate from year to year but shall not

exceed the original cost of the item of equipment for which it has been accumulated. Specifies that the amount annually accumulated in the reserve may correspond to annual depreciation but in no event shall the amount accumulated in the reserve exceed the amount of the depreciation charge.

Ch. 917 (AB 1427) BEAR Adds Sec. 74357, Gov.C., re judicial secretaries: San Diego.

Allows majority of municipal court judges in San Diego Judicial District to appoint as many secretaries as the court requires, to a maximum of 5, to serve at the pleasure of the court and provides for the salaries of such secretaries.

Ch. 918 (AB 1431) BAGLEY Amends Sec. 26154, Gov.C., re elementary school districts.

Extends in effect permanently, section, otherwise in effect only until 91st day after adjournment of 1967 Regular Session, which authorizes county board of supervisors to provide financial assistance to certain elementary school districts.

Ch. 919 (AB 1546) LANTERMAN Adds Sec. 403, Gov.C., re State Seal colors. Establishes colors for State Seal when it appears in color.

Ch. 920 (AB 1620) KNOX Amends, adds, repeals various secs, various codes re local agencies.

Revises provisions dealing with local agency formation commissions, district reorganizations, county service areas, and incorporation of and annexations to cities, including definition of terms, jurisdiction of local agency formation commissions, and procedures relating to change of district organization.

Ch. 921 (AB 1825) BEE Amends Sec. 13457, Ed.C., re public school employees.

Authorizes school district governing boards to provide that leaves of absence may be taken in separate quarters, as well as in separate six-month periods or a continuous one-year period.

Ch. 922 (AB 1924) Z'BERG Adds Sec. 70050.7, Gov.C., re superior court reporters.

Sets compensation for superior court reporters in Yolo County at \$50 per day.

Ch. 923 (AB 1989) MOORHEAD Amends Sec. 1538 and adds Sec. 1538.6 Prob.C., re guardians.

Enables guardians to lease real property belonging to their wards without court order when the rental does not exceed \$250 per month and the term does not exceed one year, or, regardless of the amount of the rental, when the lease is from month to month.

Ch. 924 (AB 1993) FONG Amends Secs. 17204, 17266, 17653, R. & T.C., re personal income taxes

Makes technical, corrective, nonsubstantive changes.

Ch. 925 (AB 2013) VENEMAN Amends Sec. 6592, R. & T.C., re sales tax and use tax.

Relieves taxpayer from penalties for failure to prepay sales tax on time when failure was due to reasonable cause.

Ch. 926 (AB 2191) Z'BERG Amends Sec. 12871, P.U.C., re municipal utility district investment.

Permits a municipal utility district to invest surplus funds in obligations issued by certain specific bodies, certain banker's acceptances, and in securities in which savings banks may legally invest their funds in addition to the presently permitted investments.

Ch. 927 (AB 910) GONSALVES Amends and renumbers, adds, repeals various secs., Ag.C. as enacted by Ch. 15, Stats. 1967, re equalization milk pooling.

Deletes provisions for inclusion of equalization pools in milk stabilization and marketing plans.

Provides for the development of equalization milk pooling plan by the Director of Agriculture with the advice and assistance of a formulation committee, representative of all producers and areas to be included in such pooling plan. Directs the

committee to make recommendations to the director for inclusion in the plan, and requires the director to include in the plan, the base period for determination of production and usage bases of each producer, the allocation of new usage, the establishment of bases and quotas for new fluid milk producers, the transfer of bases and quotas, and any and all other necessary matters.

Makes operation of proposed plan subject to statewide referendum of producers. Provides for substantive amendment or termination of plan by statewide referendum of producers.

Ch. 928 (AB 1064) GONSALVES Amends Sec. 1760, R. & T.C., re taxation of property.

Changes filing date of petitions for assessments reduction and proportionate tax reduction or refund in counties of over four million people to between third Monday in July and September 15 rather than between fourth Monday in September and fourth Monday in November.

Ch. 929 (AB 1698) GONSALVES Amends Sec. 4830, H. & S.C., re lands within districts.

Permits territory which is not included in any other county sanitation district, or other district which is formed for similar purposes, to be annexed to a county sanitation district if the board of directors, rather than board of supervisors, finds and determines that the additional territory will be benefited by the annexation.

Permits territory included in any district, rather than any water district, which district is not, at the time of the proposed annexation, performing services in the area proposed to be annexed similar to county sanitation district, to be annexed to a county sanitation district if the directors find and determine the additional territory will be benefited.

Ch. 930 (AB 2382) SHOEMAKER Adds Sec. 206b, C.C.P., re trial jurors.

Requires names for trial jury list in counties of the 17th class to be drawn from residents of supervisorial district within which court sits for trial and adjacent supervisorial districts, except when court orders a countywide drawing in interests of justice.

Ch. 931 (AB 2482) MOORHEAD Adds Sec. 647c, Pen.C, re molestation.

Makes it a misdemeanor for a person to willfully and maliciously obstruct the free movement of any person on any street, sidewalk, or other public place or on or in any place open to the public.

Ch. 932 (SB 709) WAY Amends, adds various secs. R. & T.C., re property taxation: delinquencies.

Provides for tax collector to use same collection procedure for unpaid taxes on improvements constituting part of a water distribution system as used with respect to assessments on the unsecured roll if water distribution system assessments are unpaid when the last installment of real property taxes becomes delinquent.

Provides that if such assessments on the secured roll are unpaid at the time set for sale to the state they shall be transferred to the current unsecured roll.

Permits counties to have a redemption officer establish a procedure involving making a record of individual redemption and installment payments with respect to redemption of tax-sold property.

Authorizes redemption officer, as well as the tax collector, to transfer credits when individual has paid tax with the intention that it apply to other property than the one for which credit was given, and that this be done before a guaranty or certificate of title issues respecting the unintended property before 2 years have elapsed since date of such payment, rather than before the succeeding sale of property to the state.

Ch. 933 (SB 770) WAY Amends Sec. 2191.3, R. & T.C., re delinquent property taxes: recording.

Authorizes tax collector to file certificate with county recorder, without fee, for any county, when property taxes on any unsecured property are delinquent, and that this authorization is in addition to those provisions of law dealing with seizures of property and suits against the taxpayer, rather than authorizing the tax collector or assessor to do this in the county where there is a tax in excess of \$150 on unsecured personal property which is delinquent.

Ch 934. (SB 793) GRUNSKY Amends, adds, repeals various secs., San Benito County Water Conservation and Flood Control District Act (Ch. 1593, Stats. 1953), re San Benito County flood control.

Revises ad valorem taxing procedures of the San Benito County Water Conservation and Flood Control District. Changes water production measuring device standards and water production reporting requirements of district.

Removes property ownership as basis of voting right. Makes provisions of Uniform District Election Law applicable to district and revises provisions for selection, compensation and proceedings of the district governing board.

Makes other related changes.

*In effect immediately.*

Ch. 935 (SB 1037) COLLIER Amends Sec. 200, C.C.P., re jury duty.

Exempts practicing chiropractor from liability to act as juror.

Ch. 936 (SB 952) MILLER Amends Sec. 391, M. & V.C., re national guard; jury duty.

Eliminates exemption from jury duty in any noncriminal proceeding for members of National Guard who are not on active duty.

Ch. 937 (SB 1044) STEVENS Amends Secs. 25100, 25602, 25703, and 26005, Corp.C., re corporate securities.

Eliminates taxing districts from exemption from Corporate Securities Law. Adds to entities whose securities are exempt from such law public districts or authorities or other public agencies, entities, or corporations. Exempts any community redevelopment agency, public district or authority, or other public agency, public entity, or public corporation from certain advertising requirements. Exempts securities issued under any plan of arrangement pursuant to federal bankruptcy law from Corporate Securities Law.

Provides that a license of a corporate securities agent or broker can be suspended or revoked upon failure to file a new bond at or before the time of termination of liability on an old bond. Provides for procedure for such suspension or revocation.

Imposes fee of \$10 for filing an application for an order concurring to the transfer of securities subject to any condition imposed by the Commissioner of Corporations requiring the commissioner's consent to such transfer.

Ch. 938 (AB 45) LANTERMAN Validations.

Third Validating Act of 1967, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies and entities.

Ch. 939 (AB 1076) BELOTTI Amends Sec. 17203.5, Ed.C., re school district deposit security.

Permits governing boards of school districts to deposit investment securities in any trust company located within this state or with any Federal Reserve bank or state or national bank located in any city designated as a reserve city by the Board of Governors of the Federal Reserve System.

Ch. 940 (AB 1379) DAVIS Amends Secs. 21251.5 and 21251.6, Gov.C., re state retirement system.

Provides that certain increases in retirement allowances, under the State Employees' Retirement System, shall apply to persons who later were reinstated from retirement and, subsequently, retired again.

Provides that act shall only apply to allowances after its effective date.

Ch. 941 (AB 1561) BROWN Amends Sec. 937a, Pen.C., re counsel for defendants in criminal cases.

Revises provisions regarding compensation of counsel assigned to represent an indigent defendant to require, in any case in which any person, including a minor, desires but is unable to employ counsel and in which counsel is assigned in the superior, municipal, or justice court to represent such person in a criminal trial, proceeding, or appeal, that such counsel in a county or city and county in which there is no public defender, or where the court finds the public defender has properly refused to represent the person accused, receive a reasonable sum for compensation and necessary expenses determined by the court to be paid out of the county general fund.

Ch. 942 (AB 1602) MCGEE Amends Sec. 14251, Gov.C., re State Contract Act.

Corrects erroneous cross-reference.

Ch. 943 (AB 1679) ELLIOTT Adds Sec. 13314.5, Ed.C., re school district employees.

Defines retention of tenure rights of a permanent certificated nonclassroom teaching employee when advance to an administrative or supervisory position, affording permanent retention rights if the advance is to a certificated position, and rights of lesser duration, as prescribed by existing statutory provisions, where advance is to a noncertificated position.

Ch. 944 (AB 1776) BADHAM Adds Sec. 7338, P.U.C., re railroad crossings.

Enables the Public Utilities Commission to prescribe certain types of stop signs at farm or private grade crossings where no automatic grade crossing protective device is in place. Provides safety regulations which drivers of vehicles must observe, and makes failure to observe these safety regulations a misdemeanor.

Ch. 945 (AB 1816) MURPHY Amends Secs. 74692, 74693, 74693.1, and 74693.2, Gov.C., re municipal court attachés.

Revises salary schedule for, and increases salaries of various attachés of the municipal courts located in Santa Cruz County.

Ch. 946 (AB 1822) MORETTI Adds Sec. 1043a, Prob.C., re administration of estates.

Provides that personal property which is in nonresident decedent's estate, consisting of an account in a savings and loan association or accounts in a bank doing business in this state, may be paid to executor or administrator of nonresident decedent's estate, who is required to publish notice specified in Sec. 1043, Prob.C., pursuant to Sec. 6063, Gov.C., rather than as now prescribed. Provides that such notice shall require designated persons wishing to object to removal of such funds from state to give written notice thereof to such savings and loan or bank within 30 days after first publication of such notice.

Ch. 947 (AB 1867) CORY Amends Sec. 7352, adds Sec. 8504.5, Ed.C., re public school instruction.

Requires instruction upon nature of restricted dangerous drugs as defined in Section 11901, H. & S.C., and other dangerous substances as well as alcohol and narcotics, and their effects upon the human system as determined by science, to be included in curriculum of all elementary and secondary schools.

Ch. 948 (AB 1964) DUNLAP Adds Sec. 20361.1, Gov.C., re state retirement system.

Permits a person who is a member of the system when he becomes an elective officer to resign and withdraw all of his accumulated contributions. Provides for an election to rejoin the system. Limits use of the options provided to one time only.

Ch. 949 (AB 2045) BAGLEY Amends Sec. S50, Pen.C., re warrants.

Provides that a telegraphic copy of a warrant or abstract of a warrant may be sent by any other electronic devices as well as by telegraph or teletype.

Requires the abstract of the warrant if for a misdemeanor to state whether the warrant has been certified for night service.

Ch. 950 (AB 2046) BAGLEY Amends Sec. 1549.2, Pen.C., re extradition.

With respect to warrants of arrest issued pursuant to a demand for extradition, provides that such warrants may be signed by the Governor or agent authorized in writing by the Governor whose authorization has been filed with the Secretary of State, rather than just by the Governor.

Ch. 951 (AB 2053) BAGLEY Amends Sec. 1873, Civ.C.; amends Secs. 1411 and 1418, Pen.C., re disposal of property.

Gives local legislative body discretion to transfer unclaimed property to the local government purchasing and stores agency or other similar agency for sale to the public, as alternative to selling it at public auction.

Provides, except as provided in Section 516 of the W. & I.C., for disposal of unclaimed stolen or embezzled bicycle three months, rather than six months, after conviction of person for stealing or embezzling it.

Allows delivery to, and disposal of unclaimed stolen or embezzled property by other proper county officer in addition to the county treasurer.

Provides that specified court exhibits shall be transferred to the county purchasing and stores agency or other proper county agency for sale to the public, rather than being sold by the county clerk at public auction.

Makes conforming changes.

Ch. 952 (AB 2060) LEROY F. GREENE Amends Secs. 14951, 14956, Gov.C., re inspectors at state buildings.

Changes requirement that State Architect have inspector at state buildings during their entire construction to requirement that an inspector be assigned to them during their construction.

Ch. 953 (AB 2257) FONG Amends various secs., R. & T.C., re bank and corporation taxes.

Makes various technical and clarifying changes, corrects erroneous cross-references, and conforms language to code style.

Ch. 954 (AB 2358) Z'BERG Amends Sec. 35014, Gov.C., re annexation to cities.

Changes from 30 days to 45 days the time for boundary descriptions and maps required to be filed with the State Lands Commission when any tidelands or submerged lands are included within the boundaries of territory proposed to be annexed to a city, to be approved by such commission.

Extends scope of requirements governing annexation to cities of state-owned tide and submerged lands to cover tide and submerged lands owned by state's grantees in trust.

Makes clarifying changes, including definition of terms.

Ch. 955 (AB 2435) BAGLEY Amends Secs. 73772, 73773, 73778, and 73779, Gov.C., re Marin County municipal courts.

Raises salaries of personnel of Marin County municipal courts.

Ch. 956 (AB 2444) BRATHWAITE Amends Sec. 10751, Ed.C., re disclosure of pupil records.

Authorizes governing board, in its discretion, to provide information as to pupils to a research project or study conducted, sponsored, or approved by a college or educational research organization, provided no pupil will be identified in a resulting report.

Ch. 957 (AB 650) THOMAS Amends Sec. 8436, Gov.C., re world trade center.

Provides that one member of the Los Angeles Board of Harbor Commissioners, one member of the Board of Commissioners of the San Diego Unified Port District, one member of the Board of Directors of the Oxnard Harbor District, and one member of the Long Beach Board of Harbor Commissioners shall be members of the Southern California World Trade Center Authority.

Allows members of authority that serve as a representative of a harbor commission to serve only as long as they are members of their respective commissions.

Ch. 958 (AB 1108) McMILLAN Adds Sec. 13525, Lab.C., re working hours of cosmetologists.

Allows licensed cosmetologists to work time to complete service reasonably expected to be completed within eight hours if such cosmetologist receives compensatory time off in the same workweek and the hours worked for that week do not exceed 48.

Ch. 959 (AB 1376) MILLER Adds Sec. 31676.96, Gov.C., re county employees' retirement.

Provides with respect to counties under the County Employees' Retirement Law of 1937 which come under certain retirement allowance provisions of such law, that persons having current and prior service pensions as of the month after effective date of this act shall receive an increase in such pensions to amount which they

would have received if the present retirement allowance provisions had been in effect at the time they retired.

Ch. 960 (AB 1591) MULFORD Adds Secs. 171c, 171d, 171e, and 12031, Pen.C., re firearms.

Prohibits carrying of a loaded firearm on one's person or in a vehicle while in any public place or on any public street in an incorporated city or in any public place or on any public street in a prohibited area of unincorporated territory, which is defined, except for specified persons.

With specified exceptions, prohibits bringing a loaded firearm into, or possessing a loaded firearm within, any public school, the State Capitol, any legislative office, any hearing room in which a committee of the Senate or Assembly is conducting a hearing, any office of the Governor or other constitutional officer, the Governor's residence or any other residence of the Governor, the residence of any other constitutional officer or the residence of any Member of the Legislature; and prohibits bringing or possessing a loaded firearm upon the grounds of any public school, the State Capitol, or the Governor's Mansion or any other residence of the Governor.

Authorizes peace officers, in order to determine whether or not it is loaded for the purpose of enforcing of these provisions, to examine any firearm carried by anyone on his person or in a vehicle while in areas in which such possession is prohibited, and makes refusal to allow such inspection probable cause for arrest.

Explains what is deemed a "loaded firearm."

*In effect immediately.*

Ch. 961 (AB 1779) CHAPPIE Amends Sec. 1463, Pen.C., re proceedings in inferior courts.

Permits a city and a county to agree to adjust the percentages of fines and forfeitures which are to be transferred to the county upon conviction or forfeiture of bail in any municipal or justice court in cases arising from arrests made by employees of the city.

Ch. 962 (AB 2236) VEYSEY Amends various secs., Ag.C. as enacted by Ch. 15, Stats. 1967, re grapefruit standards

Revises standards for grapefruit.

Ch. 963 (SB 556) DEUKMEJIAN Adds, amends, repeals various secs., R. & T.C., Gov.C, re State taxation.

Increases state sales and use taxes from 3 to 4 percent, commencing on August 1, 1967, but provides that unless bills providing for \$145,000,000 in the 1967-68 fiscal year or \$300,000,000 in the 1968-69 fiscal year, either or both, as determined by the Superintendent of Public Instruction, for additional support for public education are enacted at the 1967 Regular Session, the sales and use tax rate could be 3, 3½ or 4 percent at various times, depending upon the amount of additional state funds available for public education and the time or times at which the funds are available.

Combines class C and class D transferees and donees for purposes of the inheritance and gift tax laws and increases the rates of these taxes. Reduces annual gift tax exemption from \$4,000 to \$3,000 and reduces exemptions for class C transferees and donees.

Eliminates under the Personal Income Tax Law the allowance of deductions or personal exemptions of \$600 for dependents and blind persons, \$1,500 for single taxpayers and \$3,000 for married individuals and the heads of households and substitutes therefor tax credits of \$8, \$25 and \$50 respectively. Eliminates also the \$1,000 deduction for estates and \$100 for trusts and, instead, allows credits of \$10 and \$1, respectively.

Increases personal income taxes, except with respect to the head of a household, by reducing the lowest tax bracket to a tax of 1 percent on taxable incomes of \$2,000 or less, instead of a tax of 1 percent on taxable incomes of \$2,500 or less. Narrows other tax brackets to \$1,500, instead of \$2,500, and provides for a top tax rate of 10 percent on incomes over \$14,000, instead of a top rate of 7 percent on incomes in excess of \$15,000. Increases tax for the head of a household by a lesser amount.

Requires persons who paid \$200 or more in state income taxes for taxable year 1966 or \$400 in years thereafter to file a declaration on or before the last day

of the 10th month of the taxable year and pay an estimated tax which is credited against the tax due.

Specifies that these changes in the Personal Income Tax Law shall be applied in the computation of taxes for taxable years beginning on and after January 1, 1967.

Increases taxes under Bank and Corporation Tax Law from 5.5 to 7 percent, commencing with the computation of taxes on or measured by net income of calendar or fiscal years ending after December 31, 1966. Provides for an additional payment of 25 percent of the estimated bank and corporation taxes to be paid on or before the 15th day of the 11th month of the income year for income years beginning on and after January 1, 1967, and before January 1, 1970.

Increases the tax on a standard package of cigarettes from 3 to 10 cents in two steps, with a 4-cent increase occurring on August 1, 1967, and a 3-cent increase occurring on October 1, 1967. Revises the law relating to the taxation of cigarettes and modifies existing collection and administrative procedures with respect to the taxation of cigarettes.

Increases the tax on distilled spirits from \$1.50 to \$2 per wine gallon, effective August 16, 1967.

Appropriates from the Cigarette Tax Fund \$3,921,000 and an amount equal to 30 percent of the revenue derived from the cigarette tax after October 1, 1967, for allocation to cities, cities and counties and counties. Allocates the \$3,921,000 for the support of the Controller, the Franchise Tax Board and State Board of Equalization. Specifies that no apportionment from the cigarette tax revenues shall be made to any entity of local government which imposes a selective local tax on cigarettes.

Reserves 1/14th of the bank and corporation tax revenue in the 1968-1969 fiscal year to provide replacement revenues to local government lost by reason of an exemption or reduction in the property tax on business inventories and household furnishings and personal effects. Specifies that \$90,000,000 made available by the enactment shall be expended when appropriated by the Legislature for capital outlay purposes.

Establishes procedures for Franchise Tax Board to provide for the payment of state funds to certain elderly persons of limited means in accordance with a formula based on household income and the amount of tax paid on their homesteads.

*In effect immediately.*

Ch. 964 (SB 1488) COOMBS Adds Sec. 6376, amends Sec. 19262, R. & T.C., re Personal Income Tax Law.

Exempts from 25 percent of Sales and Use Tax gross receipts from sale or use of materials and fixtures if the sale or use is obligated pursuant to a construction contract entered into before August 1, 1967. Provides for the purposes of this section, that tangible personal property shall not be deemed obligated pursuant to a contract for any period of time during which any party to the contract has a right to terminate the contract upon notice, whether or not the right is exercised.

Requires certificates from Franchise Tax Board in cases where assets having a value of \$5,000 are distributable from an estate to one or more nonresident beneficiaries, instead of requiring such a certificate if the value of the assets of an estate exceeds \$50,000 and any beneficiary is a nonresident.

*In effect immediately.*

Ch. 965 (AB 579) THOMAS Amends Sec. 18734, B. & P.C., re Amateur boxing.

Provides that registered amateurs 17 years of age or over, rather than registered amateurs 18 years of age or over generally and registered amateurs 17 years of age or over for purposes of Olympic Game selection, may participate in an amateur boxing contest.

Ch. 966 (AB 1269) LEROY F. GREENE Amends Sec. 13187.1, Ed.C., re teachers' credentials.

Extends for one year, until September 1, 1967, provisions of licensing under Certificated Personnel Law of 1961 dealing with issuance of credentials pursuant to laws in effect before 1964 to persons who were in preparation to qualify for the credentials in 1963 or were then teaching in a foreign country.

Authorizes the issuance of administrative or supervisory credentials under such former law to persons who had fully qualified therefor before 1964.

*In effect immediately.*

Ch. 967 (SB 389) MCATEER Amends Secs. 31751, 31752, adds Sec. 31755, Ed.C., re athletic team member insurance.

Provides specific provisions which may be included in insurance coverage for members of educational institution athletic teams

Excludes organized rooting sections, student spectators, and participants in a playday or field day from the required insurance coverage unless governing board elects to include such persons; and includes specified other students assisting in conduct of athletic event, but only while being transported

Authorizes the Trustees of the California State Colleges and the Regents of the University of California to require student body organizations to be responsible for such medical and hospital expenses up to \$250 with a deductible clause in that amount. Substitutes \$3.50 conversion factor as adopted by the Division of Industrial Accidents, effective October 1, 1966, for minimum fee schedule.

Requires governing board of a school district to provide such insurance to members of athletic team who are financially unable to pay costs thereof.

Requires the Insurance Commissioner to study operation and effect of the insurance program and to report thereon to the Legislature on or before the 30th legislative day of 1968 Regular Session Appropriates \$6,000 for conduct of such study.

*In effect immediately.*

Ch. 968 (SB 896) SHERMAN Adds Sec. 13007.5, Ed.C., re employee health plans.

Permits school district governing board to use school district funds for cash deposits, when required to guarantee payment for health plans purchased on credit for school district employees.

Ch. 969 (SB 910) CUSANOVICH Adds Sec. 16056.1, Ed.C., re school district property.

Provides that a school district governing board having an a.d.a. of 400,000 or more may, in lieu of the declaration of intention to lease real property, publish notice three times in a newspaper of general circulation and provides for the contents of such notice.

Ch. 970 (SB 1004) BELLENSON Amends Sec. 6062, B. & P.C., re out-of-state attorneys.

Provides that for purpose of admission to practice of law in California of attorneys who have been admitted to practice law outside of this state, each such attorney shall have actively and substantially engaged in practice of law in out-of-state jurisdiction for at least 4 out of 6 years immediately preceding application for admission to practice in California or demonstrated to satisfaction of examining committee that his experience and qualifications qualify him to take an examination, rather than only that he engaged in such practice of law for the required period of time.

Ch. 971 (SB 1011) GRUNSKY Amends Sec. 692, C.C.P., re notice of sale.

Specifies that notice of sale requirements in Sec. 692, C.C.P., with respect to sale of property under power contained in a mortgage or deed of trust apply to such sales under power contained in any deed of trust on real property or any mortgage, rather than to such sales under power contained in any mortgage or deed of trust.

Ch. 972 (SB 1022) WHETMORE Amends Sec. 6817, P.R.C., re tide and submerged lands.

Restricts to ungranted tide and submerged lands and such other tide and submerged lands granted by the state, the lands from which the State Controller must apportion revenue derived from such lands to a city or county within whose boundaries such lands are located, and states such amendment is declaratory of existing law, and ratifies and confirms prior apportionments.

Ch. 973 (SB 1031) COLOGNE Amends Sec. 10837, and adds Secs. 10662 and 10663, F. & G.C., re refuges.

Makes changes in boundaries of Fish and Game District 4D; makes it unlawful to fire, but not to possess, a fire arm in such area, and authorizes lawful occupant of privately owned lands in Fish and Game Refuge 4-D or the employees of such occupants to possess firearms without a permit.

Ch. 974 (SB 1054) McCARTHY Adds Sec. 1160.5, H. & N.C., re bar pilots.

Authorizes the issuance of temporary bar pilot's licenses for San Francisco, San Pablo, and Suisun Bays, until March 1, 1969.

In effect immediately.

Ch. 975 (SB 1107) DYMALLY Adds Sec. 13458.5, Ed C, re junior college employees.

Authorizes junior college districts to grant leaves of absence to academic employees after six years of service, but limits such leaves of absence to one for each six-year period.

Ch. 976 (SB 1183) DOLWIG Adds Art. 4 (commencing with Sec. 3580), Ch. 19, Div. 1, Fin C., re banks.

Authorizes banks to acquire and hold, directly or indirectly, the stock or other evidences of ownership in one or more banks organized under the laws of a foreign country, or a dependency or insular possession of the United States, and not engaged in any activity in the United States, except as, in the judgment of the Superintendent of Banks, shall be incidental to the international or foreign business of such bank. Requires the consent of the superintendent upon such conditions and regulations as he may prescribe.

Exempts application of enumerated sections, limiting the amount of investment, to such investments.

Limits with certain prescribed exceptions, the aggregate amount of such investment to an amount not exceeding 25% of the subscribing bank's capital and surplus.

Ch. 977 (SB 1310) RODDA Adds, amends and repeals various secs, Ins.C., re licensing of insurance producers.

Revises the provisions relating to the statement, made by an insurer, which is required to be filed by an applicant for a license to act as a life agent, insurance agent, travel insurance agent, life and disability agent, life only agent, or disability only agent.

Ch. 978 (SB 1377) GRUNSKY Adds Pt 10 (commencing with Sec. 98000) to Div. 10, P.U.C., re Santa Cruz Metropolitan Transit District.

Establishes the Santa Cruz Metropolitan Transit District and defines the area to be included in the district; prescribes the purpose, organization, powers, and duties of the district.

Ch. 979 (SB 1444) DANIELSON Amends Sec 5374.1; adds Sec. 5375.1, S. & H C., re Improvement Act of 1911.

Authorizes local legislative bodies to waive requirement that contractor pay certain incidental expenses; and revises provision for payment of contributions to contractors.

Ch. 980 (AB 168) LEROY F. GREENE Adds Chapter 97 (commencing with Section 6941) Div. 6, Ed C, re handicapped children reports

Requires school districts to make specified annual reports to county superintendent of schools of handicapped children participating in special classes, schools and programs for handicapped children, as well as those for whom application for enrollment was made.

Requires county superintendent of schools to make similar annual report of such handicapped children to Superintendent of Public Instruction of all such handicapped children in area under his jurisdiction, including those participating in special class, school or program for handicapped children provided by county superintendent of schools and those for whom application for enrollment was made.

Makes provision for rules and regulations relative thereto.

Ch. 981 (AB 336) BARNES Amends Sec. 26746, Gov.C., re sheriff's mileage fees.

Increases the mileage fee charged by the sheriff for the service or execution of process from 35 cents to 70 cents per mile, one way only.

Ch. 982 (AB 372) BELOTTI Amends Secs. 3036, 7151, F. & G.C., re hunting and fishing licenses.

Provides that a person who would otherwise qualify for free hunting and fishing licenses as a disabled veteran may receive such licenses even though still a member of the armed forces.

Ch. 983. (AB 521) ROBERTI Amends Sec. 13557, Ed.C., re teachers' rights and duties.

Extends to teachers, vice principals, and principals immunity from criminal prosecution or penalties for exercising the same kind of physical control over a pupil in class, on a playground, or during recess, that a parent is privileged to exercise.

Ch. 984 (AB 554) DEDDEH Adds Sec. 13510.3, Ed.C., re certificated employees' salaries.

Prohibits the decrease in annual salary of certificated employees by the governing board of any school district for failure to meet any district requirement that such employees complete additional educational units, course of study, or work in any college or university or any equivalent thereof.

Ch. 985 (AB 563) MORETTI Amends Sec. 14904, Fin.C., re credit union loans.

Establishes a \$1,000 limitation on a loan by a credit union to any person under 18 years of age, unless payment is guaranteed by a governmental agency, or the loan is secured by such person's investment in the credit union.

Provides that total loans by credit union to any one member, rather than amount of any single loan, may not exceed \$3,000 or 10 percent of paid-in and unimpaired capital, not to exceed \$10,000 plus the then unpledged shares.

Ch. 986 (AB 569) VEYSEY Amends Sec. 981, Ed.C., re school board workshops.

Deletes prohibition against school board members with one year or more prior experience as member attending Department of Education workshops. Permits board members to attend subsequent workshops for in-service training purposes, but limits such attendance to once every four years.

Ch. 987 (AB 589) FONG Amends Sec. 15831, Ed.C., re school security patrols.

Expands duties of security patrols to include protection of school district personnel and pupils in or about school district premises.

Ch. 988 (AB 652) MILIAS Amends Sec. 19332, Gov.C., re industrial injury.

Provides for payment of sick leave balance, vacation time balance or accumulated compensable overtime to an injured state employee who is covered by workmen's compensation.

Requires the accumulated time to be projected as though employee was taking time off, and allows a return to his former position should he become well during that time.

Requires the appointing power upon condition a permanent or probationary employee is unable to return to his position after accrued time is used, to demote or transfer employee within the agency, request the board to assist in placing the employee in another state position, grant a leave of absence for the period the employee is receiving permanent disability compensation or is being rehabilitated, encourage the employee to accept disability or service retirement, or terminate the employment.

Requires the employee to be paid the maximum salary range upon demotion or transfer, provided the salary would not be greater than his salary was on the day his accumulated time was exhausted.

Ch. 989 (AB 662) MILIAS Amends Sec. 18101.5, Gov.C., re sick leave credits: exemptions.

Allows State Personnel Board to credit the sick leave account of a person formerly employed in a state position exempt from civil service with unused sick leave from such position if he enters a civil service position within six months after separation from non-civil-service position.

Ch. 990 (AB 885) BAGLEY Amends, adds, repeals various secs., Ag.C., as enacted by Ch. 15, 1967, re poultry.

Makes wholesomeness marking and labeling requirements, inapplicable to New York dressed fowl until November 1, 1967, permanently inapplicable. Authorizes the

poultry meat inspector to eviscerate and inspect, pursuant to regulation adopted by the Director of Agriculture, a percentage of any lot of New York dressed fowl and to eviscerate and inspect the entire lot if there is an abnormal incidence of disease in the percentage inspected.

Changes hormone treatment for caponettes from stilbestrol to a hormone approved by the Federal Food and Drug Administration.

Ch. 991 (AB 947) DEDDEH Amends Sec. 9100, Veh.C., re diplomatic vehicles.

Permits the Department of Motor Vehicles, if it is satisfied that the exemption is in order, to exempt vehicles owned by a duly recognized foreign government or by an official representative thereof from specified fees.

Ch. 992 (Relating clause corrected) (AB 1147) FENTON Amends Sec. 139.5, Civ.C., and adds Secs. 580.4, 580.5, W. & I.C., re county fees and charges.

Makes provisions, which authorize a court in divorce action to direct child support payments be made to court designated county officer as trustee and authorize district attorney to enforce such payments, expenses of which are county charges, applicable only upon approval by board of supervisors. Upon such approval, permits court to order, when district attorney enforces such payments, payment of additional amount as reasonable attorney fees not to exceed 5 percent of enforced payments collected, such fees to be deposited in county general fund.

Authorizes a board of supervisors to delegate to auditor or other county officer any of specified functions of probation officer relating to collection of money, and to impose a service charge at a uniform rate sufficient to defray trustee costs, not exceeding 2 percent of the amount collected for support payments and payments by a probationer from money held in trust by a probation officer or other county officer designated by the court.

Provides that when payments are ordered by the court, the payment of the service charge shall be included in the order, and that all proceeds shall be deposited in the general fund of the county.

Ch. 993 (AB 1448) RYAN Amends Sec. 22851, Veh C, re abandoned motor vehicles.

Reduces from 90 to 60 days the period of time an abandoned vehicle, having an appraised value in excess of \$100, must be held in storage.

Ch. 994 (AB 1450) RYAN Adds Sec. 11710.1, Veh.C., re motor vehicle dealer bonds.

Permits motor vehicle dealers, in lieu of and subject to the same conditions as the bond now required of them, to deposit with the Department of Motor Vehicles a cash bond in the sum of \$5,000, evidence, together with an assignment to the director, of a deposit of that sum in a bank authorized to do business in this state and insured by the Federal Deposit Insurance Corporation, or investment certificates or share accounts issued by a savings and loan association doing business in this state and insured by the Federal Savings and Loan Insurance Corporation.

Ch. 995 (AB 1476) DUFFY Amends, adds, repeals, various secs., Ag.C., as enacted by Ch. 15, 1967, re grapes and plums.

Revises maturity standards for Thompson seedless and Perletter grapes and maturity test procedures for group A grapes.

Deletes container numbers 38M, 38N, and 38P from provision for standard containers for grapes. Makes related changes. Requires designated group A grapes to be in standard containers which are lidded when prepared for transportation and sale.

Provides that the total count of plums or fresh prunes in a container, or both the description of the arrangement and the total count shall be indicated on plums or fresh prunes packed in a four-basket crate.

Ch. 996 (AB 1507) THOMAS Adds Sec. 316, F. & G C, re Pacific halibut : regulation.

Authorizes Fish and Game Commission to prohibit taking or possessing Pacific halibut in same manner as taking or possessing Pacific halibut is prohibited by federal law or by regulations adopted by the International Pacific Halibut Commission.

Ch. 997 (AB 1614) FONG Amends Sec. 54, Ch. 120, Stats. 1966, First Ex. Sess., Sec. 29520, Gov. C., re property tax reduction fund

Permits, rather than requires, placing of certain increased court fees in the property tax reduction fund.

Requires establishment of a property tax reduction fund, and requires county boards of supervisors to place into a property tax reduction fund new revenues from sources other than property taxation, which are hereinafter specifically earmarked for this fund by the Legislature. Provides that county may use funds in property tax reduction fund to reduce property tax rate in year in which moneys are deposited in the fund.

Ch. 998 (AB 1646) CHAPPIE Adds Secs. 7031.5 and 7036, Wat. C., re public facilities.

Provides that any public district or private utility and any county may enter into a contract agreeing to pay and apportion between them the costs of locating, removing, repairing, or relocating any facilities owned or to be owned by either party on the roads or other property of the other in such proportion and upon such terms as the governing boards of the parties shall determine to be equitable.

States that the provisions shall not supersede specified provisions of the Water Code relating to bridges and conduits on or near highways.

Ch. 999 (AB 1671) Z'BERG Adds Sec. 86, S. & H.C., re California Highway Commission.

Permits the California Highway Commission to delegate, upon conditions deemed appropriate, to the Department of Public Works any ministerial or administrative power, duty, responsibility, or function of the commission, including the authority over select systems.

Ch. 1000 (AB 1810) FORAN Amends Sec. 20016, Veh. C., re persons injured on highways.

Substitutes Department of Public Works for Division of Highways for purposes of provisions permitting maintenance employees to transport or arrange transportation of persons injured on highways to a doctor or hospital, if the person does not object, without liability therefor if ordinary care is exercised.

Ch. 1001 (AB 1851) DUFFY Amends Sec. 14346, R. & T.C., re safe deposit box contents.

Allows specified persons to receive copies of lists of contents of safe deposit boxes prepared by any county treasurer, bank, savings and loan association, or company conducting a safe deposit business, in addition to lists prepared by the Controller.

Ch. 1002 (AB 1879) MULFORD Adds Art. 5 (commencing with Sec. 460), Ch. 4, Pt. 1, Div. 1, Ins. C., re insurance contracts.

Requires to be effective in 1972, all insurance contracts issued or delivered in this state to state an inception hour of 12:01 a.m. of the date the contract is dated, with the prescribed hour to be the standard time at the residence or principal place of business of the insured within the state unless a specific provision of the Insurance Code otherwise prescribed or permits.

States this requirement shall not apply to certain types of insurance and shall not prohibit designated agreements extending the period of insurance coverage, or binding parties to specified inception hour other than 12:01 a.m.

Ch. 1003 (AB 1908) JOHN L. MILLER Amends Sec. 726, C.C.P., re deficiency judgments.

Specifies, in section prescribing procedures for foreclosure on mortgage or trust deed that deficiency judgments shall not be ordered where prohibition against deficiency judgments in Sec. 580b, C.C.P., relating to purchase money mortgages and trust deeds, or in Sec. 580d, C.C.P., relating to property sold under power of sale contained in mortgages or deeds of trust, is applicable.

Ch. 1004 (AB 1958) DUNLAP Amends Sec. 51201, adds Secs. 51202, 51203, Gov. C., re Conservation Act of 1965.

Includes certain qualities of land supporting livestock and land growing fruit and nuts within the definition of "prime agricultural land" for purposes of the

California Land Conservation Act of 1965, and changes procedures with respect to establishing an "agricultural preserve" and removing land therefrom under such act.

**Ch. 1005 (AB 1972) McGEE Adds Sec. 14660.5, Gov.C., re state agencies' assets.**

Provides that whenever a state agency is abolished or ceases to function, control and possession of assets, exclusive of unencumbered balance of assets of special fund, shall vest in Department of General Services, unless otherwise provided by law.

Provides that if state agency was entirely or substantially supported from a special fund, any moneys arising from the use or disposition of such assets shall be deposited in special fund or its successor

**Ch 1006 (AB 1996) FONG Amends Sec 820, Ed.C., re county superintendent of schools.**

Authorizes county superintendent of schools, with approval of county board of education, to conduct, or join with one or more school district governing boards in conducting, studies of future management conditions, needs and financial support of schools within the county, to maintain educational exhibits at fairs; to make known to the citizens of the county the educational programs and activities of the school districts within his jurisdiction

**Ch. 1007 (AB 2019) VENEMAN Amends, repeals various secs., R. & T.C., re taxation of insurers.**

Conforms Insurance Tax Law to recent constitutional amendments, relating to the retaliatory tax and the home office deduction

Eliminates requirement for duplicate prepayment returns.

**Ch. 1008 (AB 2094) KNOX Amends Sec. 5545, P R C., re regional park district taxes.**

Provides for an additional tax rate by district of 5 cents per \$100 for fiscal years 1969-70 through 1974-75 to be levied for general purposes.

**Ch. 1009 (AB 2114) HAYES Amends Sec 24651, Ed.C., Sec. 165, Veh.C., re police departments.**

Includes within definition of authorized emergency vehicle any publicly owned vehicle operated by University of California or California State College police departments.

Authorizes trustees of state colleges to appoint one or more persons to constitute a state college police department rather than to constitute a security patrol, for each state college. Provides that persons so appointed to police department, rather than persons appointed to security patrol, are peace officers only upon the campus of the state college and in or about other grounds or properties owned, operated, controlled, or administered by the state college, or by trustees or the state on behalf of the state college.

**Ch 1010 (AB 2139) BADHAM Amends Secs 20866, 20868, 20888, B. & P.C., re marketing of petroleum products.**

Revises provisions making unlawful prescribed acts by person separating a tank vehicle equipped with a meter for the purpose of measuring the quantities of products of different grades, brands, or trade names withdrawn from any one or more compartments.

Revises requirements regarding replacing of liquid retained in prescribed meters and accessory devices on the discharge side of the controlling or selecting mechanism whenever a change is made in the grade, brand or trade name of a product which is carried in a particular compartment or compartments.

Deletes provisions requiring that all words, letters, figures or numerals on certain advertising medium which form or designate the brand name or the words "no brand" be of like color or tint.

**Ch. 1011 (AB 2155) BELOTTI Adds Sec. 24155, Gov C, re county officers: official bonds.**

Authorizes county board of supervisors to provide one official bond for officer performing duties of offices which are consolidated pursuant to law, and to prescribe the amount thereof.

Ch. 1012 (AB 2312) ZENOVICH Amends Sec. 2810, S. & H.C., re 1931 Majority Protest Act.

Exempts from the Special Assessment Investigation, Limitation and Majority Protest Act of 1931, proceedings for the construction of improvements to or traffic safety facilities for railroad crossings when required for the safety of school pupils, farmworkers, or other workmen.

*In effect immediately.*

Ch. 1013 (AB 2328) BAGLEY Amends Sec. 6301, B. & P.C., re libraries.

Allows judge who is an ex officio or elected member of board of law library trustees to designate a county bar member to act for him as trustee.

Ch. 1014 (AB 2408) VASCONCELLOS Amends Secs. 16082 and 16482, Veh C., re Financial Responsibility Law.

Permits Department of Motor Vehicles after three, rather than five, years to terminate any action taken under the Financial Responsibility Law.

Permits after three, rather than five, years, a person unable to respond in damages to be relieved of the penalties thereof, if he can show proof of ability to respond in damages for the future.

Ch. 1015 (AB 2539) SHOEMAKER Amends Sec. 14290, adds Sec. 14292, Elec.C., re voters' residence

Provides that residence of husband is the residence of the wife with the exception that a woman resident of state who marries man employed temporarily in state in service of U.S. government may elect to retain residency to qualify as an elector only until she becomes an elector in any other state or territory, in addition to the present exception.

Ch. 1016 (SB 1393) WEDWORTH New act, re school district tax rates.

Provides for increase in maximum school district tax rates by amount necessary to recoup losses in revenues resulting from erroneous rate reductions computed for prior fiscal years in connection with areawide school support tax procedure. Requires county superintendent of schools to adjust any revenue factor fixed on the basis of revenues from local taxation or the state or both, to produce a higher maximum tax rate which reflects the lower revenues received due to such erroneous reductions.

*In effect immediately*

Ch. 1017 (SB 179) MILLER Amends Sec. 6515.1, H. & S.C., re sanitary districts.

Provides that when required expenditure for sanitary district project exceeds \$3,500 rather than \$2,500, project shall be contracted for and let to lowest responsible bidder after notice.

Ch. 1018 (SB 180) MILLER Amends Sec. 6489, H. & S.C., re sanitary districts.

Increases maximum daily compensation of sanitary district board member for attendance at meetings from \$25 to \$40, and increases maximum per month for such services from \$75 to \$120.

Ch. 1019 (SB 181) MILLER Amends Sec. 6515.2, H. & S.C., re sanitary districts.

Requires notice inviting bids for expenditures required for sanitary district project to be published in a newspaper of general circulation, circulated within the district, rather than to be published in newspaper of general circulation printed and published in the district.

Ch. 1020 (SB 235) GRUNSKY Amends Sec. 10651, Ed.C., re readers for blind students.

Deletes monetary maximums in hiring readers for blind students and substitutes hourly maximums.

Ch. 1021 (SB 288) COLOGNE Adds Ch. 8 (commencing with Sec. 3400), Div. 4, H. & S.C., re measles immunization: school pupils.

Requires pupils of private elementary and secondary schools and of school districts to be immunized against measles (rubeola) in accordance with regulations of the Department of Public Health, prior to their first admission to school. Provides for immunization either under programs of county health officers or by

private physicians, proof and records of immunization, cooperation of schools, exemptions and conditional admission, and procedures therefor.

Provides that costs of county programs which exceed the sums received from persons immunized shall be paid by the county.

Authorizes department to adopt and enforce necessary rules and regulations.

Provides that requirements of the chapter are satisfied if the person has physician's certificate which shows he has been immunized against measles or has had measles.

Ch. 1022 (SB 502) GRUNSKY Adds Sec. 13717.1, Ed.C., re merit system school districts.

Authorizes the merit system personnel commission of any school district or county superintendent of schools employing 100 or less classified employees, with the consent of a majority of such employees, to contract with existing district, city, or county governing agencies having a civil service system for the services of a personnel director.

Such contract to be for not more than two years, but with approval of majority of such classified employees may be extended for additional periods of up to two years, provided that at end of each contract period such district or office is still employing 100 or less classified employees.

Provides for avoidance of contract where affected by certain district reorganizations.

Ch. 1023 (SB 538) WHETMORE Amends Sec. 639, adds Sec. 639a, Pen.C., re Financial Institutions.

Makes it a felony for any officer, director or employee of a financial institution, as defined, to ask, receive, consent, or agree to receive any commission, emolument, gratuity, or reward or any money, property, or thing of value for his own personal benefit or of personal advantage for procuring or endeavoring to procure for any person a loan from such financial institution.

Revises definition of "financial institution" as used in provisions relating to the giving, offering or agreeing to give to any director, officer or employee of such financial institution any emolument, gratuity, or reward, or any money, property, or thing of value for his own personal benefit or of personal advantage, for procuring or endeavoring to procure for any person a loan or extension of credit from such financial institution to specifically include prescribed state and federal financial institutions.

Ch. 1024 (SB 547) DILLS Amends Sec 72002 1, Gov.C., re municipal court attachés.

Provides that municipal court attachés in chartered counties with a civil service system shall, subject to approval by the board of supervisors and subject to the county charter, be transferred, promoted, or voluntarily demoted into other positions of county employment in accordance with the same rules that are followed in the case of transfers, promotions, and voluntary demotions in or between county departments.

Ch. 1025 (SB 548) WHETMORE Repeals and adds Art. 17 (commencing with Section 74000), Ch. 10, Title 8, Gov C., re municipal courts.

Revises article dealing with the organization of municipal courts in Orange County. Provides for number of judges in the various judicial districts, and for the number, compensation, and various other matters dealing with the attachés of such courts.

Ch. 1026 (SB 578) SCHMITZ Amends Sec. 53635, Gov.C., re funds of local agencies.

Permits all funds of local agencies to be invested in bonds or interest bearing notes of the United States, bonds of California, or of various other political subdivisions of the state, or in various obligations issued under specified federal financial programs.

Ch. 1027 (SB 606) GRUNSKY Amends Sec. 29007, Ed.C., re academic-honorary degree.

Deletes provision allowing any educational institution approved for veteran training by the Bureau of Readjustment Education of the Department of Educa-

tion to issue diplomas based exclusively on courses of instruction approved by the bureau.

Permits a person, firm, association, partnership, or corporation nationally accredited by an agency recognized by the United States Department of Health, Education, and Welfare, Office of Education, to grant diplomas for its accredited courses; provided, that the educational institution has filed with the Superintendent of Public Instruction an affidavit by the administrative head of the institution stating that the course of study is so accredited.

Ch. 1028 (SB 683) CUSANOVICH Amends Sec. 13161.5, H. & S.C., fire extinguishers.

Adds to the requirements which must be met before a portable fire extinguisher can be marketed, distributed, or sold in the state, the requirement that it does not use as an extinguishing agent any carbon tetrachloride, chlorbromomethane, or methyl bromide, except permits carbon tetrachloride to be used for the purpose of extinguishing fires on public utility poles.

Authorizes the State Fire Marshal to grant reasonable exceptions when the extinguisher is intended for industrial use in places to which the public is not invited or admitted.

Ch. 1029 (SB 820) GRUNSKY Amends Sec 25, Civ C., re minors.

Eliminates provisions which provide that, upon contracting a lawful marriage after reaching 18, or upon reaching 18, after contracting a lawful marriage, a person is an adult person for the purpose of entering into any engagement or transaction respecting property or his estate, or for the purpose of entering into any contract, or for the purpose of maintaining or defending an action affecting his marital status, including therein any action or proceeding involving his support or the support or custody of children of the marriage, or determination of property rights, the same as if he were 21 years of age.

Provides, instead, that such person is of the age of majority for all purposes of the Civil Code, the Probate Code, and the Code of Civil Procedure.

Ch. 1030 (SB 885) MCCARTHY New act, re Benicia tideland grant.

Grants certain salt marsh, tide and submerged lands to the City of Benicia upon certain trusts and conditions.

*In effect immediately*

Ch. 1031 (SB 886) BURNS Amends Secs. 10209.5, 10210, 10214.5, 10215, and 10450.6, B. & P.C., re real estate fees.

Increases the restricted broker license fee and the real estate broker license fee from \$65 to \$75.

Increases the restricted salesman license fee and the real estate salesman license fee from \$40 to \$50.

Reduces the amount of any license fee collected by the Real Estate Commissioner which is to be paid into the treasury of the state to the credit of the Real Estate Education, Research and Recovery Fund from one fourth of the amount collected to one-fourth of the amount collected in excess of the first \$10.

Deletes obsolete provisions

To become operative January 2, 1968.

Ch. 1032 (SB 887) WAY Repeals Sec. 2, Ch. 1576, Stats. 1965, re migratory agricultural workers.

Deletes 1967 expiration date of provisions authorizing contracts, in implementation of Economic Opportunity Act of 1964, between Director of Finance and local public agencies and private nonprofit agencies for procurement or construction of housing or shelter for, and to obtain services for, migratory agricultural workers.

Ch. 1033 (SB 889) STEVENS Amends Sec. 16510, Ed.C., re school buses

Deletes provision authorizing the cost of purchasing schoolbuses to be paid out of any school district funds except certain specified funds.

Ch. 1034 (SB 897) SHORT Amends Sec. 24049, B. & P.C., re liquor licenses.

Authorizes Department of Alcoholic Beverage Control to refuse to transfer any licenses when the applicant is delinquent in the payment of any taxes on unsecured property which tax liability arises out of the exercise of an alcoholic beverage license.

Ch. 1035 (SB 918) SHERMAN Amends, adds, and repeals various secs., B. & P.C., re clinical laboratory personnel.

Revises requirements for clinical laboratory bioanalyst's license to require as prerequisite M.A., M.S., or equivalent or higher degree, as determined by State Department of Public Health, with major in one of biological sciences.

Requires education, with required courses to be established by State Board of Public Health regulation, to have been obtained in one or more established and reputable institutions maintaining standards equivalent, as determined by the department, to those institutions accredited by the Western Association of Schools and Colleges, or essentially equivalent accrediting agency, as determined by the department.

Requires further, minimum four years' experience as licensed clinical laboratory technologist, performing clinical laboratory work embracing various fields of clinical laboratory activity in clinical laboratory approved by the department, the quality and variety of such experience to be satisfactory to the department and shall have been obtained within six-year period immediately antecedent to admission to examination.

Makes qualification of applicant determined by board by written, oral, and practical examination.

Increases application fee for clinical laboratory permit from \$10 to \$15.

Repeals provision returning application fee when applicant not admitted to examination.

To become operative January 1, 1968.

Ch. 1036 (SB 960) COLLIER Amends Sec. 12404, adds Sec. 12404.1, Ins.C., re title insurance.

Prohibits title insurers, controlled escrow companies, and underwritten title companies from paying any commission, fees, or consideration in connection with a title policy to any owner, lessee or prospective owner or lessee of any interest in real property or to any obligee or prospective obligee of any obligation secured by any interest in real property.

Increases the advance which may be put into escrow to facilitate the closing thereof from 1 to 2 percent of the sales price of real property being sold through an exchange or the amount of any loan received by real property involved in escrow, whichever is greater.

Requires any title insurer, controlled escrow company or underwritten title company to charge for a title report. Describes under what circumstances such charge may be waived.

Ch. 1037 (SB 964) COLLIER Amends Sec. 25258, Veh.C., and adds Sec. 830.9, Gov.C., re emergency motor vehicles.

Permits authorized emergency vehicle, operating under prescribed conditions, to display flashing white light from a gaseous discharge lamp designed and used for purpose of controlling official traffic control signals.

Exempts public entity and public employee from liability for injury caused by emergency vehicle's control of such official traffic control signals.

Ch. 1038 (SB 1048) CARRELL Amends Secs. 675, 11802, 11804, and 11806, and repeals Sec. 11801.5, Veh.C., re vehicle salesmen.

Adds to definition of "vehicle salesman" person who exercises managerial control over business of, or who supervises vehicle salesmen employed by, licensed dealer whether compensated by salary or commission.

Excludes from "vehicle salesman" persons licensed as vehicle dealer doing business as sole owner or member of partnership if sales activities are done exclusively for sole ownership or partnership.

Deletes requirement that vehicle salesman's license be accompanied by recommendation of applicant's potential employer-dealer.

Makes conviction of crime involving moral turpitude prima facie evidence, rather than evidence, that applicant or licensee is not of good moral character.

Authorizes Department of Motor Vehicles to refuse to issue or renew, or to suspend or revoke a license when satisfied that applicant or licensee committed acts prohibited by Automobile Sales Finance Act or prohibited by provisions relating to vehicle salesmen in Vehicle Code.

Enumerates acts which are declared unlawful and cause for disciplinary action when committed by vehicle salesmen licensees.

Ch. 1039 (SB 1049) COLOGNE Adds Art. 18 (commencing with Sec. 74040), Ch. 10, Title 5, Gov. C., re municipal courts San Bernardino.

Provides for staffing of the municipal court in the City of Redlands, with provisions for salaries and related matters with respect to the court's employees and attachés.

Ch. 1040 (SB 1106) DYMALLY Amends Sec. 13447, Ed.C., re dismissal of probationary teachers.

Specifies that probationary teachers may not be dismissed other than for cause except where the governing board of a school district determines that reduction in staff is necessary because of decreasing school attendance or discontinuance or reduction of a particular service.

Ch. 1041 (SB 1115) GRUNSKY Adds Sec. 11902.1, Ed.C., re school children.

Allows officers of school districts, school principals, physicians or hospitals to treat children injured or taken ill during regular school hours without liability for reasonable treatment without parents' or guardian's consent when parent or guardian cannot be reached unless parent or guardian has previously filed with school district a written objection to any medical treatment other than first aid.

Ch. 1042 (SB 1217) BRADLEY Amends Secs. 35712 and 35714, Veh.C., re use of public roads.

Permits a county to prohibit by ordinance use of highways located in an unincorporated residential area or subdivision, rather than highways in unincorporated residential subdivision areas, commercial vehicles with gross weight exceeding 14,000 pounds. Eliminates the prohibition against application of such ordinances to through highways.

Permits a county of the third class to prohibit the use of any highway located in an unincorporated residential or subdivision area by any commercial vehicle exceeding a gross weight of 5,000 pounds.

Ch. 1043 (SB 1223) STIERN Amends Sec. 73433.5, Gov.C., re municipal courts: Kern County.

Changes salaries of clerks of municipal court in Kern County.

Ch. 1044 (SB 1233) SCHMITZ Adds Sec. 25304.5, Gov.C., re elective county offices.

Requires board of supervisors to provide that office vacant on the first Monday after January 1 following a general election because the person has resigned or died shall be filled at the next regularly scheduled election. Sets the term for the person elected at the election as the remainder of the term in which he is elected.

Ch. 1045 (SB 1282) SHORT New act, re disposal of state property.

Authorizes Director of General Services to sell, exchange, lease, or otherwise dispose of certain enumerated parcels of land.

Requires notice be given of sale, that costs of disposition shall be reimbursed from proceeds, that payment of proceeds be paid into General Fund, except a parcel which is the operations headquarters of Bakersfield Highway Patrol, which proceeds will go to the Motor Vehicle Fund, the proceeds from a parcel which is a portion of Grizzly Island Waterfowl Management Area shall go to the Wildlife Restoration Fund, and the proceeds from a parcel which is a part of the Los Serranos Game Farm shall go to the Fish and Game Preservation Fund, and the proceeds from a parcel given to California School for the Blind will go to the Special Deposit Fund.

Repeals authorization of Director of Finance to dispose of a parcel of land in the City of Santa Rosa.

Ch. 1046 (SB 1285) MARLER Amends Sec. 54153, Gov.C., re emergency flood relief.

Provides that in administration of Emergency Flood Relief Law Department of General Services shall have jurisdiction over building construction, alteration, repair and improvement rather than over state building construction, alteration, repair and improvement.

Ch. 1047 (SB 1298) MARLER. Amends Sec. 28131, Gov.C., re Shasta County juries.

Revises provisions regarding the payment of mileage fees to grand jurors so that they may receive such fees for attendance at meetings of grand jury committees.

Ch. 1048 (SB 1299) MARLER Adds Sec. 21207, Veh.C., re bicycle lanes.

Permits cities, by ordinance, to establish and regulate bicycle lanes which are separate from vehicular traffic upon highways other than state highways and county highways as defined in, or established pursuant to, prescribed provisions of the Streets and Highways Code.

Ch. 1049 (SB 1321) WAY Amends Sec. 75060, Gov.C., re judicial retirement.

Requires that a physician's or psychiatrist's statement stating that the judge is mentally or physically disabled be presented in order for a retirement on the grounds of such disability to be approved, and requires Commission on Judicial Qualifications, as well as Chief Justice to approve such retirement.

Eliminates requirement that the Governor or Acting Governor shall also approve such disability retirement.

Ch. 1050 (SB 1343) McCARTHY Amends Sec. 14311.5, Gov.C., re public works.

Provides contractors bidding on all state projects where federal funds are used for public works, rather than merely road, street, and bridge work, need not be licensed in California.

Ch. 1051 (SB 1366) COLLIER Amends Sec. 8276 and repeals Sec. 8277, F. & G.C., re crabs.

Makes permanent the previously temporary changes in crab seasons in all fish and game districts; changes opening day of crab season in Districts 6, 7, 8, and 9 from December 8th to December 1st.

Ch. 1052 (SB 1447) DANIELSON Amends Sec. 232, Civ.C., re child custody.

Authorizes an action to be brought for the purpose of having any person under the age of 21 years declared free from the custody and control of either or both of his parents when his parents are and will remain incapable of supporting or controlling the child in a proper manner because of mental deficiency or mental illnesses, if there is testimony to this effect from two certified medical examiners.

Requires the parent or parents to be cited to be present at the hearing, and provides for the appointment of counsel, if parent or parents are financially unable to employ counsel.

Authorizes such action with respect to person under the age of 21 years when cruelly treated or neglected and parents deprived of custody by juvenile court because of such treatment, and if the parents were so deprived of custody for one year prior to filing of petition, rather than one year "continuously immediately" prior to filing of petition.

Ch. 1053 (SB 1525) LAGOMARSINO Adds Sec. 5007.1, P.R.C., re parks and recreation.

Authorizes Department of Parks and Recreation to remove and dispose of all floating logs, timber, lumber, and other debris deposited on public beaches, waterways, or lands within the state park system, when such deposits create a hazard or impediment to the public safety, enjoyment or use of such public property; requires department to hold for three months all identifiable logs, timber or lumber; authorizes owner of such property to remove such property on payment or tendering to the department the amount of damages sustained by the department by reason of the property drifting on public lands and damages which may be sustained in connection with removal; authorizes department to sell or use such property if unclaimed after three months.

Ch. 1054 (SB 1529) LAGOMARSINO Amends Sec. 5063, P.R.C., re parks and recreation.

Requires Department of General Services, rather than 3 appraisers appointed by the Governor, to determine fair market value of lands to be leased by Department of Parks and Recreation.

Ch. 1055 (AB 66) CHAPPIE Amends and adds various secs., Veh C., re motor vehicles: public nuisances.

Authorizes the governing body of a city or county or city and county to adopt an ordinance setting procedures for the abatement and removal of an abandoned, wrecked, dismantled, or inoperative motor vehicle as a public nuisance, and to assess, with specified exceptions which must be contained in such ordinance, the costs of administration or removal of such vehicle against property upon which vehicle is located. Enumerates provisions which must be contained in any such ordinance. Authorizes the disposal of such vehicles or parts thereof by removal to a scrapyard, automobile dismantler's yard or other suitable site operated by a local agency for processing as scrap. Authorizes a local agency to operate such a disposal site when its governing body determines that commercial channels are not available or are inadequate.

Authorizes any employee of the sheriff's office of a county in which the vehicle is located, or any employee of a police department in a city in which a vehicle is located who has reasonable grounds to believe the vehicle has been abandoned, to remove the vehicle from a highway or from public or private property. Requires the public agency employing the officer to make an appraisal either prior to or within five days after removal, rather than within five days after removal.

Requires the public agency removing a vehicle which is appraised at a value not exceeding \$100 when it prepares the required certificate to indicate that the vehicle is in such condition that vehicle identification numbers are not available to determine owners of record, in which event the vehicle may be disposed of. Authorizes the disposal of the vehicle if the owner has not signed a release and has not reclaimed the vehicle within 15 days after official notification.

Authorizes local authority to issue a franchise or contract for the removal of abandoned vehicles.

Prescribes the manner in which the proceeds of a sale shall be disposed of when a bill of sale is issued by a public agency, rather than in the case where a vehicle is sold by the public agency removing the vehicle.

Authorizes employees designated by the sheriff of any county or by the chief of police of any city to make appraisals of abandoned vehicles.

Ch. 1056 (AB 250) CHAPPIE Repeals and adds Pt. 2 (commencing with Sec. 18000), adds Pt. 2.1 (commencing with Sec. 18200), Div. 13, H. & S.C., re mobilehomes and mobilehome parks.

Repeals existing provisions relating to mobilehomes and mobilehome parks. Re-enacts, with various changes, the provisions relating to mobilehomes as a separate part and the provisions relating to mobilehome parks as a separate part.

Eliminates definition of what is a "nuisance" in a mobilehome park; provision that owner or operator of mobilehome park shall not be responsible for plumbing, electrical or heating installations in any mobilehome, except a mobilehome which he is holding out for rent, or has rented, to another person; and provision that a mobilehome park shall not accommodate any mobilehomes for which there are no lots conforming to mobilehome and mobilehome park law.

Eliminates provision that application for permits to construct, alter, operate, rent, lease any mobilehome park becomes void six months after filing, if the applicant fails to secure the permit.

Revises division of powers of enforcement as between the Department of Housing and Community Development and local enforcement agencies which have assumed responsibility for enforcement.

Defines "mobilehome accessory building or structure" as designated items established for the use of the occupant of the mobilehome, rather than designated items established or located within six feet of a mobilehome.

Defines "recreational trailer park" as any area or tract of land within an area zoned for recreational use, where one or more lots are rented or leased by travel trailers, camp cars, or tents which are occupied for temporary purposes, rather than an area or tract of land within a designated recreational area where such lots are used not more than six consecutive months in any calendar year.

Requires that mobilehome parks constructed without prescribed facilities only accommodate mobilehomes bearing a Department of Housing and Community Development insignia, rather than allowing the enforcement agency to issue a conditional permit to such parks with such variations.

Requires department approval of an alternative material, appliance, installation, device, arrangement, or method of construction of a mobilehome park not specifically provided for. Requires the department to notify the appropriate local enforcement agency whenever such approval is made. Provides that provisions relating to approval of alternates is not applicable to authorized local regulations.

Requires every person who owns or operates a mobilehome park to enter in a register the name and address of the owner or occupant of each mobilehome, the make, type and license number of the mobilehome and the state in which such mobilehome is registered, and the year of registration or the license plates attached to it, rather than the name and address of the owner, the make, type and license number of the mobilehome and motor vehicle and the state in which such vehicles are registered and the year of registration, and the number and type of mobilehome accessory buildings or structures on each lot for which a construction permit is required.

Makes unlawful the use of a mobilehome for occupancy from which any axle or wheel hub, rather than any tire or wheel, has been removed except for temporary repairs or placing it in dead storage.

Makes unlawful the use of mobilehome to which there is attached or established for use of the occupant of any mobilehome accessory building or structure, rather than a mobilehome to which is attached or established less than six feet adjacent thereto such building or structure, unless constructed in conformity with prescribed rules and regulations.

Requires mobilehomes to be at least 3 feet from the rear or side of a lot line, rather than requiring mobilehomes and each building to be at least 3 feet from the rear or side of a lot line.

Exempts water facilities owned, operated, and maintained by a public utility from provisions of the part relating to mobilehome parks.

Changes references to former Division of Housing to Commission of Housing and Community Development.

Ch. 1057 (AB 310) CORY Amends Secs. 13329.1, 14001, 14601, Ed.C., re public school employment.

Clarifies provision stating that service as an instructor in classes organized pursuant to the Manpower Development and Training Act of 1962, the Economic Opportunity Act of 1964, and certain provisions of state law authorizing work and training programs shall not be a basis of classification as a permanent employee, and provisions excluding such employees from State Teachers' Retirement System or a district retirement plan, to exclude from coverage of such provisions, any regularly credentialed teacher who has been employed to teach in the regular educational program of the district as a probationary or permanent employee before being subsequently assigned to such programs.

Declares legislative finding that the amendments do not constitute a change in, but are declaratory of, preexisting law.

Ch. 1058 (AB 340) CROWN New act, re Alameda County tidelands.

Authorizes Director of General Services to sell, as prescribed, described tidelands to Alameda Unified School District for educational purposes. Restrains alienation of such lands for any purpose whatever; provides for reversion to the state if not used for educational purposes; and specifies that the sale is subject to the written authorization of the Secretary of the Interior.

Ch. 1059 (AB 415) CONRAD Adds Art. 4.5 (commencing with Sec. 53740), Ch. 4, Div. 2, Title 5, Gov.C., re tort liability funds.

Authorizes legislative body of local agency to provide for the levy and collection of assessments or taxes for the creation of a fund to provide for payments of claims arising under provisions relating to claims and actions against public entities and public employees.

Provides that if local agency is chartered city or county, any limitations upon the levying of taxes imposed by the charter apply

Defines local agency.

Applicable only to county having population of 4,000,000 or more.

Ch. 1060 (AB 564) MORETTI Amends various secs Fin.C., re credit unions.

Changes surety bond requirements for credit union treasurer. Permits loans over \$3,000 by credit union to be secured by government security or member's invest-

ment in union. Revises conditions under which credit unions may deposit funds in savings and loan associations. Permits dividends to be declared quarterly with the consent of the commissioner. Eliminates requirement that board of directors execute certificate of dissolution. Permits certain additional officers, alternatively to those now authorized, to sign and certify such certificate. Eliminates requirement of confirmation by board of directors of sales of assets of credit union upon dissolution by vote of membership. Allows Commissioner of Corporations to use liquidating agent to liquidate a credit union.

Authorizes special meetings to be held upon order of the board of directors, and requires special meetings to be held upon the written request of 10 members or of 3 percent of the membership, whichever is greater, rather than at the request of 10 members or by order of the directors. Requires notice to be given to all members specifying date, time, place, and purpose of such meeting, rather than as provided in the bylaws.

Ch. 1061 (AB 643) FENTON Adds Sec. 27496.5, Gov.C., re coroner's jury.

Provides that jurors of coroner's jury shall receive a fee identical to jurors' fees as provided in the Penal Code for jurors in criminal cases.

Ch. 1062 (AB 658) MILIAS Amends Sec. 18005, Gov.C., re vacation lump sum payments.

Allows persons leaving present state employment for employment by another state agency to receive lump sum payment for such compensation if: (1) he moves to a position in which vacation credits are neither accrued nor used, or (2) he is an employee of the Trustees of the California State Colleges and he moves from a nonacademic year position to an academic year position.

Ch. 1063 (AB 661) MILIAS Amends Sec. 19222, Gov.C., re state civil service.

Provides that state civil service employee who obtains a career executive appointment can, when such appointment is terminated, return to his former position, rather than a position in his former class in which he had permanent civil service status. Defines "employee" in this connection as a permanent employee or one serving under a career executive appointment who previously had permanent status with no break in continuity of state service.

Ch. 1064 (AB 793) HAYES Amends Secs. 9262, 9264, 9552, and 42230, Veh.C., re motor vehicle fees.

Changes the required amount of fees to be paid by vehicle dealers, dismantlers, manufacturers, and transporters for a certificate, license, and special plates.

Provides that whenever any person becomes a vehicle dealer, manufacturer, or transporter as well as whenever a person becomes an automobile dismantler, without first having paid the license or certificate and special plate fees required, the fees are delinquent.

Requires that when an application for set of special license plates is rejected the fee for the special plates shall be returned to the applicant, rather than returning \$8.

Ch. 1065 (AB 846) McMILLAN Amends Sec. 6522, adds Sec. 6522.5, B. & P.C., re barbers.

Deletes exemption from regulation as barbers for persons practicing beauty culture. Instead exempts persons licensed to practice cosmetology.

Allows such persons to cut hair when the haircut is performed in a licensed cosmetology establishment which does not represent itself to the public as being primarily engaged in the business of haircutting or which is not primarily engaged in the business of haircutting.

Requires every person who does any of the acts of barbering, including, but not limited to, cutting the hair of a patron, in a barbershop to display either a paid-up barber or apprentice certificate.

Ch. 1066 (AB 850) FENTON Adds Secs. 71042.5, 71042.6, Gov.C., re judicial districts: publication.

Provides for newspaper publication within areas of former judicial districts which have been consolidated.

Provides for map to be filed with county recorder showing boundaries of component districts of consolidated district, with respect to any consolidation which becomes effective on or after effective date of this act, and that such map shall be conclusively presumed to be accurate for purpose of newspaper publication.

**Ch. 1067 (AB 851) QUIMBY** Amends Secs. 23356.5, 23358, and 23390, B. & P.C., re alcoholic beverages.

Authorizes licensed winegrowers to sell only wine for consumption on the premises in a bona fide eating place operated by and for the licensee and located on the licensed premises or on premises owned by the licensee that are contiguous to the licensed premises.

Authorizes the Department of Alcoholic Beverage Control to deny the right to exercise such on-sale privilege in any bona fide eating place whose main entrance is within 200 feet of a school or church if it determines for good cause that the granting of such privilege would be contrary to public welfare or morals.

**Ch. 1068 (AB 867) Z'BERG** Adds, repeals various secs. Gov.C., re filing federal tax liens.

Adopts the Uniform Federal Tax Lien Registration Act to permit federal government to file tax liens with the Secretary of State, as well as with county recorders, to conform with procedures established by the Uniform Commercial Code for the filing of various other liens. Establishes a fee of \$2 for filing such liens with the Secretary of State and increases fees of county recorders from \$1 to \$2 for this service.

Provides a combined certificate for a fee of \$5.

Eliminates separate federal tax lien index in county recorder's office.

Makes related changes.

Requires filing under Uniform Federal Tax Lien Registration Act on and after January 2, 1968, and makes other provisions operative at the same time.

**Ch. 1069 (AB 953) TOWNSEND** Amends Secs. 5011, 5014, 5015, and 9261, Veh.C., re cemetery equipment.

Requires cemetery equipment to display an identification plate and prescribes manner of application and fee therefor.

**Ch. 1070 (AB 1096) BIDDLE** Adds Art. 17 (commencing with Sec. 925), Ch. 2, Pt. 1, Div. 2, and adds Art. 8 (commencing with Sec. 1830), Ch. 1, Div. 2.5, W. & I.C., re work furloughs.

Establishes procedure under which persons who are committed to a facility under the jurisdiction of the Youth Authority or to a county juvenile home, ranch, camp, or forestry camp may be permitted to continue in, or to secure, outside employment; provides for disposition of persons's earnings derived from such employment; and makes provision for revocation of right of person to continue in such employment.

**Ch. 1071 (AB 1158) SIEROTY** Adds Sec. 75.8, S. & H.C., re highway and rapid transit.

Requires Department of Public Works and all rapid transit districts to cooperate with each other with respect to the planning of rapid transit facilities in relation to freeway and highway planning.

**Ch. 1072 (AB 1308) FENTON** Amends Sec. 11580.2, Ins.C., re uninsured motor vehicles.

Includes within the definition of "uninsured motor vehicle" a vehicle upon which there is in force insurance or a bond at the time of accident, but the company writing the same refuses to admit coverage thereunder except conditionally or with reservation.

**Ch. 1073 (AB 1502) STACEY** Amends various secs. Kern County Water Agency Act (Ch. 1003, Stats. 1961), re Kern County Water Agency.

Increases rate of interest payable on bonds of member units or improvement districts from 5% to 6½%.

**Ch. 1074 (AB 1617) KNOX** Amends Sec. 11043, Ins.C., re insurers transactions.

Provides, with certain prescribed exceptions, that any profit realized by owners of 10 percent of the stock of a domestic insurer, or who is a director or officer of such insurer, from any purchase and sale or any sale and purchase, instead of sale or purchase, of any stock of such insurer, within 6 months, inure to insurer and may be recovered by or on behalf of insurer.

Exempts transactions which the commissioner may by rule and regulation exempt as not within the scope of provision requiring such owners, directors

and officers to file statements as to their ownership of stock with Insurance Commissioner by October 31, 1965, and monthly thereafter if there has been change in ownership of stock.

Ch. 1075 (AB 1661) BELLOTTI Amends Sec. 8276, F. & G.C., re taking of crabs.

Extends from 91st day after adjournment of the 1967 Regular Session to 61st day after adjournment of the 1969 Regular Session, the statutory provisions fixing seasons for commercial taking of crabs. Changes opening date for crab season in Districts, 6, 7, 8, and 9 from December 8th to December 1st.

Ch. 1076 (AB 1678) FENTON Adds Sec. 1246.2, C.C.P., re eminent domain.

Provides, where the property acquired for a public use is encumbered by a mortgage or deed of trust, the amount payable to the mortgagee or beneficiary under the deed of trust shall not include any penalty for prepayment.

Ch. 1077 (AB 1739) MACDONALD Amends Sec. 3075, B. & P.C., re practice of optometry.

Requires holder of certification of issuance of his certificate of registration, in addition to holder of certificate of registration, to post conspicuously in office or place of practice always.

Authorizes State Board of Optometry to provide that when holder of certificate has more than one office or place of practice, or is employed to practice in more than one office or place and it is infeasible to have certificate or certification posted in more than one such office or place, he shall have other evidence of license to practice, as board prescribes, posted in each such office or place.

Ch. 1078 (AB 1786) STACEY Amends Sec. 4089, B. & P.C., re pharmacists.

Requires each applicant for the written and practical examination given by the State Board of Pharmacy to be of good moral character, temperate habits, and either a citizen of the United States or a lawful permanent resident.

Provides as an alternative to the requirement that each applicant for registration as a registered pharmacist be a citizen of the United States, the requirement that he be a lawful permanent resident, rather than eligible for citizenship.

Ch. 1079 (AB 1795) CULLEN Amends Sec. 43610.1, Gov.C., and 33630, H. & S.C., re bonds.

Permits ordinance for incurring of a bonded indebtedness for public improvement by a city to provide that the estimated costs stated therein of the public improvements includes, if the public improvements are revenue-producing public works, bond interest estimated to accrue during the construction period and for a period not to exceed 12 months after completion of construction, and if such statement is made, permits proceeds of sale of bonds to be used for such purpose.

Revises purposes for which a community under the Community Redevelopment Law may issue and sell its general obligation bonds.

Allows legislative body to fix a date, not more than 10 years from the date of issuance of any such general obligation bonds, for the earliest maturity of each issue or series or series of such bonds.

Ch. 1080 (AB 1838) POWERS Amends Secs. 25000 and 25004, B & P.C., re beer prices.

Exempts the transfer of beer between wholesalers who sell the same brand in package from requirement of filing and compliance with the schedule of selling prices with the Department of Alcoholic Beverage Control.

Ch. 1081 (AB 1843) PORTER Adds Sec 19582.5, Ed.C., re state school building aid.

Provides that any building area excluded from the area of adequate school construction by adjustments made under Sec. 19582, Ed C., shall not be subsequently included in the computation of such adequate school construction when such building area has been converted by federal or district funds to usable instructional area for vocational educational programs.

Ch. 1082 (AB 1852) DUFFY Adds Sec. 1662.5, Fin C., re safe deposit boxes.

Prescribes persons who, upon payment of a fee not exceeding \$1, are entitled to receive a copy of the inventory of a safe deposit box filed with the county treasurer.

Ch. 1083 (AB 1915) ZENOVICH Adds Sec. 11759, Ins C, re workmen's compensation: rating organizations.

Provides that no licensed workmen's compensation insurance rating organization, member of such organization in its character as a member, or officer or employee of such organization while acting in the scope of his employment, shall be liable for injury, death, or other damage proximately caused by a failure to inspect, or the manner or extent of inspection of, an employer's locations, plants, or operations for classification or rating purposes, or by such person's comment or failure to comment on the subject matter or object of such inspection.

Ch. 1084 (Relating clause corrected) (AB 1938) SHOEMAKER Adds Sec. 8961.9, H. & S.C., re public cemetery districts.

Permits a veterans' association which owns at least 20 lots or plots within any cemetery of a cemetery district on July 1, 1967, to acquire 70 additional burial lots or plots within any cemetery of the district

Permits burial of a member of such an organization, whether or not a resident of the cemetery district, in plots or lots owned by the organization.

Ch. 1085 (AB 1982) QUIMBY Amends Secs. 3072 and 3073, Civ C, re sale of vehicles.

Permits, with respect to provision authorizing lienholder to sell the vehicle subject to the lien at a public sale, such sale upon lienholder's certification under penalty of perjury that the vehicle does not exceed \$100 in value, rather than an appraisal by an officer or employee of the Department of Motor Vehicles to that effect. Requires all notices under law relating to liens on vehicles to specify the make, engine or identification number, and license number, if available, of vehicle, whereas present law requires such notices to specify make, engine, and vehicle identification or license number. Modifies required method of mailing such notices.

Ch. 1086 (AB 2023) VENEMAN Amends Sec. 6006, 6010, R. & T.C, re sales tax exemption.

Extends exemption from sales tax to mobile transportation equipment for use in for-hire transportation of property in interstate or foreign commerce.

Ch 1087 (AB 2075) BAGLEY Adds Art. 4.6 (commencing with Sec. 1120), Ch. 1, Div. 4, Title 1, Gov.C., re officers of public agencies.

Requires a member of a governing body, board or commission of a local agency to disclose direct financial interest, other than an interest in public securities not properly let for bids, an interest in any contract made by them in an official capacity, and commissions for placement of insurance on behalf of the state

Provides if such notice is not given, officer is guilty of a misconduct in office.

Ch. 1088 (AB 2112) HAYES Adds Sec 273, Pen C., re adoptions.

Declares it to be a misdemeanor for any person or agency to offer to pay, or to pay, money or anything of value to a parent for the placement for adoption, for the consent to an adoption, or for cooperation in the completion of an adoption of his child, except for charitable payments for medical and other necessary expenses, if these payments are not subject to prohibited contingencies

Declares it to be a misdemeanor for any parent to obtain the financial benefits set forth above with intent to receive such benefits without completing the adoption or without consenting to the adoption.

Ch. 1089 (AB 2129) DEDDEH Adds Ch 12.7 (commencing with Sec. 7050) to Div. 7, Title 1, Gov.C., re dedication of real property.

Allows, with the consent of the city, county, or city and county, an irrevocable offer to dedicate real property to city or county for public purposes, such offer to be executed, acknowledged, recorded in the same manner as a conveyance or real property.

Authorizes city council or board of supervisors to accept offer until time of termination or abandonment done in the same manner as abandoning or vacating streets and highways.

Ch. 1090 (AB 2130) DEDDEH Amends Secs. 13521 and 13604, Ed.C, re school employee wages.

Provides that monthly salary payments for certificated employees shall be made not earlier than last working day of month, or if school district pays such employees

every two weeks or once every four weeks, each salary payment shall be made not earlier than last working day of the payroll period, but such salary payments may be made on the last working day of the month or payroll period.

Provides that monthly wage payments for classified employees may be made on the last working day of the month and shall be made not earlier than the last working day of the month in which the labor was performed.

Provides that a school district is not prohibited from making a payment of earned salary prior to the last working day of the month or payroll period.

Ch. 1091 (AB 2144) BARNES Amends Secs. 14251, 14401, and 14405, and adds Secs. 14250 and 14401.2, Ed.C., re state teachers' retirement.

Authorizes and prescribes procedure for the nomination and revocation of beneficiaries by a member of the State Teachers' Retirement System.

Provides that a designation of beneficiary is nullified upon a member's marriage, divorce, or annulment.

Provides that if after children are nominated as beneficiaries, there are additional children born, such additional children will participate in any benefits which are payable to the survivors unless specifically excluded.

Increases from \$1,000 to \$2,000 the amount of benefit payable to the custodian of a minor when the total estate of such minor does not exceed \$2,500.

Ch. 1092 (AB 2148) BARNES Amends Sec. 14202, Ed.C., re state teachers retirement.

Changes the payroll date the county superintendent of schools certifies the number of members in the retirement system to the Retirement Board from the last payroll in the school year to the March and October payrolls.

Ch. 1093 (AB 2151) BARNES Amends and repeals various secs., Ed.C., re State Teachers' Retirement System.

Makes numerous technical and clarifying changes and revisions and repeals obsolete provisions.

Ch. 1094 (AB 2277) MOORHEAD Amends Sec. 136, Pen.C., re witnesses.

Makes it a crime and prescribes the penalty for any person to willfully and unlawfully prevent or dissuade, by use of force or threats of unlawful injury to person or property, any actual or potential witness from attending any proceeding authorized by law.

Ch. 1095 (AB 2310) SHOEMAKER Adds Ch. 7 (commencing with Sec. 460), Div. 1, B. & P.C., re state licensees.

Prohibits a city or county from prohibiting a person, authorized by one of the agencies in the Department of Professional and Vocational Standards by a license, certificate, or other such means to engage in a particular business, occupation, or profession, from engaging in that business, occupation, or profession or any portion thereof. Declares a city or county, or city and county, is not prohibited from levying a business license tax for revenue purposes, nor is any city or county prohibited from levying a license tax solely for the purpose of covering the cost of regulation.

Ch. 1096 (AB 2352) LANTERMAN Adds Sec. 686.5, Pen.C., re arrested persons.

Provides that in cases in which an arrested person is released without trial or tried and acquitted, if such person is indigent and his release or acquittal is at a place to which he has been transported by the arresting agency and which is more than 25 airline miles from the place of his arrest, the arresting agency shall, at his request, return such person to the place of arrest or provide for his return.

Ch. 1097 (AB 2363) VEYSEY Adds Sec. 3258.1, Ed.C., re school district reorganization.

Provides that provisions for division of property of an elementary district in plans and recommendations of county committee on school district organization for the formation of two unified districts from two high school districts and such elementary district which lies partly in both such high school districts, shall be null and void and such property shall, instead, be settled as provided in subd. (a) of Sec. 1831, Ed.C.

Ch. 1098 (AB 2446) BAGLEY Adds Sec. 7185, Fin.C., re loans.

Authorizes a savings and loan association to defer from collecting monthly installments after any principal prepayment until amount of next succeeding installments equals or exceeds amount of principal prepayment, unless there is a provision otherwise, in any note made after the effective date of this act.

Ch. 1099 (AB 2486) McGEE Adds Sec. 239, Civ.C., re custody of children.

Requires court to appoint guardian of minor in order declaring the minor free from the custody and control of both parents.

Ch. 1100 (AB 2594) MACDONALD Adds Sec. 4640.6, H. & S.C., re sewer improvements.

Authorizes the governing body of a city by a two-thirds vote to charge a reasonable fee to property owners for connection to a sewer improvement.

*In effect immediately.*

Ch. 1101 (SB 99) DEUKMEJIAN Amends Sec. 619, S. & H.C., re state highway route 605.

Provides that state highway route 605 shall be known as the "San Gabriel River Freeway."

Ch. 1102 (SB 191) SHERMAN Adds Secs. 25558 and 25804, amends Sec. 14376, Ed.C.; adds Sec. 21161, Gov.C., re teachers at special schools.

Authorizes State Department of Education to employ, subject to specified limitations, persons retired for service under either the State Employees' Retirement System or the State Teachers' Retirement System, as substitute teachers at the California School for the Deaf or at the California School for the Blind without loss or interruption of their retirement benefits.

Ch. 1103 (SB 225) CARRELL Amends Sec. 2141, and adds Sec. 2141.5, B. & P.C., re practice of medicine.

Makes it a misdemeanor for any person to practice any system of healing the sick, or to diagnose or treat for a mental or physical condition of any person, without having a certificate under the Medical Practice Act or without being able to perform such act pursuant to a certificate obtained in accordance with some other provision of law rather than making it a misdemeanor for any person to so act without having a certificate under the Medical Practice Act.

Makes it unlawful for any person to willfully, under circumstances which cause or create a risk of great bodily harm, serious mental or physical illness, or death, practice any system of treating the sick, or to diagnose or treat for a mental or physical condition of any person, without having a certificate under the Medical Practice Act or without being able to perform such act pursuant to a certificate obtained in accordance with some other provision of law. Prescribes punishment of imprisonment in county jail for not exceeding one year or in the state prison for not less than one year nor more than 10 years.

Ch. 1104 (SB 253) BRADLEY Adds Ch. heading, and adds Ch. 2 (commencing with Sec. 1272.01), Title 7, Pt. 3, C.C.P., re eminent domain.

Specifies procedures for exchange of information in eminent domain proceedings. Sets time by which demands and cross-demands to exchange lists of expert witnesses and statements of valuation data must be made, and prescribes the form and contents of such demands.

Requires that a statement of valuation data be exchanged for each person intended to be called as a witness by the party to testify to his opinion as to any of prescribed matters and prescribes what information must be included in such statements.

Prescribes information required to be included in list of expert witnesses

Requires party who is required to exchange lists of expert witnesses and statements of valuation data to give notice if he plans to call prescribed witnesses not included in his list of expert witnesses to testify on direct examination during his case in chief, or witnesses to testify to opinion or data required to be listed in his statement but which was not. Requires that notice be given where information is discovered which was not listed. Requires witness to sign a statement to the effect that such witness has read the statement of valuation and that it fairly and correctly states his opinions and knowledge as to the matters stated therein, except where the witness has prepared an appraisal report.

Prohibits admission of specified types of evidence upon objection of any party who has served his list of expert witnesses and statements of valuation data, subject to the court's discretionary admission of such evidence upon a good faith attempt to comply with the requisites.

Declares that the provisions of the chapter shall not apply in any eminent domain proceedings in any county having a population in excess of 4,000,000 in which a pretrial conference is held and shall not affect the time for completion of discovery in the proceeding.

Ch. 1105 (SB 374) BURGNER Adds Art 8 (commencing with Sec. 12085), Ch. 1, Part 2, Div. 3, Title 2, Gov.C., re California Council: job training.

Creates the California Job Training and Placement Council to develop a coordinated system for job training and placement programs.

Creates special fund and appropriate: it.

Ch. 1106 (SB 439) KENNICK Adds and repeals various secs., Veh.C., re flammable liquids.

Redefines "flammable liquid."

Redefines "cargo tank" as a container used to transport flammable liquids.

Prohibits any public agency from enforcing any provision regarding the design and construction of any cargo tank subject to the provisions of this division regardless of the location of the cargo tank, or area of the operation of the tank, within the state.

Requires State Fire Marshal to adopt and enforce regulations relating to transportation of liquids and intermixing with materials.

Requires establishment of advisory committee to advise State Fire Marshal.

Requires registration of cargo tanks used in this state, under the new provisions. Requires certificate of compliance to be affixed to cargo tank to show registration. Provides for fees to be charged.

Requires State Fire Marshal to provide for inspection service for cargo tanks. Provides for suspension or revocation of certificate of compliance for enumerated reasons and for reinstatement thereof. Permits Fire Marshal and his deputies to enter on private property for inspection purposes.

Makes violations of this division misdemeanors.

Ch. 1107 (SB 471) GRUNSKY Adds Sec. 263.6, S. & H.C., re state scenic highway system.

Adds to state scenic highway system, Route 9 from Route 236 near Boulder Creek to Route 236 near Waterman Gap and Route 152 from Route 1 to the Santa Clara county line at Hecker Pass.

Ch. 1108 (SB 505) BRADLEY Adds Sec. 263.7, S. & H.C., re state scenic highway system.

Includes Route 9 from Blaney Plaza in Saratoga to Route 35 in the state scenic highway system.

Ch. 1109 (SB 528) CARRELL Adds Art. 10 (commencing with Sec. 28050), Ch. 5, Div. 12, Veh.C., re odometers.

Makes it a misdemeanor for any person to advertise for sale, to sell, to use, or to install a device on any part of a motor vehicle or on an odometer in a motor vehicle which causes the odometer to register any mileage other than the true mileage driven. Specifies what constitutes true mileage driven.

Ch. 1110 (SB 635) COLLIER Amends and adds various secs., Veh.C., re motor vehicles.

Permits police officer or deputy sheriff rather than "city traffic officer" to stop vehicles for equipment and safety inspection.

Permits police officer or deputy sheriff as well as the Department of Motor Vehicles and the Department of California Highway Patrol to take possession of certain improper motor vehicle documents and license plates

Makes it a felony to defraud, alter, forge, counterfeit, or falsify certain motor vehicle and driver documents and evidences of registration provided for by any foreign jurisdiction or any comparable documents relating to motor vehicles issued by such foreign jurisdictions as well as by the Vehicle Code.

Requires any peace officer receiving report of recovery of stolen vehicle or plates to advise the California Highway Patrol and original reporting police agency of the location and condition of such stolen vehicle.

Makes it unlawful to knowingly buy, receive, dispose of, sell, offer for sale, or possess a component part of a vehicle as well as a vehicle from which the manufacturer's assigned numbers, weight ratings or other marks have been removed, defaced, covered, altered or destroyed under certain circumstances and requires a peace officer acquiring custody to hold such property subject to disposition on order of authorized magistrate.

Upon recommendation of the court, requires revocation or suspension of driver's license of person found guilty of unlawful taking of motor vehicle under Sec. 10851, Veh.C., and provides that, upon recommendation of the judge of the juvenile court, the driver's license of any person who has been found to have committed such offense shall be revoked.

**Ch. 1111 (SB 638) STEVENS** Amends Secs. 12396 and 12402, Ins.C., re title companies.

Requires underwritten title companies to be stock corporations

Prescribes licensing requirements for underwritten title companies.

Permits underwritten title companies to carry as an asset the actual cost of its title plant provided the value ascribed to it does not exceed the lesser of its actual cost or 50 percent of its stated capital, rather than the lesser of its actual cost or 50 percent of the required minimum capital and surplus or net worth.

Changes dates by which underwritten title companies' capital and surplus or net worth must equal prescribed percentages of capital and surplus or net worth requirements.

Provides for insolvency and delinquency proceedings and states such companies are subject to the stop order power of the Insurance Commissioner.

Makes other technical changes.

**Ch. 1112 (SB 672) COLOGNE** Amends and adds various secs., Riverside County Flood Control and Water Conservation District Act (Ch. 1122, Stats. 1945), re Riverside County flood control.

Revises descriptions of zones included in district.

Authorizes district to acquire either whole parcel of land or right of way for ingress and egress when proposed public improvement on parcel of land acquired therefor will interfere with reasonable access to the remainder thereof.

Authorizes district to form improvement districts, as prescribed, without reference to zone boundaries, and authorizes issuance and sale of bonds for such improvement districts, as prescribed.

**Ch. 1113 (SB 694) STEVENS** Amends Secs 3370 and 3371, Fm C., re bank loans.

Authorizes banks to make a loan to an officer if such loan, together with any previous loans to such officer, does not exceed \$5,000

Authorizes banks to make a loan to a director if such loan together with any previous loans, other than loans which may have been made under prescribed provisions, does not exceed \$5,000.

**Ch. 1114 (SB 732) BEILENSEN** Amends Sec 70, Civ C., re marriages.

Specifies that a marriage may be solemnized by any judge of a court of record or justice court in this state or by any priest, minister or rabbi of any religious denomination of the age of 21 years or over, rather than by either a justice of the Supreme Court, justice of the district courts of appeal, judge of the municipal court, judge of a justice court, priest or minister of the gospel of any denomination, of the age of 21 years or upward

States the amendments of the section are declaratory of existing law

**Ch. 1115 (SB 828) MILLS** Adds Art 7.3 (commencing with Sec 810) to Ch. 1, Pt. 2, Div. 1, Ins.C., re servicing of insurance contracts

Prohibits an admitted insurer from entering into any agreement with a non-admitted insurer which results in the admitted insurer ceasing to service, as defined, any group insurance contract or 10 or more individual insurance contracts made in this state or delivered in this state insuring California residents or property unless the admitted insurer has first obtained written consent from the commissioner.

**Ch. 1116 (SB 844) STEVENS Amends Sec. 13108 H. & S.C., re fire prevention.**

Allows the local fire chief to enter any state-owned or state-occupied building for the purpose of preparing a fire suppression preplanning program, making a fire prevention inspection, or enforcing regulations. Provides that local fire chief may not regulate or affect the design of any state-owned or occupied building.

Provides that State Fire Marshal shall enforce his regulations in all state-owned buildings and state institutions, but permits him upon request to authorize a local fire chief and his representatives in specified circumstances and with designated restrictions to make fire prevention inspections of state-owned buildings other than state institutions.

**Ch. 1117 (SB 853) MCCARTHY Adds Art. 9.7 (commencing with Sec. 73671) to Ch. 10 of Title 8, Gov.C., re Fairfield-Suisun Judicial District.**

Establishes a Fairfield-Suisun Judicial District.

Provides for one judge and a clerk and various other attachés.

Provides that the sheriff and two deputies shall serve and assist the court.

Establishes a salary schedule for the court attachés.

Establishes certain rules regarding the compensation and promotion of such attachés.

Provides that all attachés, except the clerk shall be accorded benefits and privileges provided for civil service employees of the County of Solano and shall be included within the county civil service system to the extent permitted by law.

**Ch. 1118 (SB 857) LAGOMARSINO Adds Sec. 1422.2, Lab.C., re Fair Employment Practice Commission.**

Requires commission to notify person, employer, labor organization, or employment agency, or agents thereof, that they are being investigated for unlawful employment practices.

Authorizes superior court, after specified time on motion of respondent or party under investigation, to order commission to give to such party any documents or other papers in possession or control of commission containing evidence relating to the merits of the verified complaint or investigation of unlawful employment practice, or a defense thereto.

**Ch. 1119 (SB 867) COOMBS Amends various secs., Gov.C., re municipal courts: San Bernardino.**

Changes salaries of various attachés in municipal courts of Cities of Ontario and San Bernardino.

Changes salary schedule numbers of employees and attachés of these courts.

**Ch. 1120 (SB 923) SHERMAN Amends and adds various secs., Corp.C., re securities.**

Permits Commissioner of Corporations, when holding certificates evidencing securities in escrow of a corporation whose charter has been suspended for not less than two years for nonpayment of taxes or penalties pursuant to any laws of this state, to destroy the certificates or other records thereof, if he maintains a prescribed record. Requires that such record be furnished upon request and declares that it shall constitute prima facie evidence of its contents.

Authorizes the Commissioner of Corporations to issue a curative permit for securities previously issued or sold without a permit or in nonconformity with any provisions of a permit previously obtained.

Prohibits issuance of such permits unless the commissioner finds that the plan of business of applicant and the curative permit are fair, just and equitable and that the applicant is transacting and intends to transact business fairly and honestly and in his opinion the issuance of the permit will not work a fraud upon the holders of any of the issued and outstanding securities.

Establishes effective date for curative permits.

Provides that issuance or denial of such permits shall not affect the criminal liability of any person nor, with a prescribed exception, any cause of action.

Permits applicant to move for a stay of, or intervene in, proceedings pending in a court of original jurisdiction in which there is in issue the validity of the securities for which the permit is sought whether or not the applicant is a party to such action.

Prescribes fee for filing application for a curative permit.

Ch. 1121 (SB 937) LAGOMARSINO Amends Sec. 3215, P.R.C., re petroleum well records.

Designates a directional survey, if made, as one of the oil and gas well records which must be filed with the oil and gas district having jurisdiction upon completion of the well or upon suspension of operations thereon, but requirement to apply only to wells commenced after effective date of act. Requires filing of only one copy, instead of two, of the electric log, if made.

Ch. 1122 (SB 957) STEVENS Adds Sec. 263.9, S & H.C., re state scenic highway system.

Includes portion of State Highway Route 27 from Route 1 to Route 268, in the state scenic highway system.

Ch. 1123 (SB 987) SHORT Amends Secs. 74803, 74804, 74807, and 74808, Gov.C., re municipal court attachés.

Increases the salaries of, and changes the number of, various attachés of the Stockton Municipal Court.

Ch. 1124 (SB 1003) DANIELSON Amends, adds, and repeals various provisions, W. & I.C., re narcotic commitments.

Provides for involuntary commitment for addiction to narcotics of persons convicted, or not convicted, of a crime rather than persons charged, or not charged, with a crime. Requires petition by the district attorney and examination and written report by two physicians, for persons convicted of a crime, and provides for a demand for a jury trial if such a defendant is dissatisfied with the order for commitment.

Requires examination and written report by two physicians and provides for informing person of his full legal rights, for persons not convicted of a crime, and also provides for 72-hour involuntary detention, excluding Saturdays, Sundays, and judicial holidays, pending hearing for such a person.

Ch. 1125 (Relating clause corrected) (SB 1029) HARMER Adds Secs. 659 and 660, Ed.C., re county boards of education.

Authorizes county boards of education to secure copyrights in the name of the board, and to receive benefit of any royalties or revenue from such copyrights.

Authorizes such boards to sell, give, or exchange published materials with any person, political subdivision, public officer or agency, or educational institution, and to license use of copyrights held by board to such persons.

Requires board to grant license to use such copyrights to any public agency organized under authority of this state, unless exclusive license previously granted to private publisher, and to assess no charge to such agency for such license or materials in excess of the cost to board.

Ch. 1126 (SB 1160) HARMER Amends Sec. 978, U.I.C., re unemployment insurance.

Revises provisions which set an employer's unemployment insurance contribution rates based on employer's net balance of reserve as compared to his average base payroll.

Ch. 1127 (SB 1165) DANIELSON Adds Art. 4 (commencing with Sec. 13180), Part 2, Div. 12, H. & S.C., re flammable liquids.

Makes the provisions of the new article applicable to defined flammable liquids.

Requires the State Fire Marshal to prepare and adopt regulations, in accordance with prescribed procedure, to promote the safe use of portable internal combustion engine-driven pumps used to transfer flammable liquids.

Prohibits any person, firm, or corporation from using, permitting or instructing any other person to use or permit, any portable internal combustion engine-driven pump unless it conforms with the regulations adopted by the State Fire Marshal, to permit the safe transfer of flammable liquids.

Ch. 1128 (SB 1181) DOLWIG Amends, adds, repeals various secs., R. & T.C., re property taxation.

Provides for a lien with respect to taxes on possessory interests and real property improvements on such interests or improvements rather than a lien on the other real property of taxpayer. Deletes provision that a tax on goods in transit is a lien on all property of the owner. Provides for recording in any county, without

fee. of such liens or delinquencies with respect to possessory interests, goods in transit, improvements, and unsecured property, and makes related changes.

Extends time from 3 to 10 years for effectiveness of liens and recordings and for extensions of such liens or recordings.

Ch. 1129 (SB 1193) COOMBS Amends Secs. 74918.2, 74918.3, 74918.4, Gov.C., re municipal court attachés.

Changes salary of, and revises salary schedule (specified) for, various court attachés of the Victorville Municipal Court. Permits appointment of additional clerks and deputy marshals.

Ch. 1130 (Relating clause corrected) (SB 1237) MOSCONE Amends Sec. 41102, Veh C., re registered owner: parking violations.

Makes proof, in prosecution for violation of vehicle parking laws, or failing to display registration, that vehicle was parked, or that there was a failure to display registration, in violation of law and that defendant at such time was the registered owner of such vehicle prima facie evidence of the violation, rather than providing that it creates a prima facie presumption of such violation.

Provides that proof of motor vehicle being leased or rented on date and during time when parking violation occurred rebuts prima facie evidence that registered owner was person who parked or placed such vehicle at point where violation occurred, if the lease or rental agreement includes name and address of person to whom such vehicle was leased or rented.

Requires dismissal of charges when defendant has made a bona fide sale or transfer of vehicle and has delivered possession to purchaser, has advised court of name and address of purchaser, and has complied with other prescribed requirements.

Ch. 1131 (SB 1287) MARLER Amends Sec. 668 and adds Sec. 652.5, H. & N.C., re identification lights.

Reserves blue lights for use by law enforcement vessels and authorizes such use day and night when a vessel is engaged in direct law enforcement activities; requires such light be used in addition to any other lights and day signals required by law. Prohibits use of such lights on vessels for other purposes. Prescribes penalties for such violations.

Ch. 1132 (SB 1320) TEALIE Amends, adds, repeals various secs., P.R.C., re mining claims discovery requirements.

Revises discovery requirements re location of lode or placer mining claims by specifying that locators may drill holes, as prescribed, rather than sinking discovery shafts.

Requires locator electing to drill holes in lieu of other discovery work to file an affidavit with the county recorder, as prescribed.

Requires an affidavit, as prescribed, to be filed with county recorder by mine owner performing labor and improvements upon mining claim in or after first full 12-month period for performance of annual assessment work under federal law following the 12-month period for performance of such work in which this act becomes effective.

Requires posting of notice of requirements of affidavit in county recorder's office for one year after effective date of this act.

Ch. 1133 (SB 1325) LAGOMARSINO Amends Sec. 769, H. & N.C., re for-hire vessels.

Authorizes the Department of Harbors and Watercraft to inspect for-hire vessels on waters of this state other than those waters which have been declared to be navigable by agencies of the federal government.

Ch. 1134 (SB 1365) COLLIER Amends Sec. 8352, R. & TC., re gas tax revenues.

Requires Department of Public Works, after consultation with the Department of Harbors and Watercraft, to prepare a report estimating the amount of money in the Motor Vehicle Fuel Fund attributable to taxes on fuel used by vessels. Specifies that such a report shall be submitted to the Legislature at the 1970 Regular Session and each 4 years thereafter.

Ch. 1135 (SB 1381) SCHRADE Amends Sec. 28102, Gov.C., re county officers' salaries.

Specifies that in the event that San Diego County adopts a charter provision or ordinance incorporating the substance of the Code of Ethics contained in the Government Code pertaining to legislators and others with respect to members of the board of supervisors the annual salary of members of the board of supervisors shall be \$16,000 rather than \$12,500. Specifies that such salaries shall be effective on the date of such charter provision or ordinance.

Ch. 1136 (AB 375) RUSSELL Amends Secs 11010 and 11018, B. & P.C., re subdivided lands.

Provides that the notice of intention to sell or lease subdivided land filed with the Real Estate Commissioner shall include a true statement of the amount of indebtedness which is a lien upon the subdivision or any part thereof, and which was incurred to pay for onsite or offsite improvements or any community or recreational facility, and a true statement or reasonable estimate of the amount of prescribed indebtedness for special purposes which has been or is proposed to be incurred by a special district, entity, taxing area or assessment district within which the subdivision is located.

Provides that the public report made by the commissioner authorizing the sale or lease shall include such data contained in the notice of intention which the commissioner determines is necessary.

Ch. 1137 (AB 507) VENEMAN Amends Secs. 61 and 133, Civ.C., re marriage.

Permits person divorced in this state to remarry within one year after the service of copy of summons and complaint upon, or appearance by, the defendant spouse rather than one year after the entry of an interlocutory decree, thereby reflecting change in interlocutory period made in 1965.

Ch. 1138 (AB 604) KNOX Amends Secs. 12463 1, 53892, adds Sec. 53892.2, repeals Secs. 40803, 40804, 40805, Gov.C., re public entity reports.

Requires public entities provided for by a joint powers agreement or a redevelopment agencies agency, if it has issued bonds payable from taxes allocated to a special fund, to file report of financial transactions if demanded by Controller. Deletes provisions dealing with accounting duties of city clerks. Lists contents of financial report required of cities, counties and district by State Controller.

Ch. 1139 (AB 794) MACDONALD Amends, renumbers, adds various secs., Gov.C., re notaries public.

Gives power to appoint notaries public and commissioners of deeds to the Secretary of State instead of Governor.

Provides that if notary public commission is denied, suspended or revoked, the person has a right to a hearing to be conducted in accordance with provisions of law dealing with state administrative adjudications.

Adds new standards of good moral character including a questionnaire concerning fitness for the functions of the office. Imposes a \$6 fee to be paid by one requesting a notary public commission.

Ch. 1140 (AB 994) TOWNSEND Amends Secs 11101, 11102, and 11105, Veh C, re driving school operators.

Exempts commercial schools giving off-highway instruction in the operation of special construction equipment from provisions regulating driving schools and instructors.

Requires in addition to other prescribed qualifications, that every person, in order to qualify to operate a driving school, pass within three attempts such an examination as the Department of Motor Vehicles shall require, testing knowledge of traffic laws, safe driving practices, teaching methods, office procedures and recordkeeping.

Requires if a person has not worked for established licensed California driver training instructor for not less than 1,000 hours or hold a general secondary credential, that he have satisfactorily completed a course in the teaching of driver education and driver training acceptable to the department, rather than hold a special secondary credential in public safety, including driver education and training.

Makes application for renewal of a license subject to the department's examination.

Ch. 1141 (AB 1083) WILSON Amends Secs. 4309, 6700, 8050, Veh.C., re registration of nonresident's vehicle.

Requires Department of Motor Vehicles to mail notice of application for registration of any vehicle previously registered outside this state to governmental authority outside this state only when written request is filed with the department, instead of whenever such application is filed, and excepts vehicles previously registered in foreign province or country from such requirement.

Provides that license plates issued by foreign jurisdiction are to be deemed valid for not more than one year from date of use in this state, instead of expiring such plates one year after date of issue by foreign jurisdiction, and broadens application from purpose of section to include purposes of chapter, relating to license plate permits of nonresident owners.

Authorizes Reciprocity Commission when entering into agreements or arrangements with authorized representatives of other states to include provisions for issuance of permits to identify vehicles operating under the reciprocity agreement or arrangement.

Ch. 1142 (AB 1141) DUFFY New act. re health planning and services.

Authorizes the Governor to take whatever action necessary for the state to secure financial assistance from the federal government pursuant to the Comprehensive Health Planning and Public Health Services Amendments of 1966 (Public Law 89-749).

Urgency statute.

Operative only until Assembly Bill No. 1567 becomes operative or March 1, 1968, whichever occurs first.

Ch. 1143 (AB 1157) VENEMAN Amends Sec. 28119, Gov.C., re compensation of county officers.

Increases the annual salary of the District Attorney of Stanislaus County from \$18,000 to \$21,300 and increases the annual salary of the Stanislaus County Board of Supervisors from \$7,800 to \$8,400.

Ch. 1144 (AB 1410) RAIPH Amends Sec 2983.2, Civ.C., re selling repossessed motor vehicle.

Requires holder of contract to give 10 days written notice of intent to sell a repossessed motor vehicle within 10 days of giving or mailing notice to all persons liable on such contract, rather than requiring the giving of only 5 days notice of intent to resell vehicle within 5 days from date notice was mailed or served.

Requires, as alternative to personal service, that such notice be sent by certified mail, return receipt requested, to the addressee shown on the contract unless such persons have notified the holder in writing of a change in address, rather than allowing such notice to be sent by noncertified or regular mail.

Requires 20-day notice of intent to sell, rather than 10-day notice if place of deposit in mail or place of address is outside this state.

Ch. 1145 (AB 1446) RYAN Adds Sec. 17202.1., Fin.C., re escrow agents' bonds.

Permits an applicant for an escrow agent's license, or licensee, in lieu of bond presently required, and subject to the same conditions, to deposit with the Commissioner of Corporations a cash bond in the sum of \$5,000, evidence of a deposit of that amount in a bank authorized to do business in California and insured by the Federal Deposit Insurance Corporation, or investment certificates or share accounts in the same amount issued by a savings and loan association doing business in California and insured by the Federal Savings and Loan Insurance Corporation. Requires that such deposits certificates, or accounts be assigned to and accepted and maintained by the commissioner upon such terms as the commissioner may prescribe and until released by the commissioner, and declares that they shall not be deemed an asset of the applicant or licensee for the purpose of complying with the asset requirements for an escrow agent.

Ch. 1146 (AB 1549) VENEMAN Adds Sec. 17601.2, Ed.C., re average daily attendance reports.

Allows school district boards affected by fluctuations in attendance levels to submit the estimated total average daily attendance for the fiscal year in lieu of the second period report under Sec. 17601.1, Ed.C., with the approval of the Superintendent of Public Instruction. Requires adjustment of excess or deficiency of apportionments made under such estimated average daily attendance.

*In effect immediately.*

**Ch. 1147 (AB 1550) VENEMAN** Adds Article 11.5 (commencing with Section 15270) to Ch. 6, Div. 9, adds Sec. 15401.5, Elec.C., re ballots.

Provides that notwithstanding any other provision of law to the contrary, a county, city, city and county, or district, using voting machines or vote tabulating devices may use reasonable facsimiles of the sample ballots sent the voters as absent voters' ballots.

Provides that the clerk may count such ballots by using a voting machine or vote tabulating device.

Permits abbreviation of ballot measure statements, and requires Attorney General to compose abbreviated statements.

**Ch. 1148 (AB 1583) FENTON** Amends, amends and renumbers, adds and repeals various secs., Elec.C., re municipal initiative measures.

Establishes the form of the notice of intention to circulate a petition for a municipal initiative measure.

Requires publication of the notice of intention in a newspaper circulated within the city and adjudicated to be of general circulation in the city or county if not existent in city rather than in a newspaper of general circulation. Requires that a copy of the notice and statement as published or posted be filed along with an affidavit of publication or posting rather than filing merely a copy of the notice and statement with an affidavit of publication.

Changes period in which signatures may be collected on the petition from six months to 180 days.

Requires the affidavit of the circulator to include statement that he personally observed the signatures being affixed.

Provides that before accepting for filing the clerk shall make a cursory examination of a petition to determine prima facie whether the requirements for municipal initiative petitions have been met. Requires the clerk to make a detailed examination of the petition and signatures within 30 days of filing rather than 10 days.

Permits additional signatures to be presented to the clerk within 30 days after the mailing of the certificate of insufficiency or the original petition rather than within 10 days.

Modifies provisions of the municipal recall and referendum law on circulation of petitions to parallel provisions on municipal initiative law as amended in this bill. Permits 60 days for signatures to be gathered on recall petitions.

Makes various nonsubstantive changes.

**Ch. 1149 (AB 1608) ZENOVICH** Amends Sec. 12001, Gov.C., re state officers' salaries.

Increases from 5 to 8 number of secretaries for which the Governor may set salaries of not exceeding \$20,000 per year, and includes not more than 2 legislative secretaries within such number.

Appropriates \$27,000 from General Fund for purposes of act.

**Ch. 1150 (AB 1707) PRIOLO** Amends various secs., Fin.C., re savings and loan associations.

Prohibits any savings and loan association, issuing stock or investment certificates, from entering into or assuming leases providing in the aggregate for rental payments in any one year in excess of 5 percent of the sum of the aggregate of issued and outstanding guaranteed stock, paid-in surplus, federal insurance reserve, loan reserve, and any surplus and reserve which is not subject to distribution to the shareholders or stockholders except upon dissolution or liquidation, after deducting from such total any amounts invested in real property used primarily as the principal office or as a branch office, rather than 5 percent of the sum of its aggregate paid-up nonwithdrawable capital, federal insurance reserve, loan reserve and any surplus which is not subject to distribution to the shareholders or stockholders except upon dissolution or liquidation, after deducting from such total any amounts invested in real property used primarily as the principal office or as a branch office.

Requires any deposits by an association with a bank to be with a bank which is a member of the Federal Deposit Insurance Corporation.

Requires the amount specified for stock, surplus, undivided profits, and reserves of each association to be at least 5 percent of the aggregate amount of its outstanding investment certificate, rather than requiring such an amount to include 5 percent of the aggregate value of its outstanding investment certificates. Deletes

provisions requiring similar, but varying percentages according to aggregate value of outstanding investment certificates, prior to December 31, 1953.

Requires the amount specified for the stock, surplus, undivided profits, and reserves of each association to be at least 5 percent of its outstanding shares, rather than requiring an association to include 5 percent of the amount specified for the stock, surplus, undivided profits, and reserves of each association. Deletes a 4 percent requirement to be in effect between December 31, 1952, and December 31, 1953.

Deletes paid-up nonwithdrawable capital and substitutes issued and outstanding guaranteed stock as part of an enumerated list of which each association's stock, surplus, undivided profits, and reserves, for the purposes of restrictions on dividends and issuance of shares, and investment certificates, shall consist of, either individually or in combination with others in the list.

Deletes existing provisions which prohibit with certain exceptions, an association from issuing withdrawable shares or investment certificates or receiving additional funds on withdrawable shares other than installment shares or on investment certificates other than installment certificates, if its stock, surplus, undivided profits and reserves are less than a specified amount. Requires, instead, that the commissioner require association, if the sum of its stock, surplus, undivided profits, and reserve falls below a specified level, to bring level of capital and reserve up to the level specified and, in addition, to do any one or more of certain prescribed acts.

Allows association whose property, business, and assets have been taken into commissioner's possession under prescribed circumstances to institute an action in prescribed court within 10 days after the taking of possession, rather than allowing the institution of such action within 30 days.

Ch. 1151 (AB 1766) RAY E. JOHNSON Repeals Sec. 3279, F. & G.C., re licensed pheasant clubs.

Deletes the requirement that certain Zone A licensed pheasant clubs be at least one-half mile apart.

Ch. 1152 (AB 1800) RYAN Amends Sec. 10424, adds Sec. 10209, S. & H.C., re 1913 Municipal Improvement Act.

Authorizes local legislative bodies to make initial loans from any available funds rather than only the general fund of the municipality, to a special fund in order to expedite the conduct of proceedings and to make acquisitions or improvements rather than to make an improvement.

Ch. 1153 (AB 1826) BRATHWAITE Adds Art. 7 (commencing with Sec. 26620) and repeals Art. 7 (commencing with Sec. 26615), Ch. 3, Div. 21, H. & S.C., re retail establishments food inspection.

Deletes provisions authorizing the State Board of Public Health to establish local food inspection and enforcement divisions, consisting of local health departments within a territory defined by the board, to enforce the California Pure Food Act.

Deletes related sections. Allows the State Board of Public Health to authorize a local health department to enforce, within its jurisdiction, the California Pure Food Act and rules and regulations adopted pursuant thereto, as they pertain to retail food establishments, if the board determines that a local health department has sufficient personnel with adequate training to do so. Gives authorized local health department authority to make inspections and examinations, impose quarantines, hold informal hearings, and sue in name of local body for condemnation of adulterated or misbranded articles.

Provides for revocation of such authorization, after a hearing, determining that the local department is no longer enforcing pure food provisions or no longer has an adequate staff qualified to do so. Gives the health officer and his deputies powers of peace officers.

Requires the local health department to give notice to any party violating the California Pure Food Act and the health officer to set time for a hearing, and allows him to certify the facts found to the district attorney.

Declares this method of enforcement pursuant to this act as an alternative method for enforcement of the Pure Food Act, not to affect any provision of enforcement thereto.

Authorizes the board to prescribe rules and regulations relating to the operation of the local health department as may be necessary to fully effectuate enforcement of pure food laws.

Ch. 1154 (AB 1898) Z'BERG Adds Sec. 685.1, H. & N.C., re vessel registration cancellation.

Authorizes the Department of Harbors and Watercraft to suspend, cancel or revoke the registration of a vessel, certificate of number, sticker, certificate of ownership or temporary certificate of number under specified circumstances.

Ch. 1155 (AB 2052) BAGLEY Amends, adds various secs., Gov.C., re county employees' retirement.

Provides for increased retirement allowance formula for employees in Los Angeles County, and counties who wish to adopt such provisions under County Employees' Retirement Law of 1937. Requires employees under such formula provisions to retire at age 65 from January 1, 1973 on, or from within 2 years of a county adopting such provisions, whichever date is later.

Makes related changes.

Ch. 1156 (AB 2104) MacDONALD Adds Sec. 55668.1, Wat.C, re county waterworks districts.

Authorizes Ventura County Waterworks District No. 6 to form a special zone without approval of those within the zone by a  $\frac{2}{3}$  vote of all members, and to fix a special rate or charge on such zone so that such property pays its pro rata share of the capital cost of improvements which benefit such property but not the whole district, and for which such property is not obligated to pay any portion of the cost, but other property within the district is paying for such improvements by a special rate or tax.

Specifies that section shall remain in effect until 61st day after 1968 Regular Session and shall thereafter terminate.

Ch. 1157 (AB 2145) BARNES Adds Sec. 13021, Pen.C., re reporting criminal data.

Requires local law enforcement agencies to report to the Bureau of Criminal Statistics such information as the Attorney General may by regulation require relative to misdemeanor violations of obscenity laws.

Ch. 1158 (AB 2246) BIDDLE Amends Secs. 74134, 74136, and 74138, Gov.C., re municipal courts—Riverside County.

Increases the number of, and salaries of, various attachés of municipal courts in Riverside County.

Ch. 1159 (AB 2263) MOBLEY Amends Secs. 19160, 19161, and 19162, S. & H.C., re highway lighting districts.

Authorizes initiation of proceedings for installation of additional lights in a highway lighting district, by the governing body on its own initiative or by the written request by two members thereof, in addition to a petition by 20 or more taxpayers of the district.

Ch. 1160 (AB 2437) BAGLEY Amends Sec. 11525.2, B. & P.C., re subdivisions.

Revises provision requiring dedication of land for school purposes in subdivisions having more than 400 dwelling units to, in part, provide such provisions are applicable to any subdivider rather than a subdivider or his successors, who, within three years or less, develops or completes the development of one or more subdivisions, rather than a subdivision, comprised of a single parcel or contiguous parcel having more than 400 dwelling units within a single school district which maintains an elementary school; provides that requirement of dedication automatically terminates unless school district offers to enter into, rather than enters into, a binding commitment to accept dedication within 30 days after the city or county requires such dedication. Grants the subdivider the option to repurchase the property if it is not used as a school site within 10 years after dedication. Requires school district to record a certificate, containing specified information, with county recorder.

Ch. 1161 (AB 2532) DENT Adds Sec. 602.9, Pen.C., re disruptive presence at schools.

Provides that person who comes into school building or upon school ground, or street, sidewalk, or public way adjacent thereto without lawful business thereon, and whose presence or acts interfere with peaceful conduct of school activities or disrupt the school or its pupils or school activities, and who remains there, after being asked to leave by any of certain specified persons, is guilty of misdemeanor.

Defines "school" as any elementary school, junior high school, or senior high school.

Ch. 1162 (SB 135) MILLS Amends Secs. 1418 and 1418.5, Pen.C., re court exhibits.

Changes the authority of the court to release exhibits in criminal cases any time after the final determination of the action or proceeding by providing that any exhibits in an action or proceeding which results in an order of probation may be released any time after the final determination of an appeal of such order or after the time for such appeal has elapsed.

Provides that such exhibits cannot be destroyed until 60 days after specified notice to the party entitled to such exhibits unless the party entitled to such exhibit consents to its destruction.

Ch. 1163 (SB 240) BEILENSEN Amends Sec. 2934a, Civ.C., re trustees of trust deeds.

Specifies that the substitution of trustee authorized by the section shall be effective notwithstanding any contrary provisions in any deed of trust executed on or after January 1, 1968.

Ch. 1164 (Relating clause corrected) (SB 353) SHORT Amends Sec. 7027, Ed.C. re vocational rehabilitation services: eligibility.

Deletes from eligibility requirements for vocational rehabilitation services for disabled persons, requirement that a person be in financial need with respect to rehabilitation services. Provides that financial need shall be considered in furnishing or denying rehabilitation services in accordance with Federal Rehabilitation Act and regulations adopted thereunder.

Ch. 1165 (SB 414) WEDWORTH Amends Sec. 65402, Gov.C., Secs. 1701 and 1850, S. & H.C., re city streets—county roads.

Authorizes the governing bodies of cities to consent to the use of city streets as county roads for specified purposes, by adopting either a resolution or an ordinance, rather than only by adopting an ordinance.

States that provisions requiring submission and report to planning agency having jurisdiction as to conformance by a county with an adopted general plan or part thereof of another county or city shall not apply to the acquisition or abandonment for street widening or alignment projects of a minor nature if the legislative body having the real property within its boundaries so provides by ordinance or resolution.

Deletes obsolete reference.

Ch. 1166 (SB 704) TEALE Amends Secs. 1, 2, and 3, Ch. 137, Stats. 1966 (1st Ex. Sess.), re water pollution.

Increases from \$2,000,000 to \$4,000,000 appropriation to State Water Quality Control Board for expenditure, without regard to fiscal years, for loans for construction of sewage and storm drain facilities to prevent and control water pollution in area served by specified districts. Specifies that \$2,000,000 is allocated from revenues for fiscal year 1967-1968 and \$2,000,000 from revenues for fiscal year 1968-1969 from Water Pollution Control Fund. Authorizes loans to be made to Truckee Sanitary District, as well as North Lake Tahoe Public Utility District and Tahoe City Public Utility District, under prescribed conditions.

*In effect immediately.*

Ch. 1167 (SB 765) STIERN Adds Sec. 15606.5, Gov.C., amends Secs. 670, 11401, 11403, R. & T.C., re property tax.

Provides that the State Board of Equalization shall not be reimbursed for expenditures for training of assessors and their staffs.

Requires a degree with a specialization in accounting rather than a degree in accounting to qualify as an auditor or auditor-appraiser. Requires that neither applicants nor counties be charged for examinations, certifications, or training conducted by the boards.

Changes the rate of the private car tax to be computed on the average rate of general property taxation rather than on the average rate of taxation. Requires

that this be computed without the inclusion of special taxes on intangibles, aircraft, baled cotton, or any other property subject to a uniform statewide tax.

Ch. 1168 (Relating clause corrected) (SB 827) MOSCONE Amends Secs. 1110, 1209, 1211, H. & N.C., re pilotage fees and rates.

Makes agents liable for pilotage fees.

Makes the furnishing of an independent public audit of bar pilotage operations to the Pilotage Rate Committee for San Francisco, San Pablo, and Suisun Bays subject to the discretion of the committee rather than a mandatory requirement.

Ch. 1169 (SB 929) MOSCONE Amends Sec. 1170, H. & N.C., re Golden Gate bar pilotage.

Increases bar pilotage rates through the Golden Gate and into or out of the Bays of San Francisco, San Pablo and Suisun from \$7 to \$7.50 per draft foot.

Declares legislative intent.

Ch. 1170 (SB 972) LAGOMARSINO Amends Sec. 204, adds Sec. 204.1, Lab.C., re payment of wages.

Makes commission wages paid to any person employed by a licensed vehicle dealer due and payable once during each calendar month on a regular designated payday, rather than twice a month, unless there exists a collective bargaining agreement which provides for the date on which wages shall be paid.

Ch. 1171 (SB 988) SHORT Amends Sec. 6956, and repeals Secs. 6956.1 and 6956.2, B. & P.C., re collection agencies.

Increases original license fee from \$300 to \$400, and continuation fee from between \$150 to \$200, to \$260 commencing with fee due June 30, 1967, and deletes fee for addressograph list of licensees.

Tax levy, to take effect immediately.

Ch. 1172 (SB 989) SHORT Amends Sec. 9006, repeals Sec. 9039, W. & I.C., re community health services.

Provides that two persons out of seven who are required to be appointed to the advisory board to each community mental health service be representative of the public interest in mental health and mental retardation services, rather than only be representative of public interest in mental health.

Eliminates prohibition against employment of aliens as physicians in local mental health service.

Ch. 1173 (SB 996) MILLER Adds Sec. 1608.5, R & T.C., re hearings on assessment reductions.

Establishes procedure for applicants for assessment reductions, in certain cases, to waive the examination under oath by local boards of equalization.

*In effect immediately*

Ch. 1174 (SB 1032) HARMER Adds Art. 5 (commencing with Sec. 21650), Ch. 9, Div. 8, B. & P.C., re resale of goods.

Requires junk and secondhand dealers to require adequate evidence of authority to sell from any person who attempts to sell any finished product, new item of finished or merchandisable quality, inventory items of new materials or finished quality, or other goods or materials which appear to be neither abandoned nor scrapped. Makes it a misdemeanor to fail to obtain such evidence.

Makes it a misdemeanor or felony, depending on the value of the item, to resell any of the items listed above without proof of authority.

Defines adequate evidence of authority to sell, "junk dealer," and "secondhand dealer."

Ch. 1175 (SB 1034) CARRELL Amends and adds various secs., S. & H.C., re parking improvement areas.

Specifies that the Parking and Business Improvement Area Law of 1965 is available to cities which have not imposed a general business license tax, as well as to those which have.

Authorizes city council to establish and modify one or more benefit zones based on degree of benefit derived from any purpose for which parking improvement area taxes may be imposed, and to impose different tax rate within each zone. Makes provisions for establishment or disestablishment of such area applicable to benefit zones.

Requires that tax imposed on businesses for purpose of acquisition, construction, or maintenance of parking facilities for the benefit of the area be imposed on the basis of benefit determined by the council.

Ch. 1176 (SB 1061) COLOGNE Amends Secs. 23057 and 23755, Ed.C., re resident students.

Provides that any unmarried minor who is a bona fide resident of the State of California and whose parent or guardian is in the military services, but is stationed outside the continental limits of the United States, shall be considered a resident student in regard to the state colleges. Provides that any unmarried minor whose parent is in the military service shall not lose status as resident student for purposes of attending the University of California by reason of such parent's removal, pursuant to military order, directly to a place outside the United States.

Makes provisions relating to state colleges operative for semesters and quarters on and after January 1, 1968.

Ch. 1177 (SB 1138) SHERMAN Adds Sec. 14118, W. & I.C., re medical assistance.

Prohibits providers of medical assistance under the California Medical Assistance Program from advertising as such.

Ch. 1178 (SB 1240) SHORT Amends various Secs., Gov.C., re municipal court attachés.

Increases the monthly salary of the Marshal of the Lodi Municipal Court from \$600 to \$900. Provides for the appointment of two deputy marshals I in that court.

Raises monthly minimum salary in clerk's office and marshal's office from \$296 to \$341.

Changes salary range of deputy clerks I, II, III, and IV, clerk, deputy marshals I and III.

Equates class of deputy marshal I as well as deputy clerk I to clerk-typist II in San Joaquin County services.

Provides that wherever salary of clerk-typist II is adjusted the salary of deputy marshal I, as well as deputy clerks I, II, and III, shall be equally adjusted.

Ch. 1179 (SB 1301) LAGOMARSINO Amends, adds, and repeals various secs., P.R.C., re parks and recreation.

Abolishes the Division of Beaches and Parks, the Division of Recreation, the State Park Commission, and the Recreation Commission, in the Department of Parks and Recreation.

Provides for the appointment of a deputy director of Parks and Recreation by the Governor.

Creates the State Park and Recreation Commission in the department, to be composed of 9 members, appointed by the Governor and confirmed by the Senate, to serve 4-year terms; establishes terms for initial members of such commission; specifies that Director of Parks and Recreation shall act as secretary of commission; requires the commission to report annually, through the Director of Parks and Recreation, to the Governor on activities, facilities and programs of the state park system; requires commission to study problem of recreation in the state and to formulate a comprehensive recreational policy.

Requires the department to assist the commission, investigate and report to the director and commission on needed facilities and services in recreational areas, promote community recreation programs, and make studies, surveys, and long range plans for state recreational facilities; authorizes the department to assist any agency of the state in recreational activities.

Makes related changes, and deletes inconsistent provisions.

Ch. 1180 (SB 1380) SCHRADE Amends and repeals various secs., Gov.C., re municipal courts—San Diego.

Increases the salaries of, and increases the number of, certain attachés of municipal courts in San Diego County.

Provides for position of judicial secretary.

Repeals obsolete provision regarding consolidation of judicial districts.

Ch. 1181 (SB 1456) LAGOMARSINO Amends Sec. 5, Santa Barbara County Flood Control and Water Conservation District Act (Ch. 1057, Stats. 1955) and Sec. 3.4, Santa Barbara County Water Agency Act (Ch. 1501, Stats. 1945), re Santa Barbara water districts.

Specifies that resolution of districts, adopted by  $\frac{2}{3}$  vote of all its members, to exercise eminent domain power shall be conclusive, rather than prima facie, evidence that the condemnation of the property in question is necessary to serve the purposes of the district.

Authorizes districts to reduce increased severance damages resulting from condemnation of part of a parcel which interferes with access to the remainder by either acquiring the remainder and selling it or exchanging it for other property, or to acquire an easement of access to the remainder.

Ch. 1182 (SB 1475) LAGOMARSINO Adds Sec. 4767, H. & S.C., re county sanitation districts.

Authorizes any county sanitation district to construct, operate, and maintain waterworks, conduits, reservoirs, storage sites, and other works and facilities for production, treatment, storage and distribution of a water supply for domestic and other uses.

Precludes district from distributing and selling to retail customers domestic water supplies outside of the district except by means of facilities designed primarily to serve inside the district. Prohibits the distributing and selling to retail customers domestic water supplies within the boundaries of another district or municipality which has the same or similar powers, with respect to such domestic water supplies, before the consent of the governing body of such other district or municipality has been obtained.

Ch. 1183 (SB 1523) LAGOMARSINO Adds Sec. 14683, Gov.C., re public land ownership.

Requires Department of Finance, Division of State Lands, to prepare a report every two years on public land ownership in California.

Allows division to sell report to pay expenses of reproducing report.

Ch. 1184 (SB 1528) LAGOMARSINO Amends Secs. 53093 and 65020.2, Gov. C., re local agencies

Provides that any local agency aggrieved by application of zoning ordinance of county or city or by decision of an officer, department, board or bureau of the county or city made in connection therewith may appeal to the Planning Advisory Committee rather than the Local Planning Advisory Committee. Authorizes Planning Advisory Committee to adopt rules and regulations providing for such appeal. Makes related changes.

Provides that appointment of members of the Planning Advisory Committee by the Governor are subject to confirmation by the Senate.

Ch. 1185 (AB 116) LANTERMAN and BURTON Adds Sec. 23130, Veh.C., re motor vehicles: noise limits.

Prohibits persons from operating specified motor vehicles which emit noise exceeding specified noise limits at any time or under designated conditions. Sets such noise limits on alternative basis dependent upon speed limits of up to, or more than, 35 miles per hour.

Specifies that motor truck, truck tractor or bus, not equipped with prescribed identification plate or marking and having 6 wheels, has certain weight rating.

Requires the Department of the California Highway Patrol to adopt regulations relating to the measurement of noise limits.

Limits warranty liability of manufacturers of vehicles or component parts to cases of noncompliance with such standards applicable to manufacturers and in effect at time of first sale of such vehicle or part for purpose other than resale.

Ch. 1186 (AB 622) PATTEE Amends, amends and renumbers, repeals, various secs., Ag.C., as proposed by S.B. No. 1, re Agricultural Prorate Commission.

Abolishes the Agricultural Prorate Commission and deletes references to the commission in related provisions.

Ch. 1187 (AB 1041) VEYSEY Adds Secs. 2016, 2017, and 2018, F. & G.C., and amends Sec. 602 and repeals Ch. 1 (commencing with Sec. 627), Title 15, Pt. 1, Pen.C., re hunting trespass.

Consolidates provisions making it unlawful to enter another's land under various circumstances for purposes related to hunting and transfers them from Penal Code to the Fish and Game Code, adds provisions making it unlawful to enter such land for the purpose of discharging any firearm, adds provision making it unlawful to maliciously tear down, mutilate, or destroy any sign, signboard or other notice forbidding hunting or trespass on land, and adds provision making all hunting and shooting by all persons, except the taking of nonprotected mammals or birds by the owner or his agent, unlawful on lands where prescribed signs declaring land to be a private refuge are displayed at designated locations.

Deletes conflicting provisions.

Ch. 1188 (Relating clause corrected) (AB 1182) MILIAS Amends Sec. 390, adds Sec. 399, M. & V.C., re military privileges.

Exempts person engaged in performance of military duty in pursuance of an order of the President, as well as person belonging to active state militia or engaged in performance of duty on call of Governor, from civil process while going to, remaining at, or returning from military duty.

Grants California National Guard members peace officers powers when, under certain circumstances, they are called into active service by the Governor, are serving within the area where military assistance is required, and are directly assisting civil authorities.

Ch. 1189 (Relating clause corrected) (AB 1274) HARVEY JOHNSON Amends Sec. 23787, B. & P.C., re alcoholic beverages.

Provides that a howling center having 32 lanes or more which is licensed and equipped for sales to and consumption by the public of meals upon the premises, may sublet the sale and service of the meals it must serve to qualify for an on-sale license for the sale of alcoholic beverages, other than beers, to be consumed in any bona fide public eating place.

Ch. 1190 (AB 1399) BIDDLE Adds Sec. 210, H. & S.C., re drug use research.

Authorizes Regents of the University of California to collect, and act as an information exchange for, information on research and service projects relating to drug abuse, and to provide advice with respect to the areas in which research is needed. Provides that state agency shall not conduct research project on subject of drug abuse until it has provided the regents with a description of its proposed project.

Requires the regents to submit a report of its activities under this provision annually to the Governor and the Legislature.

Ch. 1191 (AB 1430) BAGLEY Amends Sec. 834, Corp.C., re derivative actions.

Limits the amount of the security bond that can be required in a corporate derivative action to a maximum of \$25,000.

Provides that upon posting of a \$25,000 bond by plaintiff, either before or after a motion is made by a defendant for security in a derivative action in the right of a corporation or association, to secure reasonable expenses of person entitled to make such motion, the plaintiff shall be deemed to have complied with the security requirements otherwise imposed by statute.

Provides that any motion for such a hearing or order for security pending shall be deemed disposed of upon posting such bond and no additional bond or other security shall be required.

Ch. 1192 (AB 1626) KNOX Amends Sec. 2133, repeals, adds Sec. 2134, R. & T.C., amends Secs. 24370.1, 24370.2, H. & S.C., re equalization in multicounty districts.

Establishes procedure for intercounty districts which fix their own tax rates, as well as for such districts wherein the tax rate is fixed by county boards of supervisors, to follow the alternate method of computing tax and assessment levies on the basis of tentative full values of property within the district. Specifies that if the alternate method is followed, maximum tax rates otherwise established by law or pursuant to law in one or more counties may be exceeded so long as the total revenue received by the district does not exceed the maximum amount which it would have received if the alternate method had not been followed.

Changes date for the board of directors of the Bay Area Air Pollution Control District to determine the amount of money needed by the district and to certify the amount apportioned to the county from the 15th of June to the 1st of September.

Changes one-half the basis for apportioning the amounts to the counties from the value of the real estate to the assessed value on the secured roll. Requires the board to certify to the county auditor, rather than inform the boards of supervisors the amount of money apportioned to the county.

*In effect immediately.*

Ch. 1193 (AB 1630) KNOX Adds Sec. 929.1, Pen.C., re grand juries.

Provides that, when examining books, records, accounts and documents of county assessor, grand jury may, with consent of board of supervisors, employ expert auditors or appraisers who shall have same access as grand jury to records and documents and who shall be subject to same limitations as grand jury on public disclosure while so employed.

Ch. 1194 (AB 1681) Z'BERG Adds Sec. 10200.2, Ins.C., re group life, disability insurance.

Authorizes insurers to enter into a contract with a group policyholder or contracting entity under any group, selected group, or franchise policy issued or to be issued by the insurer to determine the amount the insurer may retain from premiums paid or to provide for the establishment of reserves or deposits to meet future contingencies of any nature under such insurance policy. Defines term "contracting entity" as used in section.

Ch. 1195 (Relating clause corrected) (AB 1744) HARVEY JOHNSON Amends Sec. 10554, W. & I.C., re rules and regulations.

Requires rules and regulations of Director of Social Welfare to be printed in the California Administrative Code or California Administrative Register if they relate to institutions for child care and home-finding agencies, institutions and boarding homes for aged persons, and life care contracts.

Ch. 1196 (AB 1961) DUNLAP Adds Sec. 14670.1, Gov.C., re lease of state property.

Authorizes Director of General Services, with consent of Department of Mental Hygiene, to lease property not exceeding 5 acres at Napa State Hospital, for a period not to exceed 20 years, to a nonprofit corporation, for the purpose of conducting an educational and work program for mentally retarded persons.

Ch. 1197 (AB 2047) BAGLEY Adds Sec. 13143.6, H. & S.C., re fire regulations.

Requires State Fire Marshal to regulate family care homes, licensed or certified to care for six or less, in a manner compatible with the maintenance of operating programs in the state.

Requires State Fire Marshal to secure the cooperation and advice of appropriate state agencies in adopting such regulations.

Ch. 1198 (AB 2185) BILL GREENE Adds Sec. 13677, Ed.C., re school employees: tuition.

Permits reimbursement of the costs, including tuition fees, to school districts' permanent classified employees who satisfactorily complete approved training to aid in their work.

Makes related changes.

Ch. 1199 (AB 2280) WILSON Adds Sec. 381, Pen.C., re poisons.

Makes it a misdemeanor for any person to willfully ingest, inhale, or breathe the fumes of toluene and similar substances with intent to become intoxicated.

Ch. 1200 (AB 2281) WILSON Amends Secs. 10603 and 10607.5, Ed.C., re pupil suspension or expulsion.

Allows governing board of school district to suspend or expel, and allows superintendent of school district when authorized by governing board to suspend, a pupil who has on school premises or elsewhere used, sold, or been in possession of narcotics or other hallucinogenic drugs or substances or has inhaled or breathed fumes of, or ingested any specified poisons. Extends period of time which a student may be suspended from school before he is to be transferred to and enrolled in a parental school or continuation education class, from 10 days to 20 days.

Ch. 1201 (AB 2285) KARABIAN Adds Sec. 11917, H. & S.C., re restricted dangerous drugs.

Makes it a felony, punishable by imprisonment for up to one year in county jail or not more than five years in state prison, for any person to agree, consent, or in any manner offer, to unlawfully sell, furnish, transport, administer, or give any restricted dangerous drug to another, or to offer, arrange, or negotiate to have any restricted dangerous drug unlawfully sold, delivered, transported, furnished, administered, or given to any person, and then to sell, deliver, furnish, transport, administer, or give, or offer, or arrange, or negotiate to have sold, delivered, transported, furnished, administered, or given to any person any other liquid, substance, or material in lieu of any restricted dangerous drug.

Ch. 1202 (AB 2416) ELLIOTT Amends Secs. 13725 and 13737, and adds Sec. 13723.1, Ed.C., re classified employees.

Requires school district which has adopted the merit system to appoint to specific position vacancies persons from the first 3 applicants on the eligibility list who are ready and willing to accept a position, provided that the requirements set out are met.

Authorizes personnel commission to reclassify incumbents in a position for 3 years to a higher class; requires basis for reclassification to be gradual accretion of duties rather than sudden change resulting from a reorganization or assignment of completely new and different duties; makes ineligible for subsequent reclassification for 3 years an employee who has been reclassified with his position.

Grants same rights as persons laid off and retains eligibility to be considered for reemployment for up to 24 months for employees who take voluntary demotions or reduction in assigned time in lieu of layoff or to remain in their present positions rather than be reclassified or reassigned; provided same tests of fitness under which they qualified for appointment to the class still applies. Requires personnel commission to make the determination of the specific period of eligibility for reemployment on class-by-class basis.

Ch. 1203 (Relating clause corrected) (AB 2422) LANTERMAN Adds Secs. 40125 and 9016, and to add Sec. 5616, W. & I.C., as proposed by AB 1221, re mental health.

Authorizes Department of Mental Hygiene to contract with local health agencies to obtain psychiatric, medical, and other necessary aftercare services for patients on leave from state hospitals.

Authorizes community mental health services to contract with department to obtain services it requires but cannot otherwise obtain.

Ch. 1204 (AB 2426) Z'BERG Adds Sec. 113, Gov C., re retrocession of jurisdiction.

Expresses consent of Legislature to retrocession of jurisdiction over lands within state by the United States.

Requires the United States to request state acceptance of retrocession before retrocession can occur.

Requires State Lands Commission to hold a hearing to determine whether acceptance of retrocession is within best interests of state.

Ch. 1205 (AB 2514) RUSSELL Adds Sec. 137.6, Civ.C., re domestic relations.

Authorizes court in action for annulment, divorce, or separate maintenance, upon a determination that payment of an obligation of a party would benefit either party or a minor child, to order one of the parties to pay all or any portion of an obligation of a party directly to the creditor. Prescribes manner in which the order may be enforced.

Provides creditor shall have no right to enforce the order nor shall his rights be affected by such determination.

Ch. 1206 (AB 2537) BRIGGS Adds Sec. 16595, Ins.C., re certificate of convenience.

Specifies under what circumstances the Insurance Commissioner may suspend the privilege of an insurer, agent or broker of appointing a candidate for a certificate of convenience pending examination. Specifies how the commissioner can prevent evasion of such suspension.

**Ch. 1207 (AB 2573) MEYERS Adds Sec. 7322, Lab.C., re elevators.**

Requires that at least one automatic elevator in each multistoried building that has a vertical travel above ground floor of more than 100 feet shall be equipped to bypass all car and corridor calls and return to the main floor. Requires that such elevator be operated by keyed switch. Specifies certain requirements concerning availability of key and operating characteristics of such elevator. Exempts from such provisions those commercial office buildings existing on the date of enactment of this act.

**Ch. 1208 (AB 2576) McGEE Amends Sec. 7051, P.R.C., re oil and gas leases.**

Authorizes oil and gas leases by local agencies re land used for public park, highway, street, walk, or playground if governing body determines it will not substantially interfere with such use. Requires slant drilling.

**Ch. 1209 (Relating clause corrected) (AB 272) UNRUH Adds, amends, repeals various secs., Ed.C., R. & T.C., repeals Sec. 149, Stats. 1967, Ch. 963, re public school finance, organization**

Effects extensive revision of law pertaining to organization of and financing operation of public schools for 1967-68 fiscal year, and fiscal years thereafter, as follows:

Increases State School Fund foundation program levels per pupil in average daily attendance by \$28 at junior college level, \$88 at elementary level, and \$133 at high school level. Increases allowances for adult education. Makes appropriate corresponding changes in small school district foundation program levels.

Revises system of support for special education to require same to be allowed on the basis of specified amounts per class, rather than per a.d.a., but retains the per a.d.a. system for pupils instructed in other than classes; provides for higher allowances; and places support on current fiscal year basis. Adjusts supplemental support program allowance formulas for purposes overall increases in support afforded at elementary and high school levels.

Increases from \$15 to \$20 per a.d.a. the increase in foundation program afforded unified school districts meeting specified organizational standards, and districts voting in favor of defeated unification proposals; and increases from \$20 to \$30 the additional foundation program provided for grades 1, 2 and 3 at elementary level.

Increases from 60 cents to \$1, and 50 cents to 80 cents, the computational tax rates used to determine foundation program share to be borne by districts for elementary level and high school level, respectively; and makes identical increase in area wide tax rates to be applied in territory included within defeated unification proposal.

Increases from present \$235.64 per pupil in a.d.a. in state, to \$263.14, the fiscal year appropriation to State School Fund, and allocates new amount to special education allowances and foundation program support.

Requires districts maintaining elementary grades to provide kindergarten for all eligible children who desire to be enrolled. Provides for expanded participation in specialist reading program in elementary schools; establishes pilot mathematics improvement programs to be provided in elementary schools and high schools involving employment of specialized teachers, training of teachers, testing of pupils, state support allowances, and related matters; increases state share of support for children's centers, and provides for expanded family participation therein; and appropriates \$14,863,000 for such purposes.

Revises treatment accorded, for apportionment and interdistrict tuition purposes, to federal funds and miscellaneous funds received by school districts.

Revises standards to be utilized by State Board of Education in approving unification proposals; eliminates provisions for review of reorganization proposals by review committees.

Abolishes limitations on school district tax rates, effective July 1, 1971.

Eliminates provisions in 1967 legislation authorizing reduction in state sales and use tax rates on basis of determinations made by Superintendent of Public Instruction, and provides for the same, commencing on July 1, 1968, if Legislature fails, at 1968 Regular Session, to provide for utilization of certain amounts of tax proceeds for property tax relief.

Makes numerous related changes.

*In effect immediately.*

Ch. 1210 (SB 134) BEILENSON Adds Secs. 28050.5 and 28051, Veh.C., re odometers.

Makes it a misdemeanor for any person with intent to defraud to operate a motor vehicle knowing that the odometer of such vehicle is disconnected or nonfunctional.

Makes it a misdemeanor for any person to disconnect, turn back, or reset the odometer of any motor vehicle.

Ch. 1211 (SB 237) GRUNSKY Adds Sec. 13152, amends Sec. 13151, Ed.C., re special education teacher credentials.

Requires State Board of Education to issue credential for service restricted to service as a speech and hearing specialist, or teaching handicapped children other than certain mentally retarded minors in areas other than those involving speech and hearing handicaps.

Prescribes standards for certain credentials, and standards for purposes of implementing rules and regulations.

Makes technical change in provisions relating to special credential to teach severely mentally retarded minors

Ch. 1212 (SB 320) DYMALLY Amends Secs. 11704, 11705, and 11706, Ed.C., re needy pupils: meals.

Permits governing board of any school district to provide breakfast and lunch to needy pupils without charge or at a reduced rate, rather than only without charge; to establish rules to determine which pupils are needy; and to use taxes levied for such breakfast and lunch programs to finance the actual and necessary costs of determining eligibility for the free or reduced price meals.

Ch. 1213 (SB 348) KENNICK Adds Sec. 15518, Ed.C., re school buildings.

Authorizes the governing board of a school district to increase the maximum tax rate for the recommended earthquake safety repair, reconstruction or replacement of school building found to be unsafe for use. Provides section to be effective only until July 1, 1970.

*In effect immediately.*

Ch. 1214 (SB 493) McCARTHY Amends Sec. 212, P.U.C., re military transportation.

Excludes from definition of "common carrier," and thereby from jurisdiction of the Public Utilities Commission, a corporation or person under contract with an agency of the federal government who operates any vessel for the transportation of persons for compensation between termini within the state, one terminus of which is within the boundaries of a U.S. military reservation and which does not perform any service between termini within the state which are outside of a U.S. military reservation.

Makes provision for an annual review of these conditions by the Public Utilities Commission to determine whether the exempt persons or corporations performing such transportation service are meeting the conditions of the exemption.

Ch. 1215 (SB 598) CARRELL Adds, amends, repeals various secs., P.U.C., R. & T.C., re rapid transit.

Revises provisions relating to borrowing by the Southern California Rapid Transit District and permits this district to issue limited tax bonds, as well as other bonds, to provide financing for district purposes.

Ch. 1216 (SB 610) McCARTHY Amends Sec. 2416, Veh.C., re emergency vehicle permits.

Permits the Commissioner of the California Highway Patrol to issue emergency vehicle permits for any vehicle operated by the chief or assistant chief of a fire department organized as provided in the Government Code or pursuant to special act of the Legislature.

Ch. 1217 (SB 614) McCARTHY Amends Sec. 35793, Veh.C., re boat transportation.

Makes boat transporters subject to same provisions which apply to vehicle transporters so that oversized loads of boats can be moved on the highways.

Ch. 1218 (SB 624) LAGOMARSINO Adds Secs. 487e, 487f, 487g, Pen.C., re theft of dogs.

Classifies as grand theft the felonious stealing, taking, or carrying away of another's dog worth over \$200 and such stealing, taking, or carrying away of a dog of any value for purpose of sale, medical research, or other commercial use. Classifies such stealing, taking, or carrying away of dog in other cases as petty theft if value of dog is not over \$200.

Ch. 1219 (SB 650) COLOGNE Amends Sec. 1120, adds Sec. 1120.2, Prob.C., re powers of testamentary trustee.

Enables testamentary trustee to petition court for authority to exercise designated powers where, after hearing, it appears necessary or desirable to carry out trust purposes that trustee be given powers not expressed in will or conferred by law. Grants discretion to court to confer upon trustee any or all of listed powers, exercisable either continuously or specifically, when it appears to the court that such powers are not inconsistent with provisions or purposes of trust. Makes such provisions applicable to any will executed, and to any trust asset acquired by the trustee of the trust created by such will, before or after effective date of act, unless will specifically provides otherwise.

Ch. 1220 (SB 687) ALQUIST Adds Sec. 19584.2, Ed.C., re state school building aid.

Provides that the area of any building, the construction of which was financed by the proceeds from a tax levied for maintaining children centers, shall not be included in any computation of the area of adequate school construction so as to prohibit an apportionment of funds for new construction under the State School Building Aid Law of 1952.

Ch. 1221 (SB 728) ALQUIST Adds Pt. 5.5 (commencing with Sec. 11101), Div. 2, amends Sec. 36020, R. & T.C., re local vehicle license fees.

Allows board of supervisors of any county which has begun construction of an expressway system paid for initially by a bond issue of at least 70 million dollars to adopt by ordinance a local vehicle license fee not to exceed \$10 to be collected by the Department of Motor Vehicles, if a copy of the ordinance is delivered at least four months prior to the first day of the calendar year in which the fee is to be operative. Requires that a majority of the voters must approve continuance of such an ordinance in order for the fee to be collected more than twice. Provides a system for enforcement, administration, distribution of funds and for repeal of such an ordinance.

*In effect immediately.*

Ch. 1222 (SB 767) DOLWIG Amends Secs. 23821 and 24070, B. & P.C., re alcoholic beverages.

Deletes provision prohibiting the transfer after June 1, 1963, of a retail license from one county to another county. Substitutes therefor provision permitting such transfer of off-sale general licenses under specified conditions. Prohibits an off-sale general license that is transferred from one county to another county pursuant to these 1967 changes in the law from being transferred thereafter for a purchase price or consideration in excess of \$10,000.

Prohibits the number of on-sale general licenses in existence in any county on June 1 of each year from being increased by more than 10 percent by the issuance of new original on-sale general licenses, but in no event to exceed 25 such licenses during any 12-month period. States that the number of on-sale general licenses is to be limited by the present provisions of law with respect to population.

*In effect immediately.*

Ch. 1223 (SB 835) LAGOMARSINO Amends Sec. 426, S. & H.C., re State Highway Route 126.

Designates portion of Route 126 from Route 101 near Ventura to Route 5 as the Santa Paula Freeway.

Ch. 1224 (SB 850) RODDA Amends Sec. 13503, adds Sec. 13503.1, Ed.C, re certificated employees.

Provides that an employee in a position requiring certification qualifications for not less than the minimum schoolday may specifically contract with the governing board to be a part-time employee.

Provides that school district governing boards may uniformly require grades or levels of certificated employees to serve longer than the minimum schoolday set for kindergarten and elementary schools in order to be compensated as full-time employees.

Provides that an employee in a position requiring certification qualifications who serves less time than the majority of employees in same grades may specifically contract with school district governing board to serve as a part-time employee.

Prescribes the method for establishing the rate of compensation for such part-time employees as a ratio to amount paid full-time employees.

Ch. 1225 (SB 852) MCCARTHY Amends and adds, various secs., Gov.C., re municipal court attachés.

Increases the number of, and salaries of, various attachés of the Vallejo Municipal Court. Creates a salary schedule for such attachés.

Revises rules of employment for such attachés, and grants them benefits and privileges provided for civil service employees of the County of Solano and includes them within county civil service system to the extent permitted by law.

Ch. 1226 (SB 905) GRUNSKY Amends Sec. 71042, Gov.C., re consolidation of judicial districts.

Requires board of supervisors to hold public hearings before consolidating judicial districts

Provides that act shall not be applicable to counties with population of over 4,000,000.

Ch. 1227 (SB 913) GRUNSKY Amends Sec. 20017, Ed.C, re junior college construction.

Deletes provision reducing weekly student contact hour factor in district entitlement computation for junior college district that became effective for all purposes on or after July 1, 1960, which has expended, committed, or dedicated less than 1 percent of its assessed valuation for junior college facilities, or has acquired as a successor district facilities having a value of less than 1 percent of its assessed valuation.

Ch. 1228 (SB 962) COLLIER Amends Sec. 207, S & H.C, re State Highway Fund: investment.

Authorizes California Highway Commission to invest presently unneeded money in the State Highway Fund, in time bank deposits in banks eligible for deposits of state money and in securities of the federal government eligible for investment of state money.

Ch. 1229 (SB 982) DOLWIG Amends Secs. 6545, 6546, Gov.C., re revenue bonds.

Permits joint power agreement agencies to issue revenue bonds for buildings, property, and parking facilities for the facilities it is presently authorized to construct and maintain.

*In effect immediately.*

Ch. 1230 (SB 1057) COLOGNE Amends Sec. 3287, Civ.C., and Sec. 1033, C.C.P., re interest on judgments.

Authorizes court in its discretion to permit recovery of interest on any judgment for damages based upon a cause of action in contract where claim is unliquidated from a date prior to entry of judgment, but not earlier than date action was filed, and requires such interest to be included in memorandum of costs if such recovery is permitted.

Ch. 1231 (SB 1090) **SHORT** Repeals Secs. 374, 375, C.C.P., re seduction of unmarried female.

Deletes provision allowing unmarried female to prosecute an action for her own seduction occurring at time when she was below age of legal consent.

Deletes provision allowing parent entitled to services and earnings of unmarried female below the age of legal consent to maintain an action for seduction of such female and defining the respective rights of such parents.

Ch. 1232 (SB 1113) **COOMBS** Amends various secs., adds Art. 7.1 (commencing with Sec. 27751), Ch. 1, Pt. 4, Div. 12, Ag.C., as enacted by Ch. 15, Stats. 1967, re eggs and egg products.

Makes various changes to provisions relating to egg quality standards and tolerances, regulation, and marks and labels.

Exempts from regular egg provisions, those eggs in the shell being transported from packing plants or locations without proper or adequate facilities for grading or reconditioning to shell grading plants with adequate facilities or to egg-breaking or salvaging plants or for animal feed or waste disposal. Prescribes procedure for such transactions.

Ch. 1233 (SB 1200) **DYMALLY** Amends Sec. 2367, Ed.C, re school district organization.

Requires the county committee on school district organization to report in writing to the board of supervisors, county board of education, and the district governing boards whether a proposed transfer of territory from one school district to another will or will not result in racial integration in the schools of the districts affected by the transfer.

Ch. 1234 (SB 1234) **SCHMITZ** Amends Sec. 18973, Gov.C., re civil service.

Defines "veteran" for purpose of ascertaining eligibility for veteran's preference points in state civil service to include persons serving in the armed forces of the United States full time for at least 30 days during the period September 16, 1940, to January 31, 1955, or 181 consecutive days since January 31, 1955, in addition to the periods of service presently specified

Limits 3-point credit for veterans on promotional exams to exams within 10 years of release from active duty.

Ch. 1235 (SB 1244) **SHORT** Adds Sec. 156.5, B. & P.C, re examinations.

Authorizes the Director of Professional and Vocational Standards to negotiate and execute for the department and its agencies leases or agreements for short-term hiring of space for examination purposes. Makes such leases or agreements subject to approval of Department of General Services.

Ch. 1236 (SB 1248) **DANIELSON** Amends Secs. 5103, 5138, R. & T.C., re property tax refunds: actions.

Provides that a claim for refund specifically made pursuant to Sec. 5092 is deemed denied on the delinquency date of the taxes extended on that assessment.

Prohibits further proceedings, or further prosecution, and requires dismissal by the court on its own motion, or motion of defendant, of actions based upon rejection of a claim for property tax refund or a payment of property tax under protest, unless the summons shall have been issued and served and the return made thereon within one year from commencement of action.

Allows parties to stipulate in writing to extend time.

Ch. 1237 (SB 1260) **DOLWIG** Amends Sec. 1101, Ins.C, re certificate of exemption.

Creates in the Insurance Commissioner authority to grant exemption for certain transactions relating to interest of an insurer's officer and others in purchases, sales and loans by insurers, otherwise prohibited, upon an insurer filing application for the exemption, accompanied by a \$250 filing fee, provided the transaction to be exempted is fair, just and equitable to all concerned and in accordance with all conditions imposed by the commissioner. Prohibits such filing fees from being spent or encumbered unless and until appropriated.

Appropriates \$2,500 from Insurance Fund for use by commissioner in carrying out responsibilities imposed by this act. States legislative intent that filing fees are to reimburse the fund.

Ch. 1238 (SB 1264) DOLWIG Adds Art. 3 (commencing with Section 3570)

Ch. 19, Div. 1, Fin.C., re banks.

Authorizes banks, with the consent of the Superintendent of Banks, upon such conditions and regulations as he shall prescribe, to invest in the stock of one or more banks organized under the laws of another state, principally engaged in foreign banking. Requires the stock to be a permissible investment for a national bank.

Limits aggregate amount of stock.

Ch. 1239 (SB 1350) McCARTHY Amends Sec. 14672.1, adds Sec. 14672.6, Gov.C., re letting of state property.

Changes terms of allowable lease to a nonprofit corporation of real property within the Medical Facility at Vacaville from term of 20 years to 50 years and size from five acres to 10 acres.

Provides that lease shall be canceled if no permanent facilities are constructed on the leased land within 5 years after the effective date of the amendment.

Allows lease of a building at Napa State Hospital to nonprofit corporation for a canteen.

*In effect immediately.*

Ch. 1240 (SB 1361) GRUNSKY Adds Sec. 68097.10, Gov.C., re witness fees.

Provides that when highway patrolman, sheriff, deputy sheriff or city policeman appears as witness, highway patrol or public entity employing law officer has standing to sue for recovery of statutory witness fee.

Ch. 1241 (SB 1443) DANIELSON Amends Sec. 690.24, C.C.P., re attachment and execution exemptions.

Provides that the value of a motor vehicle or house trailer exempt from execution or attachment shall be based on the value over and above all liens and encumbrances thereon, provided that the value of such motor vehicle shall not exceed \$1,000. Provides that existing exemption for house trailer applies only if neither debtor nor his spouse has existing homestead.

Ch. 1242 (SB 1477) KENNICK Amends, adds, and repeals various secs. C.C.P., Gov.C. and H. & S.C., re public entities.

Requires, with prescribed exceptions, that answer be verified when plaintiff is any district, public agency, or public corporation, or any officer thereof in his official capacity. Adds to exceptions, when any district, public agency, or officer thereof in his official capacity, is defendant.

Permits, under certain circumstances, officer, employee, consultant, or agent of the agency or community to purchase or lease property within a project area for personal residential use.

Permits, rather than requires, recording of contracts for transfers of real property in accordance with official redevelopment plan and such plan or prescribed parts thereof.

Authorizes community redevelopment agency, outside any survey area, with approval of the legislative body of the community, to provide aid and assistance to property owners in connection with rehabilitation loans and grants and provides that agency is authorized to provide outside any survey area, rather than to provide, relocation assistance to persons displaced by governmental action.

Requires agency after receipt of preliminary plan to transmit specified information to designated county or taxing agency officers.

Authorizes redevelopment agency as an alternative to mailing to last known assessee at address shown on certain records to mail copies of notices of certain hearings to owner of each parcel of land within boundaries as such ownership is shown on county recorder's records 30 days prior to publishing notices.

Authorizes in certain circumstances, and specifies that procedures for, a joint public hearing by the agency and the legislative body on a redevelopment plan as an alternative to the separate public hearings required by specified provisions of law.

Requires clerk of community after adoption of certain redevelopment plan to transmit, as promptly as practicable, and no later than January 1st next following the adoption, a copy of the description of the land within the project area and of the statement that proceedings have been instituted for the redevelopment of the project area, and a map or plat indicating the project area's boundaries in addi-

tion to the ordinance adopting the plan to the State Board of Equalization in addition to other specified parties.

Permits redevelopment agency to construct foundations, platforms, and other such structural forms necessary for providing or utilizing air rights sites for buildings to be used for residential, industrial, or other uses contemplated by the plan without authorizing actual construction of buildings for such uses.

Deletes provision authorizing agency to make available from property acquired for the project land for low-rent public housing project when it appears to agency to be in public interest.

Provides that upon agency recommendation and after prescribed public hearing, the legislative body may modify a redevelopment plan to include a change in the project area boundaries to exclude land from such area.

Requires clerk of community, after plan has been amended to provide for division of taxes on any taxable property in a project or to reduce the project area boundaries, to transmit promptly, but not later than January 1st next following the adoption of the amended plan, specified information to county auditor and tax assessor and their counterparts in taxing agencies not using county facilities, to all taxing agencies involved and to State Board of Equalization.

Permits agency to borrow money or accept financial or other assistance from any private lending institution for any project and authorizes execution of trust deeds or mortgages on any property owned or acquired.

Restricts allocation and payment of certain taxes on project property for the first time until tax year beginning after January 1st next following the transmittal of specified documents by the clerk of the community.

**Ch. 1243 (SB 1494) HARMER** Adds Sec. 771, Fin.C., re banks.

Authorizes two or more banks, with the prior written of the Superintendent of Banks, to invest in the stock of a corporation engaged exclusively in the business of performing for one or more banks various types of services.

Limits amount of investment by any bank to a maximum of 10 percent of the capital and surplus.

Requires the corporation to furnish assurance to the superintendent that the performances of services will be subject to regulation and examination to the same extent as a bank.

**Ch. 1244 (SB 1495) WAY** Amends and rennumbers Sections 25457.5 and 25457.6 and adds Section 25457.3, Ed.C., re junior colleges.

Provides for one-year extension of time for submitting plans and recommendations to counties having special problems resulting from topography and isolation on appeal to State Board of Education, from deadline of September 15, 1967, for submission of such plans to include territory of all high school districts and unified districts in districts maintaining a junior college.

*In effect immediately.*

**Ch. 1245 (SB 1506) RODDA** Amends Sec. 25457.6, and adds Sec. 25457.9, Ed.C., re junior colleges: formation.

Provides that plans and recommendations for formation of junior college district as preliminary step to inclusion of such district in larger junior college district may include requirement that bonds of preliminary junior college district be authorized in amount specified by county committee on school district organization for specified purpose, and if such requirement is included, requires county superintendent to call and conduct bond election to be held concurrently with election on formation of preliminary junior college district. Clarifies provisions relating to elections on formation of preliminary junior college district and formation of larger junior college district.

Authorizes such preliminary junior college district to issue and sell bonds, with proceeds to be transferred to larger junior college district on or after date of formation of larger junior college district becomes effective for all purposes.

**Ch. 1246 (SB 1541) MARLER** New act, re Placer-Sutter-Yuba school reorganization.

Validates a particular unification of school district territory located in Placer, Sutter and Yuba Counties, which unification is the subject of litigation questioning the validity of election procedures undertaken in connection therewith; but requires

a second election to be held on the proposal involved in November 1967; and provides that if then defeated, the unified school district shall go out of existence on July 1, 1968, and former component school districts shall be restored to existence. Makes provision for related matters.

*In effect immediately.*

Ch. 1247 (AB 257) VEYSEY Amends Sec. 17507, Ed.C., re public school system.

Provides that when Superintendent of Public Instruction, for purposes of the second principal apportionment, determines the excess of pupils enrolled in grades four to eight, inclusive, based on the number of pupils by which the average number of pupils per each full-time equivalent classroom teacher for the current fiscal year exceeds the greater of the average number of pupils per each full-time equivalent classroom teacher which existed in the district, the governing board of the school district may select March 30, 1964, rather than October 30, 1964, as the date to be used by the Superintendent of Public Instruction in the determination of that phase of the computation.

Ch. 1248 (AB 373) RUSSELL Amends and adds various secs, B. & P.C., Gov.C., and Wat.C., re public improvement costs.

Requires that a local ordinance charging a fee as a condition of approval of final subdivision map be adopted 30 days, rather than be in effect for a 30-day period, prior to the filing of the tentative map of the subdivision.

Permits fees collected pursuant to local ordinance for the filing of subdivision maps for drainage facilities to be used for administrative and engineering costs in forming a district and designing and constructing the facilities.

Authorizes a county, in connection with sewer or drainage improvements, to expend county funds for any additional cost of construction of any conveyance works, rather than for the purpose of increasing the size of any conveyance works, for the benefit of an area outside the current project area if the board of supervisors makes prescribed findings. Changes "conveyance works which are to be increased in size" to "the additional construction" in provisions relating to findings by boards of supervisors, agencies or persons that are authorized to construct the improvements, and the connection fee which boards of supervisors are authorized to impose in area outside current project area. Requires that the connection fee be a pro rata share of the total cost of additional construction, rather than the total cost of the construction of the increased capacity based upon the ratio which the estimated discharge from the person or district in the outside area bears to the total increase in capacity of the conveyance works.

Requires that payment of either fee prescribed under provisions relating to reimbursement for use of drainage structures or fee prescribed under Subdivision Map Act be deemed payment of both fees.

Authorizes county waterworks district to contract to reimburse person who pays for or installer of prescribed water system facilities for the proportionate part of the total costs of such facilities which will serve and benefit land other than land proposed to be served by the installer, rather than to contract to reimburse installers of prescribed water mains for installing additional capacity. Extends from 5 to 10 years maximum period for such reimbursement. Requires that charges from which reimbursement is to be made be imposed upon land and collected from persons owning the land other than the land proposed to be served by the installer, rather than imposed upon and collected from persons other than those proposed to be served by the installer. Permits reimbursement contract to include amount attributable to interest at rate of 4 percent per annum from date of installation to date of connection of other lands to the facilities and authorizes district to include such an amount in charge imposed upon such other land and collected from person owning the land which may connect to and receive water service from or through such system facilities.

Ch. 1249 (AB 395) CORY Amends Sec. 13188, Ed.C., re requirements for teaching credential.

Broadens definition of "degree," for purposes of California teaching credential, to include any degree granted by a foreign institution of higher learning which is equivalent to an American degree meeting the requirements for a California teaching credential, as determined by the State Board of Education.

Ch. 1250 (AB 464) MORETTI Amends Secs. 13723.4 and 13723.6, Ed.C., re classified school personnel: examinations.

Requires school districts having merit systems for classified personnel to provide, rather than the present requirement of only an open competitive examination, an open competitive examination and a promotional examination held at the same time, for positions of business manager and certain supervising functions in connection with budget preparation and interpretation or evaluation of equipment, material, and housing, and of school information. Specifies that permanent classified and certificated employees who meet established minimum qualifications are eligible to compete as promotional candidates.

Ch. 1251 (AB 557) CHAPPIE New act, re Squaw Valley: sale

Authorizes the Director of Parks and Recreation, with consent of the Director of General Services, and subject to the final approval of the Legislature, to forthwith divest the state of all its rights, title, interest, and obligations in or to Squaw Valley State Recreation Area and to do all ministerial acts necessary to carry out such purpose.

Requires director to submit a report, as specified, of any proposed disposal or exchange of such property to the Legislature for its review and approval. Requires specific legislative authorization prior to disposing of or exchanging such property. Requires quarterly progress reports to the Legislature, as specified, on all proposals made or received by department until all of such property has been disposed of or exchanged, with first such report to be filed on the first quarterly date following effective date of the act.

Specifies that such disposition may be to any person, public or private entity, or both.

Requires the Director of Parks and Recreation to propose any additional legislation which may be necessary to carry out purpose of act.

Authorizes State Public Works Board, subject to prior authorization by the Legislature, to acquire any interest in real or personal property in the area pursuant to Property Acquisition Law necessary to carry out purpose of act.

Ch. 1252 (AB 582) Z'BERG Amends Sec. 5261, adds Art. 4.5 (commencing with Sec. 5250), Ch. 2, Div. 3, and Sec. 5261.5, B. & P.C., re advertising displays.

Creates and defines a certificate of zoning compliance. Requires such a certificate, or a date stamped application, before a permit for an advertising display will be issued by the Department of Public Works, if the local governing board so resolves.

Ch. 1253 (AB 659) MILIAS Amends Sec. 19143 and 19535, Gov.C., re state employment.

Defines the breaks in continuity of state service as "permanent separation" or "temporary separation." Makes medical termination a temporary separation for purposes of continuity of service.

Makes nonsubstantive changes in provisions dealing with election of demotion in lieu of layoff.

Ch. 1254 (AB 664) MONAGAN Amends Secs. 17200.5, and 17201, Ed.C., re management of public schools.

Provides that procedure for determining fraction of time spent by various certificated and classified employees on special education programs to be in accordance with California School Accounting Manual and repeals present procedure.

Adds development centers for handicapped minors program to, and excludes food service program from, provisions pertaining to transfer of funds from general fund to special program funds where such special program may be financed in part by the general fund, and makes certain clarifying changes re such provisions.

Ch. 1255 (AB 730) BAGLEY Adds, repeals various secs., Gov.C., re human relations.

Permits a city or county to create, by ordinance, a commission on human relations. Requires any city or county which creates such a commission to determine the numbers and method of selection of the members. Enumerates the powers, duties, purposes and responsibilities of such a commission.

**Ch. 1256 (AB 764) ZENOVICH** New act, re Automobile Accident Study Commission.

Creates an Automobile Accident Study Commission to act until not later than 90 days following the 1970 Regular Session or until its report is made to the Legislature and Governor.

Directs commission to study automobile accidents, common law tort liability systems, as modified by statute, including related insurance, motor vehicle and procedural laws bearing both on the prevention and consequences of automobile accidents and to make suggestions for improvement thereon. Prescribes powers and duties of the commission.

Appropriates \$5,000 from the Motor Vehicle Fund for the expenses of the commission. Permits the commission to accept contributions from public or private groups for certain purposes established by the commission.

**Ch. 1257 (AB 889) BARNES** Adds Secs. 130, 227, R. & T.C., re exemption for documented vessels.

Establishes procedures for the taxation of certain documented vessels with a port of documentation in California at 1 percent of full cash value.

**Ch. 1258 (AB 893) BURKE** Amends Secs. 460, 14202, Elec.C., re voter registration indexes.

Provides that although indexes of registration must be by street addresses in numerical order when furnished to others, they may be maintained in alphabetical order rather than requiring the indexes to be by street addresses only.

Requires the copies of the index posted in a polling place to be by street address.

**Ch. 1259 (AB 1004) BAGLEY** Amends Sec. 372, C.C.P., re Juvenile Court Law.

Declares that nothing in Sec. 372, C.C.P., or any other provision of the C.C.P., Probate Code, or Civ.C. is intended to prohibit a minor from exercising an intelligent and knowing waiver of his constitutional rights under the Juvenile Court Law.

**Ch. 1260 (AB 1015) FORAN** Amends Secs. 28503 and 28504, Veh.C., re pollution control device stations.

Authorizes Department of the California Highway Patrol to refuse to issue license to applicant for motor vehicle pollution control device station or installer license if applicant does not meet minimum standards established by department.

Allows department to temporarily suspend or refuse to renew a license issued to a licensed station or installer for a maximum of 30 days, if the public interest requires it. Requires in case of such suspension or refusal to renew a hearing be held and a decision announced within 30 days of the notice of temporary suspension.

**Ch. 1261 (AB 1023) MORETTI** Amends Sec. 11656.6, Ins.C., re workmen's compensation premium guarantee.

Limits the amount to be paid under a premium guarantee to be paid by members of an association of employers to their workmen's compensation insurer, to the amount of dividends due the association from the insurer. Relieves the association of liability under the premium guarantee unless the insurer notifies the association within 60 days of a past due premium. Requires association to promptly notify the insurer of the known insolvency of any group member and request removal of insolvent member.

**Ch. 1262 (AB 1052) FORAN** Adds various secs., Ins.C., re insurance.

Permits fraternal fire insurers to institute a plan whereby they may reinsure all of their policies upon compliance with specified requirements. Requires the Insurance Commissioner to examine all such plans of reinsurance.

**Ch. 1263 (AB 1079) KNOX** Adds Sec. 1175.1, Ed.C., re school district contracts.

Specifies that a contract of employment as a certain limited-term or short-term employee between the school district and any spouse or child of any governing board member, made on a competitive basis between persons eligible and competent for such employment, is neither void nor voidable, and such governing board member will not be disqualified or be deemed guilty of misconduct in office.

Ch. 1264 (AB 1160) CHAPPIE Adds Ch. 4 (commencing with Sec. 30910), Div. 17, S. & H.C., re Folsom Lake Bridge Authority.

Creates and prescribes membership and powers and duties of Folsom Lake Bridge Authority, including power to study feasibility of, and to construct, operate, and maintain, toll bridge crossing arm of Folsom Lake which extends up North Fork of American River, and power to issue revenue bonds secured by tolls and revenues of authority and to exercise power of eminent domain.

Authorizes any city, county, district or political subdivision of state to advance or contribute money to authority and to issue general obligation bonds to secure funds for such purposes.

Ch. 1265 (AB 1170) DEDDEH Amends Sec. 73, S. & H.C., re state highways: relinquishment.

Requires that any state highway, rather than the surface of the roadway of any state highway superseded by relocation, relinquished by the California Highway Commission, be placed by the Department of Public Works in a state of good repair; and specifies that the department is not obligated for widening, new construction, or major reconstruction except as the commission may direct.

Ch. 1266 (AB 1172) BARNES Amends Secs. 21252.45, 21293.5, 21338, 21364.7, Gov.C., re State Employees' Retirement System.

Provides that Old-Age, Survivors, and Disability Insurance offsets against industrial death and disability benefits under the State Employees' Retirement System will not be adjusted because of changes in O.A.S.D.I. benefits or the retirement allowance after the benefit becomes payable.

Clarifies the 1965 safety member-O.A.S.D.I. coordination formula so that the modified formula will apply to all the safety service of the member who is covered under O.A.S.D.I.

Provides that temporary annuity will not be available if a member at time of retirement is eligible to receive an O.A.S.D.I. benefit either on basis of age or disability.

Ch. 1267 (AB 1213) BRATHWAITE Amends Sec. 705, W. & I.C., re juvenile proceedings.

Authorizes a court to detain a minor believed to be mentally ill or whose mental health is in doubt prior to, as well as during, a hearing on juvenile court petition and broadens classes of institutions in which such minor may be held

Ch. 1268 (AB 1300) FORAN Amends, adds, repeals various secs., Veh.C., re glazing materials for vehicles.

Defines term "safety glazing material" and requires that vehicles be equipped with safety glazing material, rather than "safety glass." Requires the Department of the California Highway Patrol to establish specifications for approved safety glazing material not lower than those set by United States of America Standards Institute Safety Code Z26.1—1950.

Ch. 1269 (SB 595) GRUNSKY Amends Sec. 25436, and adds Sec. 1828.5, Ed.C., re junior college districts.

Adds requirement of the approval of the State Board of Education for inclusion of noncontiguous territory in junior college district. Provides exception for districting proposals initiated prior to March 1, 1967.

Provides that when a junior college district is formed to include territory in 4 or more counties, and new district acquires property of former junior college district which ceases to exist, no tax levy shall be made against former junior college district for redemption of bond principal or interest of indebtedness of territory other than that of former district until present or future bonds equal to appraised value of property acquired have been redeemed through payment of principal and interest from revenue derived from tax levy against assessed valuation of all territory of new district except the territory of former junior college district.

*In effect immediately.*

Ch. 1270 (SB 735) MOSCONE Amends Secs. 645, 646, Prob.C., re administration of estates.

Provides that, for purposes of proceedings to set aside estates to a surviving spouse or minor child where the net value of the estate does not exceed \$5,000 and specified expenses have been paid, the surviving spouse or minor child is not entitled to such an assignment, and the court must act upon the petition for administration in the same manner as though no petition to set aside the estate had been included, if either the surviving spouse or minor child has and is found to have other estate exceeding the amount of the homestead exemption to a head of family as provided in the Civil Code, rather than disallowing such assignment and requiring such action by the court if either the surviving spouse or minor child has and is found to have other estate exceeding \$12,500.

Ch. 1271 (SB 806) LAGOMARSINO Amends Secs. 1203 4 and 1203 4a, Pen.C., re criminal offenses.

Allows specified defendants after designated period to withdraw a plea of nolo contendere, as well as a plea of guilty, and enter a plea of not guilty.

Ch. 1272 (SB 816) SHORT Adds Sec. 107.5, B. & P.C., re seals.

Prohibits any board in the Department of Professional and Vocational Standards from using an official seal unless it contains specified phrases and is in a form approved by the Director of Professional and Vocational Standards.

Ch. 1273 (SB 1151) DEUKMEJIAN Amends Secs. 23988 and 24015, B. & P.C., re alcoholic beverage licenses.

Requires the hearing of protests concerning the issuance of a license for the sale of alcoholic beverages to be conducted within the city where the licensed premises are to be located or, if the licensed premises are to be located within unincorporated territory of a county, within that county.

Ch. 1274 (SB 1453) DYMALLY Amends Secs. 20953 and 21401, Ed.C., re school districts.

Deletes specified sources from which a school district may use unbudgeted income and permits income to be used from any source other than local property taxes or the State School Fund.

Permits school districts to provide for salaries of employees whose work is directly related to capital outlay funds.

Ch. 1275 (SB 1469) HARMER Amends Sec. 856, Fin.C., re deposits of public funds.

Requires that the amount of bank deposits of public funds not exceed 400 percent of bank's entire capital and surplus, rather than 200 percent of bank's entire capital and surplus.

Ch. 1276 (SB 1505) TEALE Amends Secs. 25601.1 and 25851.1, Ed.C., re blind and deaf pupils.

Requires payment on account of the attendance of pupils of a local school district in the California School for the Deaf or California School for the Blind to be made to State Department of Education by the September 30 following the end of the fiscal year of attendance.

Provides that the State Controller shall withhold from the second principal apportionment of the fiscal year following the year of attendance the amount left unpaid by a local school district due on account of the attendance of pupils of the district in the California School for the Deaf or California School for the Blind, with the amounts withheld to augment the appropriate department support appropriation.

Declares that amendments provided by this act are declaratory of pre-existing law.

Ch. 1277 (SB 1526) LAGOMARSINO Adds Sec. 5012.1, P.R.C., re parks.

Authorizes Department of Parks and Recreation to agree to indemnify and hold harmless for any authorized use of or entry on real property any grantor, lessor, licensor, or permittor who has made a lease, easement, right-of-way, license, a permit for the use of real property to the department, and to agree to pay for any

damages caused by such use or entry. Authorizes Department of General Services, on the request of the Department of Parks and Recreation, to purchase insurance to protect such department against loss or expense arising out of such lease, license, easement, right-of-way, or permit.

Ch. 1278 (SB 1513) SHORT Adds Sec. 146625, Gov.C., re state property acquisition.

Authorizes a state agency or its director entering into an agreement on behalf of the state to agree to indemnify grantor and hold him harmless and to repair or pay for damages proximately caused by uses authorized by agreement granting easement, lease, license, right-of-way or right of entry to state.

Ch. 1279 (AB 1209) BRATHWAITE Amends Sec. 562, W. & I.C., and Sec. 13358, Veh.C., re juvenile proceedings.

Permits traffic hearing officer, under order of juvenile court, to hear and dispose of cases involving equipment and registration violations of the Harbors and Navigation Code, and cases under any city or county ordinances relating to traffic offenses, and authorizes the Department of Motor Vehicles to act upon the recommendations of such officer with reference to suspension or revocation of driving privileges.

Ch. 1280 (AB 1301) FORAN Amends, adds, and repeals various secs, Veh.C., re length of vehicles.

Revises maximum length limitation provisions for vehicles to establish, with certain exceptions, a general 40-foot, rather than a 35-foot, maximum limitation.

Eliminates existing provisions establishing 40-foot, rather than a 35-foot limitation for semitrailers, three-axled transit mixers equipped with an adjustable rear axle, buses, and trolley coaches.

Restates existing 60-foot length limitation for articulated buses and 50-foot length limitation for articulated trolley coaches.

Specifically includes any adjustable axle added to the front or rear of a vehicle within the extensions or devices used to increase the carrying capacity of such vehicle which must be included in measuring the length of a vehicle.

Authorizes the Department of Public Works or local authorities, with respect to highways under their respective jurisdictions, at their discretion and upon application in writing, to issue a special permit, on either an individual trip or annual basis, to such applicant to move a combination of vehicles when used on the highway for the exclusive purpose of transporting produce from a farm to a processing facility and returning to such farm, as long as such combination of vehicles does not exceed a total length of 65 feet.

Ch. 1281 (AB 1323) BIDDLE Amends Sec. 12200, and adds Sec 12251, Pen.C., re machineguns.

Revises definition of machinegun to include machinegun frame and receiver and to exclude any weapon which shoots, or is designed to shoot semiautomatically.

Makes possession of machinegun by person in violation of machinegun law, a public nuisance, and delegates to Attorney General, district attorneys, and city attorneys authority to bring action to enjoin such possession.

Requires surrender of machinegun, where possession of such is illegal, to Bureau of Criminal Identification and Investigation

Requires bureau to destroy such gun, except upon receiving certificate from judge or district attorney stating that preservation of the gun is necessary to serve the ends of justice.

Ch. 1282 (AB 1324) BIDDLE Adds Sec. 12079, Pen.C., re concealable weapons.

Requires any person other than a licensed dealer, manufacturer, or wholesaler, who orders by mail a pistol, revolver, or firearm capable of being concealed on his person to file a record of such ordering with specified authorities.

Describes content of the record of order. Permits authorities where records filed to charge filing fee of not exceeding \$1. Requires such authorities to send copy of record to Bureau of Criminal Identification and Investigation.

Requires person receiving such ordered weapon to transmit to the Bureau of Criminal Identification and Investigation serial number and description of such weapon.

Makes violation of this provision a misdemeanor.

Ch. 1283 (AB 1326) BIDDLE Adds Ch. 25 (commencing with Sec. 12301), Title 2, Pt 4, Pen C. re destructive devices.

Requires every dealer, manufacturer, importer and exporter of certain defined destructive devices, or any motion picture or television studio using such devices in the conduct of its business, and every person possessing or transporting any such device, to obtain permit from the Chief of the Bureau of Criminal Identification and Investigation.

Prescribes penalties for violations.

Specifies that possession of any destructive device in violation of provisions added by bill constitutes a public nuisance.

Provides for forfeiture of destructive devices found in violation of provisions added by bill except where preservation of such device would serve the ends of justice.

Ch. 1284 (AB 1369) DENT Amends Sec. 19252, Gov.C, re civil service interviews.

Includes employment interviews for eligibles on promotional eligible list within provision allowing time off with pay to take any state civil service examination.

Ch. 1285 (AB 1457) DENT Adds Secs. 12365, 12366, P.U.C., re municipal utility districts.

Authorizes the retirement board of a municipal utility district to invest the district's retirement funds in common and preferred stocks, and establishes standards to which these investments must conform.

Provides that the retirement board shall employ investment counsel or trust companies or trust departments of banks to render service in connection with the board's investment program

Ch. 1286 (AB 1477) CRANDALL Amends Sec. 12500 and adds Sec. 12517, B. & P.C., re person weighers.

Deletes person weighers from provisions defining weights or measures or weighing, measuring, or counting instruments for sale or use for commercial purposes.

Requires owner of coin-operated person weigher to place a notice on the weigher that it may not have been checked for accuracy.

Ch. 1287 (AB 1480) LANTERMAN Amends Sec. 10751, adds Secs. 24009, 27160, Veh.C., re motor vehicles.

Prohibits person from knowingly buying, receiving, disposing of, selling, offering for sale, or possessing any vehicle, or component part from which the manufacturer's serial or identification number, motor number, manufacturer's gross vehicle weight rating, or any identification mark or number placed thereon under assignment from the department, rather than the "manufacturer's gross vehicle weight rating", has been removed, defaced, covered, altered or destroyed for the purpose of concealing or misrepresenting the identity or manufacturer's gross vehicle weight rating of the vehicle or component. Provides that such property when it is in custody of peace officer shall be held subject to order of a magistrate.

Prohibits person from selling or offering for sale any new motor truck, truck tractor, or bus unless such vehicle is equipped with identification plate or marking which bears the manufacturer's name and gross vehicle weight rating.

Prohibits person from selling or offering for sale any new motor vehicle producing a noise which exceeds prescribed limits at distance of 50 feet from centerline of travel and requires Department of the California Highway Patrol to establish noise limit test procedures taking into consideration test procedures of Society of Automotive Engineers.

Makes these provisions operative on January 1, 1968.

Ch. 1288 (AB 1501) STACEY Amends Sec. 4008, B. & P.C., re pharmacy.

Authorizes the California State Board of Pharmacy to adopt regulations permitting the dispensing of drugs in emergency situations, and permitting dispensing of emergency drugs pursuant to a prescription given by a person licensed to prescribe in a state other than California.

Ch. 1289 (AB 1520) CRANDALL Amends Sec 11005.6, R & T.C., re county population counts.

Allows a county whose population has substantially increased and which has held an enumeration under the supervision of Bureau of Census or Department of Finance within five years of the application to petition each year, except the year of a federal decennial census, to the Department of Finance for an estimate in the increase in the county's population, instead of only in the fifth year following a federal decennial census.

Directs that all distributions of Motor Vehicle License Fee Fund will be distributed on the basis of the estimated population regardless of the size of increase rather than directing a distribution based on the estimated population only where the increase was more than 5 percent.

Ch. 1290 (AB 1555) BRIGGS Amends Sec. 23557, Elec C. re election days.

Permits consolidation of an election under the Uniform District Election Law with a countywide election or an election held pursuant to a city charter which is held on the same day, in addition to a city election held on the same day.

*In effect immediately.*

Ch. 1291 (AB 1564) RAY E JOHNSON Adds Secs. 12740, 12741, and 12742, Wat.C., re Lake County flood control.

Adopts and authorizes project for flood protection for the Lakeport Reservoir on Scott Creek in Lake County in accordance with congressional action at such estimated cost as may be appropriated for cooperation by the Legislature upon recommendation by the Department of Water Resources. Specifies that this authorization shall not be deemed to confer preference on this project over needs of other statewide programs in appropriations of available funds

Requires the Lake County Flood Control and Water Conservation District to give assurances to the Secretary of Army of local cooperation and to execute plans for project in cooperation with the Department of the Army.

Ch. 1292 (AB 1609) PATTEE Amends Secs. 64691, 64693, 64695, 64701, Ag.C., as enacted by Ch. 15, Stats 1967 California Beef Council.

Deletes provision for exemption from fees collected for carrying out and administering the programs of the California Beef Council, and cancels outstanding exemption certificates. Instead, provides that refund of such fees shall be made after submission of a claim to the Director of Agriculture. Provides \$100 penalty, rather than \$10, and makes other related changes.

Ch. 1293 (AB 1665) BARNES Amends Secs 31595, 31596, adds Secs. 31595.3, 31595 4, Gov.C., re County Employees Retirement Law.

Provides that retirement board shall employ investment counsel or trust companies or trust departments of banks to render service in connection with the board's investment program. Describes fees for such investment counsel as a charge against earnings from the investments or the assets of the association and not as a cost of administration.

Authorizes purchase of stocks with assets of retirement fund and establishes standards to which these investments must conform.

Ch. 1294 (AB 1676) FENTON Adds and repeals Sec. 1804.2, Civ C., re retail installment contracts.

With respect to retail installment contracts, eliminates provision that buyer's rights of action or defenses against the seller are not cut off by assignment unless the assignee gives specified notice and receives no notice of claim or defense; provides that, with a specified exception, seller's assignee is subject to all claims and defenses of the buyer against the seller but liability of the assignee is limited to the amount of the debt owing to the assignee at the time that the defense is asserted against that assignee.

States that the rights of the buyer can only be asserted as a matter of defense to a claim by the assignee.

Ch. 1295 (AB 1700) BRATHWAITE Amends, adds, repeals various secs., B & P.C., re trading stamp companies.

Revises law relating to trading stamp companies to define the terms "organization" and "licensee"; to exempt certain stamps issued by nonprofit merchant organizations; to require with certain exceptions, that a license to engage in business

as a trading stamp company be only issued to a corporation duly organized for that purpose; to require application for renewal of licenses to be filed prior to June 30th; to change the information required in the application for a license; to require the filing of financial statements; to require companies to file prescribed operating statements semiannually with the Commissioner of Corporations; to require companies to file a bond with their application for licensing; to require the commissioner to issue a license unless he makes any of prescribed findings; to authorize commissioner, where company fails or refuses to redeem stamps or he has reason to believe company may be insolvent to secure a court order appointing a receiver, proscribing his powers and duty and allowing costs incurred by the commissioner as well as the receiver to be recoverable; to delete provisions authorizing commissioner, where company fails to redeem stamps, by proscribed proceeding to hold hearing and make findings enforceable by court action; to delete the provision permitting a surviving member of a copartnership to continue the business; to revise authority of the commissioner to suspend or revoke any license; to increase from \$10,000 to \$25,000 the principal sum of the bond for companies receiving an original license after effective date of this act; and to state that nothing in the Business and Professions Code requires that the cash or merchandise value of trading stamps be stated on signs which advertise such stamps or advertise the price of gasoline or motor fuel.

Ch. 1296 (AB 1745) HARVEY JOHNSON Amends Secs. 23039, 23396, 23787, and 23793, B & P C., re alcoholic beverages

Provides that term "public premises," with regard to premises licensed with an on-sale beer license, means premises in which food shall not be sold or served to public as in a bona fide public eating place, and in which sandwiches, salads, desserts, and similar short orders shall not be sold and served, in accordance with rules prescribed by the Department of Alcoholic Beverage Control. Provides that the term "public premises," instead of not including premises in which beer is the only alcoholic beverage sold or consumed on the premises, does not include stadia, auditoria, fairgrounds, racetracks, or premises operated under a temporary on-sale beer license other than a temporary retail license.

Makes prohibition against issuance of any new original public premises license unless the applicant can show that substantial public demand cannot otherwise be satisfied inapplicable to issuance of new original public premises license for beer.

Makes related changes.

Ch. 1297 (AB 1767) RAY E JOHNSON Adds Sec. 223, R. & T.C., re property tax exemptions.

Exempts from property taxation the fruit trees, nut trees and grape vines of a grower, which are personal property, held in storage on the lien date for subsequent planting in orchard or vineyard form and which are planted by the grower during the assessment year. Excludes plant nurseries from the exemption.

Ch. 1298 (AB 1783) STACEY Amends Sec. 4007, B & P.C., re pharmacy.

Requires State Board of Pharmacy, on a date concurred in by board and Director of Professional and Vocational Standards, but in no event later than January 1, 1971, to move its principal office from San Francisco to Sacramento.

Ch. 1299 (AB 1873) CORY Amends Sec. 13009 and adds Sec. 13009 I, Ed.C., re school employee payroll deductions

Defines group life insurance for purpose of deduction for the collection of insurance premiums from school district employees' salaries, and restricts such deductions to the manner specifically authorized.

Ch. 1300 (AB 1912) VASCONCELLOS Amends Sec. 35002, adds Article 4.5 (commencing with Sec. 35270), Ch. 1, Pt. 2, Div. 2, Title 4, Gov.C., re transfer of city territory.

Specifies procedure for transfer of territory that is a part of one city to another contiguous city in the same county upon filing of a petition by the electors of the territory or owners of land within the territory for such transfer or a resolution of the legislative body of the city in which the territory is situated with the board of supervisors.

Ch. 1301 (AB 1922) GONSALVES Amends Sec. 670, R & T.C., re property taxation: appraisers.

Requires, rather than permits, State Board of Equalization to issue an appraiser's certificate, without further examination to county or city and county employees who have passed a civil service or merit system examination, rather than permitting this only for state employees who pass a civil service examination. Provides that the employees pass such examinations prior to July 1, 1967, rather than prior to the operative date of the section.

Ch. 1302 (AB 1930) VEYSEY Amends Sec. 16574, P.U.C., re public utility districts.

Makes an exception to the limitation on funded indebtedness in the case of public utility districts which finance waterworks or sewage disposal facilities by revenue or general obligation bonds and which make provision to pledge, as additional security for such general obligation, all or any part of revenues from such facilities received over a period not to exceed 40 years. Declares that this act is intended to clarify present law.

*In effect immediately.*

Ch. 1303 (AB 1941) LANTERMAN Adds Sec 11007 I. Gov.C., re state insuring property.

Authorizes Department of Public Works, when it has acquired title to any real property for highway purposes and leases such property for commercial or business uses to former owner for term exceeding six months, to secure insurance against the risk of damage or destruction by fire where former owner requests such coverage and to include the premium in the rental agreed to be paid

Ch. 1304 (AB 1985) QUIMBY Adds Ch. 9 2 (commencing with Sec. 73100), Title 8, Gov.C., re courts.

Provides that there is in the County of San Bernardino a single municipal court district known as the San Bernardino County Municipal Court District.

Provides for the organization and staffing of such district, including the number and compensation of attachés and the rules regarding their employment.

Ch. 1305 (AB 1986) QUIMBY Adds Art. 10 5 (commencing with Section 73700), Ch. 10, Title 8, Gov.C., re Fontana-Rialto Municipal Court

Creates Fontana-Rialto Municipal Court. Provides for one judge and for various attachés.

Provides for salary schedule and for rules regarding promotion and retirement of attachés.

Ch. 1306 (AB 1995) FONG Amends, amends and renumbers, and adds various secs., Ed.C. re county superintendents of schools

Permits the county superintendent of schools, in cooperation with school districts, to develop curriculum and instructional materials in elementary and secondary schools and to participate in projects for developmental program planning.

Extends the credential requirements to persons performing such services.

Ch. 1307 (AB 2039) BAGLEY Amends Sec. 6050, W. & I.C., re mental hospitals—voluntary admissions.

Requires the county where a mentally deficient person resided at the time of his initial admission to a state mental hospital to pay the cost of his care, rather than the county where a mentally deficient person resided at the time of admission, if a minor mentally deficient person is recommitted by the county where the state hospital is located solely because he has reached his majority.

Ch. 1308 (AB 2125) NEGRI Amends Sec. 139, Civ.C., re meretricious relationship: reducing support.

Makes support provisions of interlocutory or final decree of divorce or separate maintenance enforceable by contempt as well as by execution or other necessary orders.

Authorizes court, except as otherwise agreed by the parties in writing, upon petition of either party, to modify or revoke decree or judgment awarding support allowance to the other party who is living with another person of the opposite sex and holding self out as the spouse of such other person, although not married to such other person.

Specifies that marital agreement child support provisions are severable, and that orders for such support are law imposed and enforceable by execution, contempt or other necessary orders.

Makes marital agreement provisions for support of either party deemed severable from property provisions and all orders for such support based on the agreement deemed law imposed and subject to modification except for arrearages unless the parties specifically provide otherwise. Makes all orders for such support enforceable by execution, contempt or other necessary orders.

Ch. 1309 (AB 2131) DEDDEH Adds Sec. 13328.5, Ed.C., re school certificated employees.

Provides that a probationary employee of a junior college shall be deemed to have served a complete school year if he has served more than 75 percent of the number of hours considered as a full-time assignment for permanent employees.

Ch. 1310 (AB 2168) SCHABARUM Amends Sec. 76, repeals Sec. 77, and adds Secs 77 and 77.5, S & H C., re federal highway grants: acceptance.

Authorizes California Highway Commission to request, as well as to accept, federal grants of rights-of-way across all U.S. property rather than only military reservations. Deletes provisions requiring application to U.S. Congress for retrocession of jurisdiction over such rights-of-ways and allows the Governor to accept any retrocession of jurisdiction over such rights-of-ways.

Ch. 1311 (AB 2188) THOMAS Amends Sec. 11860, Ins.C., re State Compensation Insurance Fund.

Substitutes the Auditor General for Department of Finance as the auditor of the State Compensation Insurance Fund's books and records and provides that the Auditor General shall be reimbursed by the fund for his expenses in making such audit.

Ch. 1312 (AB 2242) PATTEE Amends, amends and renumbers, various secs., Ag.C., as enacted by Ch. 15, Stats. 1967, re vegetable standards.

Authorizes the Director of Agriculture to set container bulge standards for lettuce packed in standard container 45B.

Establishes standard celery container 45L.

Ch. 1313 (AB 2264) MOBLEY Amends and adds various secs., Gov.C., re extended county service areas.

Expands the miscellaneous extended services for which a county service district may be established to include any governmental service which the county is authorized by law to perform and which the county does not also perform to the same extent on a countywide basis rather than only those governmental services which the county does not provide on a countywide basis. Defines "miscellaneous extended services" as used with reference to county service areas to include services such as water service, sewer service and garbage collection.

Authorizes county to appropriate any of its available moneys to a revolving fund not to exceed \$350,000 to be used for the acquisition of real or personal property, engineering services, or the construction of structures or improvements needed in whole or in part to provide one or more extended services to a county service area located wholly within the county. Provides for reimbursement of such fund from moneys available from the service area.

Provides that whenever a person installs sewer or other facilities for sewers or water pipelines or other facilities for a water supply or distribution system, and the board of supervisors determines that it is necessary that such facilities be constructed so that they can or will be used for the benefit of property other than that of the person making the installation and such facilities are dedicated to the public or become county property, the board of supervisors may by contract agree to reimburse such person for such facilities. States that such contract may provide that the county may collect a fee from any person using the facilities for the benefit of property not owned by the person making the installation.

Ch. 1314 (AB 2333) BRITSCHGI Adds Sec. 2784.5, Civ.C., re indemnity contracts.

Declares any agreement contained in or collateral to any hauling or trucking contract is against public policy and void if it purports to indemnify the promisee against liability for personal injury or property damage which is caused by the sole negligence or willful misconduct of the promisee, agents, servants, or the independent contractors directly responsible to the promisee, except when such agents, servants, or independent contractors are under the direct supervision and control of the promissor.

Exempts certain insurance contracts from the provision of the section.

Ch. 1315 (AB 2362) VEYSEY Adds Sec. 1016.5, Ed.C., re schools: legal services contracts.

Allows governing board of school district, with concurrence in writing of district attorney or county counsel having jurisdiction thereof, to contract with private attorney to provide specialized legal services. Requires school district to first obtain written views of the district attorney or county counsel as to need of such specialized legal services and on form of proposed contract.

Makes any compensation under such contract proper use of district funds.

Ch. 1316 (AB 2419) RUSSELL Amends Sec. 17203, Ed.C., and Sec. 53601, Gov.C., re investment of public funds.

Adds several classes of allowable investments for special reserve funds or surplus funds of school districts or sinking fund or surplus money of local agencies.

Ch. 1317 (AB 2430) WILSON Amends Sec. 647, Pen.C., adds Secs. 23101.5 and 23102.5, Veh.C., re intoxication.

Prohibits as disorderly conduct specified acts done under the influence of toluene or other designated poisons. Makes it a felony if a person, driving a vehicle while knowingly under the influence of toluene or any other substance defined as a Schedule D poison, causes bodily injury to another person. Makes it a misdemeanor for a person to drive a vehicle while knowingly under the influence of toluene or other substance defined as a Schedule D poison. Specifies punishment for both misdemeanor and felony conviction.

Ch. 1318 (Relating clause corrected) (AB 2441) BAGLEY Amends Sec. 25002, Gov.C., re local elections: boundary changes.

Prohibits a county board of supervisors from reapportioning the districts of the members of such boards, within 90 days prior to the final date of voter registration for an election of such board members.

Ch. 1319 (AB 2463) STULL Adds Sec. 69595.5, Gov.C., re superior courts: San Diego.

Requires, notwithstanding the provisions of Article 5 (commencing with Section 69740) of Chapter 5 of Title 8, regarding extra sessions one or more judges of San Diego County Superior Court to hold concurrent daily sessions in City of Vista.

Provides that this act shall become operative on January 1, 1970.

Ch. 1320 (AB 2465) BRITSCHGI Amends Sec. 66503, Gov.C., re Bay Area Transportation Study Commission.

Enlarges the membership of the Bay Area Transportation Study Commission to include one member of the San Francisco Public Utilities Commission and one member representing the Port of Oakland.

Ch. 1321 (AB 2577) WILSON Amends Secs. 7153.1 and 7153.2, and adds Sec. 7400.1, Fin.C., re savings and loan associations.

Modifies provisions relating to loans on security of real property which is a residential unit designed for one-family occupancy within community apartment project or within a cluster-type residential project to refer to situations in which there is an undivided interest in the real property, rather than an undivided interest in the fee, coupled with other described interests.

Authorizes amortized loans upon the security of real property in an amount in excess of 80 percent of the appraised value in prescribed circumstances.

Declares that nothing in the provisions regulating savings and loan associations shall prohibit the board of directors of an association from determining a bonus rate of return on shares or investment certificates for a period beyond the next succeeding quarterly or semiannual period. Limits such bonus rate of return to one percent per annum and to a three-year period with respect to any particular investment certificate or share, unless the commissioner by regulation permits otherwise.

*In effect immediately*

Ch. 1322 (AB 2589) DAVIS Adds Ch. 1.9 (commencing with Sec. 5099), Div. 5, P.R.C., re parks and recreation.

Requires Director of Parks and Recreation to develop comprehensive plan for development of outdoor recreation resources of state which meets requirements of federal "Land and Water Conservation Fund Act of 1965" with respect to grants to states.

Prescribes procedure for entering into agreements with the Department of Interior for participation under the act and for receipt and disbursement of funds made thereunder. Requires director to establish rules and regulations governing administration of funds received under the act and to hold various public hearings.

Specifies that provisions relating to director's establishment of rules and regulations shall not be operative until January 1, 1968.

*In effect immediately.*

Ch. 1323 (SB 21) WAY Amends Sec. 503, S. & H.C., re state highways: Route 203.

Changes western terminus of Route 203 from Mammoth Lakes to the Mono county line near Minaret Summit

Ch. 1324 (SB 251) BRADLEY Amends and adds various secs., C.C.P. and Corp.C., re unincorporated associations.

Permits any partnership or other unincorporated association, whether organized for profit or not, to sue and be sued in the name which it has assumed or by which it is known.

Authorizes the joining of any member of the partnership or other unincorporated association as a party in any action against the unincorporated association. Authorizes a judgment against such a member based on his personal liability, whether such liability be joint, joint and several, or several, if service of process is made on such member as an individual.

Omits limitation that unincorporated association must be engaged in business before it can be sued in common name.

Permits unincorporated association to file statement with Secretary of State showing principal place of business; and provides that when such is done, the association shall be subject to suit in same county as it would be if a corporation.

Omits provision that judgment against associates sued in common name is binding on individual property of associate served in same manner as if all associates had been named defendants.

Makes unincorporated association, except a government or governmental subdivision or agency, liable for acts or omissions of officers, agents, or employees acting within scope of office, agency, or employment.

Permits unincorporated association, and requires a foreign partnership, to file statement with Secretary of State designating agent for service of process. Provides for service thereafter, either upon such person or a partner or official of association. Establishes procedure for service on foreign partnership through office of Secretary of State.

Ch. 1325 (SB 268) RODDA Amends Sec. 22753, adds Sec. 22757.5, Ed.C., re junior colleges: federal aid.

Authorizes the State Board of Education to perform all necessary acts to permit junior college districts to receive benefits and expend funds under acts of Congress which have been enacted prior to January 1, 1967. Directs funds to be deposited in county treasury.

Ch. 1326 (SB 309) COOMBS Adds Sec. 337.1, C.C.P., re statute of limitations.

Prohibits, except for injuries or wrongful death occurring in fourth year after substantial completion, any action from being brought against any person performing or furnishing the design, plan, supervision or observation of construction, or construction, of an improvement to real property more than four years after the substantial completion of such improvement for deficiency in design, planning, supervision, or observation or construction or constructions; or injury to property, injury to person, or wrongful death arising out of such deficiency. Permits action for injury to persons or property or wrongful death during the fourth year after substantial completion to be brought within one year from the date of injury. Declares this prohibition shall not apply to any owner-occupied single-unit residence.

Declares that no existing period of limitations is to be extended by these provisions.

Prohibits use of these provisions by a person in actual possession or control of the property as a defense to any action

Ch. 1327 (SB 310) COOMBS Adds Secs. 2782, 2782.5, 2783, and 2784, Civ.C., re indemnity contracts.

Makes indemnity contracts, with specific exceptions, either contained in or collateral to construction contracts, which purport to indemnify the promisee against liability for death, personal injury, property damage, design defects, or any other loss, damage, or expense, when the damage arises from the sole negligence or willful misconduct of the promisee, or the promisee's agents, or independent contractors who are directly responsible to such promisee, against public policy and void.

Excepts an agreement, with respect to the allocation or limitation of any liability for design defects, between a party to the construction contract and the owner or other party for whose account such contract is being performed.

Defines "construction contract" and "design defect."

Ch. 1328 (SB 385) SONG Amends Sec. 989, S. & H.C., re city streets.

Provides that title to county highways vests in cities upon incorporation of territory, as well as upon annexation of territory to a city.

Ch. 1329 (SB 591) SHORT Adds Sec. 7026.4, B. & P.C., re contractors.

Provides that the term contractor includes any person, except a nurseryman or gardener, who is employed as an independent contractor, by any person licensed under the Contractors License Law. to remove trees, prune trees, remove tree limbs or stumps, or to engage in tree or limb guying. Provides that the term contractor does not include any person, including a nurseryman or gardener, who is employed by an owner or occupier of any property to perform such activities, either as an independent contractor or as an employee. Provides, also, that it does not include an owner or occupier of property, or an employee of an owner or occupier of property, who engages in such activities.

Ch. 1330 (SB 698) COLOGNE Amends Sec. 10086, adds Sec. 10081.5, B. & P.C., re real estate.

Authorizes the Real Estate Commissioner to bring an action to enjoin any real estate licensee from engaging in activities violating the provisions relating to a trust fund account or from further exercising the privileges of such license, whenever the commissioner believes that the licensee has or is about to engage in activities prohibited by the trust fund account provision. Authorizes the court to issue an order restraining the licensee from doing any act in furtherance and from commingling or conversion of trust funds in excess of \$10,000 further exercising the privileges of his license pending further action of the court, in the event the commissioner has conducted an audit which reflects commingling or conversion of funds in excess of \$10,000, and requires a hearing on such within 5 days after the date thereof. Authorizes, after such hearing, the appointment of a receiver or such other order as the court deems proper.

Revises authority of Real Estate Commissioner to issue desist and refrain orders.

Ch. 1331 (SB 794) COLLIER Amends Sec. 554, S. & H.C., re State Highway Route 254.

Extends Route 254, the Avenue of the Giants, from Route 101 near the Redcrest interchange to Route 101 one-tenth of a mile north of Jordan Creek.

Ch. 1332 (SB 837) TEALE Adds Pt. 6.7 (commencing with Sec. 11901), Div. 2, R. & T.C., re local property transfer tax.

Authorizes counties and cities and counties to impose tax on instruments of conveyance with respect to real property at the rate of 55 cents for each \$500 of the value of the property transferred or fractional part thereof, exclusive of the value of any lien or encumbrance remaining thereon at the time of sale. Authorizes cities to impose a tax of one-half that amount with a credit being given against the county tax for the city tax if the city tax is in conformity with the enabling act.

Requires the State Board of Equalization to provide adhesive stamps to county recorders at cost for purposes of the tax and requires the county recorders to sell the stamps at their denominated values. Prohibits a county recorder from recording an instrument of transfer with respect to real property unless the stamps are affixed thereto but permits the affixing of stamps after the permanent record of the document has been made.

Specifies that revenue derived from the tax shall be allocated by a county to the county with respect to real property transferred in unincorporated areas and one-half to the county and one-half to the city with respect to transfers of real property within a city, except in those cases where a city does not impose a real property transfer tax or where a city imposes a tax on transfers of real property not in conformity with the enabling act.

Provides that claims for refunds under the tax shall be governed by the refund provisions of the property taxation law.

Provides that the enactment will become operative at 12:01 a.m. on January 1, 1968, unless Congress imposes a tax on real property transfers prior to that date. Provides for act to become inoperative if Congress imposes such a tax after that date.

**Ch. 1333 (SB 966) COLLIER** Amends Sec. 9260, Veh.C., re foreign commercial vehicle permits.

Changes the fee for the temporary registration of commercial vehicles of a foreign jurisdiction to one-quarter, rather than one-tenth, of certain annual fees for the period that the vehicle is to be operated in this state, rather than for each 30-day period.

**Ch. 1334 (SB 1126) RODDA** Amends Sec. 19559.5, Ed.C., re school property demolition.

Authorizes State Allocation Board to make apportionment for demolition of facilities replaced through an apportionment pursuant to State School Building Aid Law of 1952.

**Ch. 1335 (SB 1172) DILLS** Amends Sec. 484, Pen.C., re theft: rented personal property.

Deletes provision stating that the presenting of identification to a renter which bears a false or fictitious name or address and failure to return any motor vehicle, trailer, equipment, or tool rented within 10 days after the lease or rental agreement has expired, shall be prima facie evidence of fraudulent intent.

Provides that except as to persons who are presumed to have embezzled a leased or rented vehicle, intent to commit theft by fraud is presumed when one fails to return personal property leased or rented pursuant to a written contract within 20 days after the owner has made written demand by certified or registered mail for such property following the expiration of the lease or agreement or gives owner identification which bears a false or fictitious name or address when securing the rental or leased vehicle.

Requires owner make such written demand 30 days after lease or agreement has expired and prescribes what is proper demand. Provides, however, that where the owner fails to make such written demand such presumption shall not apply.

Makes conforming changes.

**Ch. 1336 (SB 1212) BRADLEY** Adds Sec. 10191, Ins.C., re insurance records.

Authorizes the Insurance Commissioner to promulgate rules and regulations as are necessary to establish and maintain a procedure for the filing of documents, as defined, in lieu of the submission of filing and approval requirements of specified sections.

**Ch. 1337 (SB 1214) BRADLEY** Repeals Sec. 12923, Ins.C., re insurance questions: Attorney General.

Repeals provision authorizing certain persons to request the Insurance Commissioner to submit questions to the Attorney General for the Attorney General's opinion.

Ch. 1338 (SB 1246) SHORT Amends, adds and repeals various secs., B. & P.C., re funeral directors and embalmers.

Generally increases and otherwise revises schedule of fees payable by funeral directors and embalmers. Provides for annual rather than biennial renewal of licenses under Funeral Directors and Embalmers Law.

Revises provisions concerning apprentice embalmers.

Ch. 1339 (SB 1262) DOLWIG Amends Sec. 355 and adds Secs. 356 and 357, U.I.C., re unemployment insurance.

Revises membership requirements of State Advisory Council to the Department of Employment and specifies nine men and women members, such members to serve four-year terms; requires Governor to select a chairman of such council from among its members, to serve at the pleasure of the Governor.

Requires Director of Employment, so far as practicable, to advise such council on all matters of major policies and procedures involving or connected with the administration of the unemployment insurance law; requires council to consider and authorizes it to advise the director on all matters submitted to it by the director; authorizes council to recommend on its own initiative such changes in administration of the law as it deems necessary; requires director to furnish the council information in his possession as requested by the council to discharge its advisory duties.

Deletes provisions authorizing council to act only in an advisory capacity for the purpose of discussing problems relating to the administration of the unemployment insurance law and make recommendations to the director and specifying that no action by the council shall limit or control director's discretion.

Ch. 1340 (Relating clause corrected) (SB 1280) SHORT Deletes provisions in various chapters, Stats. 1965, re fees.

Deletes provisions in various chapters of the 1965 Statutes stating that revenues derived from provisions in such chapters are not available for expenditure until appropriated.

Ch. 1341 (SB 1294) PETRIS Adds Sec. 13203.1, Ed.C., re certificated school employees.

Requires that whenever Committee on Credentials invites the holder of, or applicant for, a certification document to appear at a meeting held to consider whether such application shall be denied, or whether proceedings shall be initiated to suspend or revoke such document, the committee shall give written notice by registered mail, not later than 30 days prior to the meeting, of the time and place of the meeting and of the alleged acts or omissions which constitute the bases of the inquiry.

Ch. 1342 (SB 1362) COLLIER Amends Secs. 81 and 2109, S. & H.C., re route adoptions; maintenance.

Authorizes California Highway Commission to adopt a portion of a traversable highway existing between the termini of, and approximately on, any state highway route, under specified conditions; exempts Department of Public Works from maintaining such adopted portion until it is laid out and constructed as a state highway.

Ch. 1343 (SB 1507) MOSCONE Amends Sec. 8401, Elec. C., re county central committee members.

Increases from 5 to 6 the members from each assembly district, who shall be elected to the county central committee of a city and county, and provides that new positions may be filled on effective date of act.

Ch. 1344 (SB 1538) CARRELL Adds Sec. 2665.3, B. & P.C., re licensed physical therapists.

Permits a person who was qualified to be licensed without examination at the time the law regulating licensed physical therapists was first enacted but who failed to make application therefor because of lack of knowledge or lack of notice of the licensing requirements, to be now licensed without examination if he makes application to the Board of Medical Examiners on or before July 31, 1968, and signs a proper affidavit prescribed by the board.

*In effect immediately.*

Ch. 1345 (SB 1542) BRADLEY Amends Sec. 13172, Ed.C., re teacher credentials: renewal.

Provides that an expired credential, other than a provisional credential and a credential issued on a postponement of requirements basis, valid at any time between January 1, 1959, and September 15, 1966, rather than January 1, 1964, may be renewed if applicant meets law operative on and regulations in effect December 31, 1963.

Ch. 1346 (AB 335) BARNES Amends Sec. 205, R. & T.C., re veterans' tax exemptions.

Adds Vietnam conflict to the list of wars as referred to by Section 1 $\frac{1}{2}$  of Article XIII of the California Constitution, thereby qualifying those who have served in that conflict for the veterans' tax exemption.

Ch. 1347 (AB 376) CORY Adds Sec. 2099, Ed.C., re annexation of school districts.

Provides that an agreement to the annexation of a unified district to a junior college district may include as a term or condition for such annexation the authorization and issuance of bonds of the unified district for the purpose of paying an equitable share of the cost of the property owned or held by the junior college district. Prescribes procedure for issuance of bonds and status of bonds for purposes of limitations upon bonded indebtedness of districts.

*In effect immediately.*

Ch. 1348 (AB 402) THOMAS Amends heading of Art. 2 (commencing with Sec. 6680), Ch. 6, Pt. 1, Div. 3, and amends Secs. 6680, 6700, and 6705, F. & G.C., re kelp leases.

Requires every person harvesting kelp or other aquatic plants to pay a royalty, as the Fish and Game Commission may prescribe, of not less than five cents per ton of wet kelp or wet aquatic plants harvested, instead of a flat privilege tax of five cents per ton, and provides that any such revenues shall not be available for expenditure until appropriated.

Authorizes lease of kelp beds for 20 years instead of 15. Changes area limitation on such leases from 25 square miles to either 25 square miles or 50 percent of total resource area, whichever is greater.

Ch. 1349 (Relating clause corrected) (AB 478) BROWN Adds Sec. 100.21, S. & H.C., re state highways.

Prohibits the acquisition of real property by the Department of Public Works, except by gift, and except in hardship or protective cases as determined by the department or the California Highway Commission, for freeways through a city or unincorporated area in a county until any agreement required by law with the city or county to close any city streets or county roads, respectively, is executed. Requires notice to city or county of any acquisition made prior to the execution of such agreement.

Ch. 1350 (AB 492) Z'BERG Adds Sec. 575, S. & H.C., re state highways: Route 275.

Adds Route 275, from Route 80 near West Acres Road west of Sacramento to the junction of Capitol Avenue and Ninth Street in Sacramento, to state highway system. Forbids use of State Highway Fund money for construction or maintenance of any further aesthetic improvements on the portion of the route within the City of Sacramento.

Ch. 1351 (AB 692) CORY Amends and adds various secs., Ed.C., re school district organization.

Specifies that county master plans and plans and recommendations for school district reorganization approved by the State Board of Education shall supersede all other forms of reorganization of school district territory; that a county committee proposal, or a proposal formulated by State Department of Education after an impasse involving the state board, when approved by local electors, shall supersede previous reorganizations of the territory involved; and that territory including one district reorganized to be wholly included within another may be included in further plans and recommendations for reorganization; and that such reorganized district may exercise specified powers only with prior approval of governing board of the district formed pursuant to such reorganization.

Makes technical changes in provisions relating to school district annexations.

Ch. 1352 (AB 970) BARNES Amends, adds, repeals various secs., Gov.C., re State Employees' Retirement System.

Authorizes board of administration of State Employees' Retirement System to establish different interest rates for crediting of interest to contributions of members in Retirement Fund, and for actuarial valuation of assets and liabilities of system. Repeals provision allowing crediting of interest in excess of current rate to contributions in Retirement Fund at end of fiscal year.

Ch. 1353 (AB 971) BARNES Amends, repeals various secs., Gov.C., re State Employees' Retirement System.

Changes references to the Federal Social Security program, in connection with the State Employees' Retirement System, as a result of changes in title and organization of that program.

Deletes provisions directing coverage action which have been fully executed by inclusion of the job positions in the federal-state agreement.

Authorizes inclusion in Social Security coverage of "ineligibles" in positions covered by a retirement system after the system has been divided and members desiring coverage have been included.

Deletes "retirement system" from "the eligible retirement system employees of any retirement system coverage group," with reference to provisions for referendum.

Substitutes "Department of General Services" for "Department of Finance" as the agency authorized to approve assessments of cost of audits of public agencies.

Ch. 1354 (AB 1074) VENEMAN Adds, amends, various secs., R. & T.C., re reporting tax delinquent property.

Allows the Controller, as an alternative to the detailed summary statement of tax sales to the state, to authorize the tax collector to transmit to the Controller a summary statement in accordance with specified requirements. Permits the Controller to rescind such authorization.

Requires permanent retention by the redemption officer of abstract lists or records thereof.

Permits clerical errors of the auditor on the roll to be corrected any time before the summary statement or the detailed report is sent to the Controller.

Ch. 1355 (AB 1095) BIDDLE Amends, adds, and repeals various secs., W. & I.C., re juvenile court proceedings.

Requires peace officer taking minor into custody, pursuant to Sec. 625, W. & I.C., on ground of being person described in Sec. 601 or Sec. 602, W. & I.C. (which sections relate to violation of criminal law, truancy, and other misconduct) and probation officer before whom he is brought, to advise minor that what he says can be used against him, and to advise him of his constitutional rights, including the right of silence, and the right of counsel, including appointed counsel if unable to afford counsel.

Revises provisions governing time of serving copy of juvenile court petition and notice of hearing on minor and others and age of minor on whom service must be made.

Specifies that in hearings relating to minor alleged to be within Sec. 601 or 602, privilege against self-incrimination and right of confrontation of witnesses and right of cross-examination of witnesses apply.

Requires, generally, appointment of counsel for such a minor, if he appears at the hearing without counsel, whether he is unable to afford counsel or not, unless there is an intelligent waiver of the right of counsel, rather than only if indigent and charged with conduct which would be felony if committed by adult.

Provides that in juvenile court hearing, where minor is represented by counsel, district attorney may, with consent of judge, appear and participate in hearing to assist in ascertaining and presenting evidence.

Provides for district attorney to represent neglected minor in interests of state in juvenile court proceedings, if person responsible has been criminally charged, with consent or at request of the judge, the terms and conditions of such representation to require consent or approval of judge.

Requires continuance of hearings on juvenile court petition for purposes of appointment of counsel and other related purposes and as necessary to provide reasonable opportunity for minor and parent to prepare for hearing.

Requires that appellant from judgment of juvenile court who is unable to afford counsel be furnished with free transcript.

Ch. 1356 (Corrected digest) (AB 1097) BIDDLE Amends Sec. 628, W. & I.C., re custody of minors

With respect to the conditions which authorize a probation officer not to release a minor who has been taken into temporary custody, eliminates the general condition of immediate, urgent necessity for a minor's protection, and sets forth specific conditions with regard to physical danger to the public and the provision of proper and effective parental care or control, the necessities of life, and a fit home.

Ch. 1357 (AB 1098) BIDDLE Amends Sec. 707, W. & I.C., re crimes of minors.

Authorizes juvenile court in any case in which minor was 16 years of age or older at the time of the alleged commission of the offense, rather than only in a case in which offense alleged is a felony and the minor was 16 years of age or older at the time of the alleged commission of the offense or a case in which offense alleged is a misdemeanor and the minor was 18 years of age or older at the time of alleged commission of the offense, to direct the prosecuting officer to prosecute minor under criminal law or to direct resumption of suspended criminal proceeding if it finds that minor is not a fit and proper subject to be dealt with under the Juvenile Court Law.

Prior to such determination of fitness, requires court to order probation officer to investigate and report on behavioral patterns of the minor.

Provides that in determining such matter, the offense, in itself, is not sufficient to support a finding that minor is not a fit and proper subject for juvenile court proceedings.

Ch. 1358 (Relating clause corrected) (AB 1134) FONG Amends Secs. 969 and 25422, Ed.C., re junior college board meetings.

Requires junior college board to hold its meetings in a public building which is owned or leased by the district, and deletes prior restraints upon its choice of meeting places.

Ch. 1359 (AB 1168) MULFORD Adds Secs. 45308.4, 45308.5, 45308.6, Gov.C., re retirement and pension funds.

Permits city retirement systems to invest in certain first liens on real property. Authorizes city retirement systems to purchase stocks with retirement funds and establishes standards to which these investments must conform.

Provides that the city retirement systems shall employ investment counsel or trust companies or trust departments of banks to render service in connection with the board's investment program.

Ch. 1360 (AB 1199) RUSSELL Amends Sec. 12551, adds Sec. 12552, Pen.C., re firearms and minors.

Makes it a misdemeanor for a person to sell any firearm, air gun or gas-operated gun, designed to fire a bullet, pellet, or metal projectile, to a minor under 18 years of age, rather than under 16 years of age.

Makes it a misdemeanor for any person to furnish firearms, air guns or gas-operated guns, designed to fire a bullet, pellet, or metal projectile, to a minor under the age of 18 without the express or implied permission of the parent or legal guardian of the minor.

Ch. 1361 (AB 1325) BIDDLE Amends Sec. 12001, Pen.C., re weapons.

Amplifies definition of weapons subject to Dangerous Weapons Control Law by specifying that, subject to the existing barrel length limitation, they include any device, designed to be used as a weapon, from which is expelled a projectile by the force of any explosion, or other form of combustion.

Ch. 1362 (AB 1449) RYAN Amends Sec. 28109, Gov.C., to increase annual compensation of members of the board of supervisors in a county of the ninth class from \$12,000 to \$14,376.

Ch. 1363 (AB 1504) BADHAM Amends Sec. 8000, Veh.C., re Reciprocity Commission.

Includes within specific fees which Reciprocity Commission may contract with duly authorized representatives of any foreign jurisdiction for exemption to owners of, or persons entitled to possession of or right to operate, commercial vehicles which are properly registered or licensed or for which fees have been paid in such jurisdictions, regulatory fees which are, or may be, imposed by the Public Utilities Code.

Ch. 1364 (AB 1506) BADHAM Amends Secs. 3760, 3953, 4213, Lab.C., re workmen's compensation injury reports

Authorizes the Workmen's Compensation Appeals Board, rather than the Division of Industrial Accidents, the administrative director of the division, and the appeals board, to punish as a contempt the failure of an employer to comply with an order of the appeals board concerning an injury report.

Specifies that administrative director, rather than appeals board, may amend, modify, or rescind finding of inadequacy re hospital.

Ch. 1365 (Relating clause corrected) (AB 1557) MACDONALD Amends and adds various secs., R. & T.C., re transferring erroneous tax payments.

Specifies that when a tax payment or redemption payment is credited to unintended property, without fault by the assessee or his agent or redemptioner, such payment may be transferred to the intended property, even though a guaranty or certificate of title respecting the unintended property has been issued, but that such payment shall not be canceled as a credit as to the unintended property, unless the tax on such property has been otherwise paid or the property has been otherwise redeemed. States that the person owning the unintended property immediately before issuance of a guaranty or certificate of title shall be personally liable for the tax which shall be collected in the manner specified for the collection of taxes on the unsecured roll.

Ch. 1366 (AB 1570) BILL GREENE Amends Sec. 817, Ed C., re schools.

Allows school district to provide by rule or regulation for payment of cost of replacing or repairing vehicles, as well as other property presently covered of employees when vehicle is damaged in line of duty without his fault. Permits establishment of limits for payment of damaged property of employee. Subrogates school district, to the extent of any such payments, to any right of employee to recover compensation for such damage to property.

Ch. 1367 (AB 1572) PATTEE Amends Secs. 15951, 15953, 15958, and 16501, Ed.C., re schools: contract bids.

Raises from \$2,500 to \$4,000 the maximum amount of a contract of a school district for materials or supplies, but not for work to be done, exempt from the lowest responsible bidder requirement.

Permits a school district, with an average daily attendance of 1,000 or more, to let a contract for materials or supplies, but not for work to be done, to the lowest responsible bidder without publishing the bid notice if the cost estimate is less than \$7,000 rather than \$4,000.

Deletes requirement that bids, in response to the county superintendent's announced intention to purchase school supplies, cannot be opened until a minimum of 30 days after the second weekly publication of the notice calling for bids.

Ch. 1368 (AB 1587) FORAN Amends Secs. 7068 and 7068.1, B. & P.C., re contractors' licenses.

Defines responsible managing employee as used in Contractors' License Law.

Revises conditions under which a person can qualify to act on the behalf of an individual or firm.

Ch. 1369 (AB 1631) KNOX Amends Secs. 15606, 15608, adds Ch. 9 (commencing with Sec. 30300), Div. 3, Title 3, Gov.C., re county tax collection.

Provides tax levying and collection procedures for counties, with State Controller instructing, advising, and directing tax collectors as to their duties, and creates a Committee on County Tax Collecting Procedures paid for by counties having representatives on the committee. Provides procedures for selection of members of such committee and the selection of a chairman, and requires 10-day written notice of a meeting to each member.

Ch. 1370 (AB 1714) KARABIAN Amends Secs. 475, 475a, and 484a, Pen.C., re crimes against property.

Provides alternative punishment of imprisonment in county jail for not more than one year for possessing check or similar paper with intent to defraud.

Makes the offense of knowingly using or attempting to use a credit card obtained or held under circumstances defined as a crime for purposes of obtaining anything of value punishable, subject to certain existing exception, by imprisonment in state prison for a term of not less than one nor more than five years, or by imprisonment in county jail for not more than one year. Specifies that such offense includes such use of a credit card for purposes of attempting to obtain, as well as for obtaining, a thing of value. Similarly modifies penalties for forgery, material alteration, and counterfeiting of credit card and for fraudulent use of revoked or canceled credit card. *Modifies definition of credit card.*

Makes it unlawful to sign, with intent to defraud, the name of another or of a fictitious person to a charge voucher, receipt, or other document signed pursuant to the use of a credit card.

Ch. 1371 (AB 1725) PATTEE Amends and adds various secs., Gov.C., re Land Conservation Act.

Specifies that a certain 1965 enactment relating to agricultural property shall be known as the "Wilhamson Act," as well as being known as the "California Land Conservation Act of 1965."

Provides that contracts under such act between a city or county and a landowner may be divisible with respect to the land involved subject to certain conditions.

Provides that such contracts shall be renewed for periods of one year rather than 10 years.

States that any payments required to be made to city or county by a landowner upon cancellation of any such contract shall not create or impose a lien or charge on the land subject to the canceled contract under specified conditions. Specifies procedure for creation of lien in other circumstances.

Provides for assessment procedures and adjustment of assessed valuation for lands divided pursuant to the chapter.

Establishes procedure for cities not to succeed to the position of a county under agreements respecting land annexed to the city and within one mile of city at time of agreement.

Expands definition of "prime agricultural land" for purposes of act and redefines term "uniform rules." Specifies procedures pursuant to which an agricultural preserve is to be established.

States that provision requiring that whenever it appears that land within an agricultural preserve may be required by a public agency or person for a public use, the public agency or person shall advise the Director of Agriculture and the local governing body responsible for the administration of the preserve of the intention to consider the location of a public improvement within the preserve does not apply to the erection, construction, alteration or maintenance of gas, electric, water or communication utility facilities within such a preserve if that preserve was established after submission of the location of such facilities to the city or county for review or approval.

Makes related changes.

Ch. 1372 (AB 1831) KETCHUM Amends Sec. 59086, Ag.C., as enacted by Ch. 15, Stats. 1967, re agricultural marketing

Provides for hearings by Director of Agriculture at least once each five years on all marketing orders issued under California Marketing Act of 1937 and for them to be submitted for reapproval. Applies to such orders which make no provision for reapproval, including extension, or termination in less than five years.

Ch. 1373 (AB 1855) BURTON Adds Sec. 851.7, amends Secs. 1203.45, 11105.5, 11116, Pen.C., re criminal records.

Revises and recasts provisions relating to sealing of records in criminal cases in which there is no conviction.

Makes clarifying changes in law relating to sealing of records in cases in which there is a conviction.

Modifies provision making remedy of sealing of records unavailable where petitioner has been convicted of more than one offense, by excepting from such restriction cases where the conviction or convictions other than the one for which sealing of records is sought were convictions for certain misdemeanor violations of the Vehicle Code relating to rules of the road or violations of any local ordinance relating to operation of a vehicle.

Ch. 1374 (AB 1860) BARNES Amends Sec. 13861, Ed.C., re State Teachers' Retirement System.

Provides that the Teachers' Retirement Board may prescribe manner by which service rendered prior to July 1, 1956, may be credited.

Ch. 1375 (AB 1891) HARVEY JOHNSON Amends Sec. 11422.1, Gov.C., re State of California: government.

Provides an emergency regulation by a state agency filed as an amendment to an existing regulation will expire after 120 days unless a certificate of compliance is filed with the Office of Administrative Procedure.

Provides that if a regulation is adopted as an emergency regulation and a certificate of compliance is not filed within 120 days, the regulation is repealed and shall be deleted from the California Administrative Code.

Ch. 1376 (AB 1953) DUNLAP Amends Sec. 10557, H. & S.C., re birth certificates.

Declares that every order determining the date of birth by court proceedings shall establish a presumption, affecting the burden of proof that the matter contained therein is a true and accurate statement of the time of birth.

Ch. 1377 (AB 2043) BAGLEY Amends Sec. 7522, B. & P.C., re private investigators and adjusters.

Exempts a peace officer in part-time private patrol employment, provided such part-time employment does not exceed 50 hours in any calendar month, from the provisions of the Private Investigator and Adjuster Act

Ch. 1378 (AB 2127) ELLIOTT Amends various secs., Ed C., re neurologically handicapped children schools.

Changes references from cerebral palsied, to neurologically handicapped, children, in law providing special schools and instruction for such children.

Permits the Director of Education, in cooperation with an accredited college or university, to establish teacher training courses to train teachers to instruct such children, and requires such courses to be counted as credit towards a credential in the area of the educationally handicapped

Ch. 1379 (AB 2187) BRIGGS Adds Secs. 845 and 845.5, and repeals Sec. 845, Ins.C., re sale of securities

Prohibits sale or resale of any security of domestic, foreign or alien insurer by a person as an insurer, agent of such insurer, broker, or an agent for a broker unless specified permit, certificate, or license has been secured. Specifies that foregoing provisions do not prohibit sale or resale by bona fide owner if securities issued under permit of Insurance Commissioner and sale or resale conforms to conditions of permit or if issued in other jurisdiction in conformity with laws thereof.

Ch. 1380 (AB 2195) MURPHY Adds Ch. 5 (commencing with Sec. 43801), Div. 17, and repeals Ch. 5 (commencing with Sec. 43801), Div. 17, Ag.C., as enacted by Ch. 15, Stats 1967, re apples.

Repeals and reenacts with various changes, provisions prescribing grade standards, tolerances, maturity standards, packing requirements, container requirements, and other standards for apples.

Ch. 1381 (AB 2238) PATTEE Adds, amends, and repeals various secs., Gov.C. and Ag C., as enacted by Ch. 15, Stats. 1967, re slaughter of animals.

Prohibits the slaughtering of livestock by other than certain prescribed methods after June 1, 1968, or the purchase or sale by any state agency of any animals slaughtered by other methods. Requires the Department of Agriculture to enforce provisions and authorizes the department to designate methods of slaughter for each species of livestock.

Revises humane slaughtering provisions applicable to state agencies only. Deletes provision prohibiting the construction of such provisions so as to hinder religious freedom of any person or group, but expressly permits slaughtering in accordance with the ritual requirements of the Jewish or any other religious faith that prescribes a method of slaughter meeting certain prescribed standards.

Ch. 1382 (AB 2258) FONG Amends Sec. 12152, Ed.C., re compulsory full-time education.

Requires governing board of a school district to require furnishing of satisfactory evidence of physical or mental condition of children exempted from school attendance or study.

Ch. 1383 (AB 2268) MOBLEY Amends Sec. 31831.1, Gov.C., re public employees' retirement systems.

Provides that any member, under County Employees Retirement Law of 1937, who left county or district service, rather than only county service, who, within 100 calendar days, becomes a member of another county's retirement system or the State Employees' Retirement System, rather than only a county retirement system, is entitled to reciprocal benefits upon redeposit of funds as required, provided, members who left county or district service prior to October 1, 1949, are not subject to the 100 days limitation, such provision being inoperative January 1, 1968.

Ch. 1384 (AB 2271) MILIAS Adds Sec. 54951.1, Gov.C., re application of Brown Act.

Applies Brown Act provisions requiring public meetings to private nonprofit organizations working with money under Economic Opportunity Act of 1964.

Ch. 1385 (AB 2276) MOORHEAD Adds Ch. 9 (commencing with Sec. 1750), Div. 2, H. & S.C., re emergency medical services.

Requires, by July 1, 1968, that an emergency medical care committee be established in each county, except permits two or more adjacent counties to establish a single committee. Requires committee, at least annually, to review operations of ambulance services operating within the county, emergency medical care offered within the county and first aid practices within the county.

Ch. 1386 (AB 2278) DUFFY Amends Secs. 61933, 62492, Ag C, as enacted by Ch. 15, Stats. 1967, re milk.

Provides that provisions in conflict with federal milk marketing order shall be suspended in the area covered by and during the existence of such order. Provides director to wind up and conclude the administration and enforcement of provisions prior to suspension.

Limits authority of director to terminate the minimum wholesale and retail milk prices in effect in a marketing area where the minimum prices payable by distributors to producers for fluid milk in such marketing area are subject to a federal milk marketing agreement or order.

Ch. 1387 (AB 2305) HAYES Amends Secs. 1861 and 1861a, Civ.C., re liens.

Provides right of entry, without liability for conversion or trespass, to enforce a lien for the benefit of specified types of keepers of places of lodging.

Ch. 1388 (AB 2349) LANTERMAN Adds Secs. 92.2, 990, and 1808, S. & H.C., re tree-planting along highways.

Requires, where practical or desirable, the replacement of trees destroyed or removed by local entities or the state in widening streets or highways, and provides for the financing thereof.

Ch. 1389 (AB 2359) Z'BERG Amends Sec. 5006.5, P.R.C., re leasing by Department of Parks and Recreation.

Requires consent of Department of General Services, rather than of Department of Finance, and includes personal, as well as real property, in regard to authority of Department of Parks and Recreation to lease property which department deems necessary for extension, improvement, or development of the state park system.

Exempts designated leases from requirement of prior consultation with county planning commission.

Excludes certain leases of land by the Department of General Services for the use of the Department of Parks and Recreation from such provisions.

Ch. 1390 (Corrected digest) (AB 2400) VENEMAN Amends various secs., Fin.C., re savings and loan associations.

Subjects to prescribed limitations relating to transactions with stockholders and officers and their immediate families and the Savings and Loan Commissioner or persons appointed or employed by him, authority of savings and loan association to make additional advances, or loans, to the borrower or any successor in interest in

the property securing the loan in order to protect such property or to preserve the security of the loan or to make loan or loans to extend credit to facilitate the sale of property acquired by foreclosure or by conveyance in lieu of foreclosure. Authorizes an association, subject to such limitation, to also take such other action as is reasonably and prudently necessary for the salvage of a loan. Revises provisions governing loans by associations to corporations in which directors or officers of association and other specified persons have interests.

Authorizes a savings and loan association, with the prior approval of the Savings and Loan Commissioner, to take such action as is reasonably and prudently necessary to protect the association or any of its interests or investments.

Authorizes an association to make loans to finance the sale of improved property acquired by it as improved property for investment purposes, in the amount of the fair market value.

Includes within definitions of terms "real property," "improved real property," and "unimproved real property," for purposes of provisions relating to loans by an association a subleasehold interest in real property under a lease which does not expire, or which has been extended or renewed so that it does not expire for at least 10 years beyond the date of maturity of the loan, and a leasehold which has been extended or renewed so that it does not expire for at least 10 years beyond the date of maturity of the loan, rather than for at least 10 years beyond the date specified for the last principal payment of the loan.

Declares that if an association makes loans upon the security of unimproved real property in an amount not in excess of 70 percent of the appraised value of such real property and if the terms of such loans do not exceed two years, then after such period, the loan may not be extended and may be refinanced only with an amortized loan.

Deletes authorization for an association to make loans upon the security of unimproved real property in an amount not in excess of 70 percent of the appraised value of such real property if the note or other obligations representing such loans provide for payments which will make such loans, after an initial term not exceeding two years, amortized loans for purposes of loan restrictions.

**Ch. 1391 (AB 2436) BAGLEY** New act, re tidelands: Marin County.

Declares certain tide and submerged lands heretofore conveyed to Marin County to be free from public trust, and authorizes State Lands Commission, with the consent of Marin County, to convey such lands to owners of abutting property in exchange for land in the general vicinity of equal value, to be held by the county subject to such public trust and specified conditions, and requires the publishing of notice of such intention to exchange, and in the event of a request by any affected city or county, the holding of a hearing by such commission.

**Ch. 1392 (AB 2574) LEROY F. GREENE** Amends Secs. 15454 and 15455, Ed.C., re public school buildings.

Requires Department of General Services to pass upon and approve or reject all plans for alteration of school buildings if estimated cost exceeds \$10,000.

**Ch. 1393 (AB 2592) TOWNSEND** Amends Secs. 7451, 7453, Ed.C., re Regional occupational centers.

Makes clarifying changes in law relating to establishment of regional occupational centers by several school districts, to provide that same may be undertaken, with consent of county superintendent, by two or more districts maintaining high schools by joint powers agreement.

**Ch. 1394 (AB 2595) WILSON** Amends Sec. 8702, Gov.C., re Commission of the Californias.

Authorizes the Commission of the Californias to cooperate with similar commission representing Territory of Baja California as well as similar commission representing the State of Baja California.

*In effect immediately.*

**Ch. 1395 (SB 1055) MCCARTHY** Adds and repeals various secs, Pen C., re credit cards.

Revises existing provisions relating to credit card offenses.

**Ch. 1396 (SB 81) RODDA** Amends Sec. 69593, Gov.C., re superior court judges: Sacramento.

Adds one judge to the Sacramento Superior Court, increasing the total to 14.

Ch. 1397 (SB 91) COLOGNE Adds Secs. 426, 11723, 11724, and Ch 5 (commencing with Sec. 3000), Div. 2, Veh.C., re vehicle dealers.

Defines "new car dealer."

Creates New Car Dealers Policy and Appeals Board in Department of Motor Vehicles, consisting of nine members, four of which are to be licentiate new car dealers, appointed by Governor, and of the five remaining public members who are nonlicentiates, one is to be appointed by the Senate Rules Committee, one by the Speaker of the Assembly, and three by the Governor.

Requires board to prescribe rules and regulations relating to licensing of new car dealers; to hear and consider appeals presented by applicant for, or holder of, new car dealer's license from action arising out of decision of department; and to consider any matter concerning the activities or practices of any person applying for or holding a license as a new car dealer pursuant to specified laws and submitted by any California resident, any person residing temporarily in California, or any member of the board, and, after such consideration, authorizes board to take any one or any combination of various specified actions to resolve the matter submitted.

Makes provisions inapplicable to any person licensed as a manufacturer, transporter or salesman, and specified other licensees who are not new car dealers.

Provides for appeals to board from decisions of department.

Provides that either party may seek judicial review of final orders of the board.

Ch. 1398 (SB 169) WAY Amends and adds various secs., P.R.C., re geothermal resources.

Establishes specified procedure for obtaining prospecting permits and leases from the State Lands Commission for the extraction and removal of geothermal resources, as defined, from state lands for the production of geothermal energy in commercially valuable quantities and other byproducts incidental thereto, and for the collection of charges, interest, and penalties accruing from such permits and leases.

Authorizes commission, upon recommendations of Geothermal Resources Board, to classify state lands as geothermal resources areas.

Redesignates Geothermal Energy Board as Geothermal Resources Board, revises composition of its membership, and makes corresponding appropriate reference changes.

Ch. 1399 (SB 192) PETRIS Amends, adds various secs., R & T.C., re bank and corporation taxes.

Makes numerous provisions of the Bank and Corporation Tax Law conform substantially with the Internal Revenue Code of 1954. Among other things, revises provisions relating to bad debt deductions, stock redemptions and distributions, and corporate liquidations.

*In effect immediately.*

Ch. 1400 (SB 379) GRUNSKY Amends Secs. 5746 and 16858, Ed.C., re education of handicapped adults.

Authorizes county superintendent of schools, with the approval of the Department of Education, to establish special classes for adults designed to serve the educational needs of handicapped adults, and includes adults attending such classes as persons whom superintendent may transport in school buses to and from school athletic contests, other school activities, or fairs and expositions.

Ch. 1401 (SB 390) BEILENSEN Amends, adds, and repeals various secs., Ed.C., re opportunity schools or classes.

Deletes provisions authorizing parental schools and joint parental schools, including provisions authorizing levy of taxes therefor, and authorizes establishment of opportunity schools or classes for pupils in grades 1 through 12, inclusive, who are habitually truant, irregular in attendance, or who are insubordinate or disorderly during their attendance upon instruction. Authorizes school districts maintaining an opportunity school or class to accept and expend grants from federal government, public, or private sources for purposes of such schools or classes.

Provides that minimum day in opportunity schools or classes is 180 minutes, rather than 240 minutes in grades 4 to 8 and 200 minutes in grades 1 to 3. Prescribes method of computing units of average daily attendance in such schools or classes.

Provides that child who has been declared an habitual truant must be brought before the juvenile court of the county.

Authorizes increase in maximum rate of school district tax to support opportunity schools or classes.

*In effect immediately.*

Ch. 1402 (SB 518) DOLWIG Amends Sec. 1658.3, B. & P.C., re dental offices.

Prohibits the provisions limiting the number of additional dental offices from being construed as preventing or limiting a dentist from acquiring from his parent, heretofore or hereafter, prior to a prescribed date, and from operating any additional office or offices of his parent so acquired.

Ch. 1403 (Relating clause corrected) (SB 542) DOLWIG Amends Secs. 189 and 190, S. & H.C., re grade separation project fund.

Authorizes expenditures from the grade separation project fund to be made without regard to fiscal years; deletes \$5,000,000 limitation upon the annual expenditures therefrom; and deletes requirement that canceled allocations and unallocated funds therein revert annually to the State Highway Fund for use on state highways.

Prescribes termination date for priority list and revises provisions for priority of priority list allocations; revises time requirement for the issuance and sale of local agency bonds for their share of project costs; authorizes inclusion in total project cost of local agency costs of acquired rights-of-way and of utility relocation, as well as local engineering costs, expended prior to the allocation; and authorizes, under specified conditions, local agencies to proceed with bid advertisement and construction without prejudice to their right to an allocation if one becomes available.

Ch. 1404 (SB 574) MILLER Amends Sec. 4765, H. & S.C., re county sanitation districts.

Provides that county sanitation districts, instead of the governing boards of such districts, may enter into associations for purpose of promoting or defeating legislation, and permits such districts to participate in business of such associations.

Declares this amendment to be declaratory of preexisting law.

Ch. 1405 (SB 593) TEALE Amends and adds various sections, U.I.C., re unemployment disability insurance: hospitals.

Makes hospitals established, maintained, and operated pursuant to the Local Hospital District Law subject to unemployment disability insurance law. Provides disability insurance coverage for employees performing service for a nonprofit corporation in connection with the operation of a hospital, rather than for a nonprofit corporation organized and operated exclusively at a hospital. Exempts hospital employer from making certain contributions.

Establishes special operative date.

Ch. 1406 (SB 600) SCHRADE Amends Sec. 74341, Gov.C., re San Diego municipal courts.

Changes the number of judges in the San Diego Municipal Court from 19 to 20.

Ch. 1407 (SB 601) RODDA Adds Secs. 20207, 20207.1, Gov.C., re State Employees' Retirement Fund.

Authorizes Board of Retirement of SERS to purchase California State Fair property as investment, and limits amount for such purpose to \$13,500,000.

Ch. 1408 (SB 636) COLLIER Amends, adds various secs., B. & P.C., re outdoor advertising.

Revises various provisions of the Outdoor Advertising Act.

Narrows the exemption from the act of highways within incorporated areas, by extending the provisions of the act to all interstate and federal-aid primary highways.

Defines various new terms.

Designates as bonus segments, segments of interstate highways constructed on rights-of-way, the entire width of which was acquired subsequent to July 1, 1956, which are regulated by the 1958 federal act and the Collier-Z'berg Act; and designates as penalty segments, segments of all other interstate and federal-aid primary highways which are regulated for the first time by the 1965 federal act. Declares the intention of the Legislature that penalty segments and bonus segments conform to the 1965 federal act and that bonus segments also conform to the 1958 federal act, the Collier-Z'berg Act, and a specified federal-state contract, to the extent that the older state and federal acts and the contract are stricter than the 1965 federal act.

Prohibits from prescribed areas certain advertising displays with certain exceptions relating to directional or other official signs, informational signs, onsite advertising displays and advertising displays in zoned and unzoned commercial or industrial areas. Prescribes detailed standards for certain exempt displays and prohibits Director of Public Works from adopting regulations imposing any stricter requirements.

Prescribes a permissive retention period for advertising displays adjacent to bonus segments, during which displays may be removed by the director; prescribes retention periods for advertising displays adjacent to penalty segments, during which displays shall not be required to be removed; provides that each removal ordered by the director of a nonconforming advertising display after the effective date of the bill will be deemed a removal under state law and a taking of all interests of the display owner and the property owner under federal law; requires for such takings, the payment to display owners or property owners, or both, of just compensation if federal law so requires; prescribes procedures for compensation claims and for removal; and authorizes dissatisfied claimants to institute a court action to determine the compensation due, which action is to be treated in accordance with the eminent domain provisions of the Code of Civil Procedure.

Requires the director to take the steps necessary to obtain federal-aid highway funds and authorizes him to enter into agreements therefor under specified conditions. Authorizes, if such conditions are rejected by the federal government, the director to obtain a judicial determination of the matter and a declaration of rights.

Includes within definition of person engaging in the business of outdoor advertising, a person who changes the advertising message of advertising displays.

Declares legislative intent to establish minimum standards for regulation of outdoor advertising adjacent to interstate highways and federal-aid primary highways and authorizes municipalities to enact ordinances imposing equal or greater restrictions.

Makes other related changes.

Ch. 1409 (SB 725) BURNS Amends Sec. 10470, adds Sec. 10470.1, B. & P.C., re real estate fees.

Reduces the balance remaining in the Real Estate Education, Research and Recovery Fund necessary to the determination of an increase a licensed broker or licensed salesman must pay for the renewing of license, from \$400,000 to \$200,000.

Authorizes the Real Estate Commissioner to transfer all or part of surplus amount to the Real Estate Fund if the balance remaining in the Real Estate Education, Research and Recovery Fund and allocated for purposes other than real estate education and research contains more than \$400,000.

Ch. 1410 (SB 737) BRADLEY Amends Secs. 69600 and 74661, Gov.C., re judges: Santa Clara County.

Increases number of superior court judges in Santa Clara County, from 17 to 19.

Increases number of judges in the San Jose-Milpitas-Alviso Municipal Court from 9 to 10, operative January 1, 1968.

Ch. 1411 (SB 865) MOSCONE Amends Sec. 25100, adds Sec. 26018, Corp.C., re Corporate Securities Law.

Exempts from the Corporate Securities Law a public district or authority, rather than a taxing district, and generally, any other public agency, public entity, or public corporation, existing specifically described trust agreements, contracts or other arrangements known as "life income contracts" where such contracts are made by nonprofit companies with donors under designated conditions, and any security issued under or pursuant to a plan of arrangement which, pursuant to the Bankruptcy Act, has been confirmed by a court, except as otherwise may be expressly provided. Authorizes Commissioner of Corporations to grant such exempt status to such agreements, contracts or arrangements offered or issued in the future and prescribes procedure and \$50 application fee therefor. Declares provisions of act with respect to such contracts or arrangements now in existence shall not be construed as making substantive change in existing law.

Ch. 1412 (SB 880) RODDA Amends, adds, and repeals various secs., Ed.C., re county superintendents of schools.

Revises classification of counties and certification qualifications of county superintendents of schools in such counties. Increases salaries of county superintendents of schools.

Ch. 1413 (Relating clause corrected) (SB 911) CUSANOVICH Amends Secs. 17226, 24372, adds Secs. 17226.5, 24372.5, R. & T.C., re tax deductions for depreciation.

Permits a taxpayer under the Personal Income Tax Law or the Bank and Corporation Tax Law to depreciate in a five-year period the entire cost of machinery or equipment for water pollution control, as well as to control air pollution. Grants taxpayers an election to depreciate such machinery and equipment in a single year. Allows taxpayers who installed such equipment or machinery in prior years to deduct the cost thereof in a single year or in five years, less any amounts previously depreciated.

*In effect immediately.*

Ch. 1414 (SB 955) TEALE Adds Sec. 95.5, S. & H.C., re snow removal.

Requires Department of Public Works to remove snow from a specified portion of former U.S. Route 40 in the vicinity of Donner Lake until June 30, 1970.

Ch 1415 (Corrected digest) (SB 961) COLLIER Adds Art. 7 (commencing with Sec. 12415), Ch. 1, Pt. 6, Div. 2, Ins.C., re title insurance.

Requires payment by certificate title insurers and licensed underwritten title insurers of an annual renewal fee in lieu of certain other fees.

Provides that the Insurance Commissioner shall establish the standards by which such annual renewal fee shall be set for each insurer, and specifies the procedures to be followed in doing so.

Ch. 1416 (SB 963) COLLIER Adds Sec. 35251, Veh.C., re vehicle height.

Provides any load upon a vehicle may exceed 13 feet 6 inches in height, but not 14 feet in height, measured from the surface on which the vehicle stands, until January 1, 1970, only, notwithstanding the provisions of Sec. 35250, Veh.C.

Ch. 1417 (SB 968) GRUNSKY Amends and adds various secs., Ed.C., H. & S.C., and Pen C., re public school employees.

Includes certain narcotic convictions as a ground for denying and revoking teaching credentials by the State Board of Education, and for requiring county board of education to suspend certificate and the governing boards of school district to not employ or retain person in employment.

Permits governing boards of school districts to place on compulsory leave of absence certificated employees of the district, and to suspend other employees of district, who are charged with certain narcotic convictions, rape of female under 18, certain offenses relating to marijuana and peyote, and certain offenses relating to hallucinogenic drugs.

Omits misdemeanor convictions for theft as a ground for mandatory credential revocation by State Board of Education and county boards of education.

Requires police agencies to notify specified school officials of any public school employee who has been arrested for certain registrable narcotic offenses and certain offenses relating to hallucinogenic drugs, and also requires such notification in regard to certain morals offenses for school employees, in addition to teachers, and adds rape where female is under 18 to such morals offenses.

Ch. 1418 (SB 994) MILLER Amends, adds, repeals various secs., R. & T.C., re assessment of escaped property

Revises statute of limitations for assessment of escaped personal and real property and revises law with respect to penalties and interest imposed on escaped property.

Extends in certain cases the law relating to escaped property to the amount of a veteran's exemption when the veteran knowingly submits erroneous information and makes various and related changes.

Ch. 1419 (SB 1027) HARMER Adds Sec. 2113, U.I.C., re unemployment insurance.

Authorizes Department of Employment to accept voluntary restitution or acceptable arrangement for restitution prior to the filing of a criminal complaint for overpayment from any person who received overpayment of benefits by willfully making false statement or representation or failing to disclose a material fact if such person has not previously claimed any right under this authorization and has not been convicted, within the last three years of making a willful false statement or representation or knowing failure to disclose facts to obtain unemployment benefits. Requires department to give 10 days notice to individual of intent to file a criminal complaint.

Provides that restitution may be accepted after notice by the department of alleged misrepresentation or fraud but before actual charges are filed. Provides such acceptance shall be in lieu of any civil or criminal action against such person, except that the department is not precluded from later bringing criminal charges if individual defaults on an arrangement.

Ch. 1420 (SB 1039) SONG Amends Sec. 72602, Gov.C., re municipal court judges.

Increases the number of judges in the Alhambra Judicial District from 2 to 3.

Ch. 1421 (SB 1065) SHERMAN Amends Secs. 14150 and 14157, adds Secs. 14103.7, 14120 and 14158, W. & I.C., re California Medical Assistance Program.

Provides that maximum amount authorized to be expended under California Medical Assistance Program be evidenced by billings received for services and state and county administration by the close of the year. Removes limitations on total expenditures for such program for fiscal year ending June 30, 1967.

Requires Administrator of Health and Welfare Agency, when reducing services to maintain fiscal limits, to make proportionate reductions in all services, rather than eliminate some services entirely.

Further requires administrator, with approval of Director of Finance, to set up monthly payment schedule of anticipated total payments for physician services, and provides rules for control of payments for such services.

Provides that, commencing with the fiscal year 1968-1969, funds for medical assistance program shall be provided with usual budgetary procedures, rather than within fixed amounts and continuous appropriations.

Limits 1967-1968 expenditure to \$305,000,000, also providing for transfer from authorized sources.

Requires Administrator of Health and Welfare Agency to report to Legislature by January 31, 1968, regarding various fiscal aspects of program.

*In effect immediately.*

Ch. 1422 (Relating clause corrected) (SB 1084) COLLIER Adds Art. 29.6 (commencing with Sec. 74720) Ch. 10, Title 8, Gov.C., re Sonoma County Municipal Court.

Establishes municipal court in southern Sonoma County, consisting of one judge and one clerk, who may appoint various deputies.

Provides salary adjustments for court employees at same rate of enumerated classes of employees in Sonoma County.

Ch. 1423 (SB 1239) SHORT Amends Sec. 6300, W. & I.C., re Department of Public Health.

Transfers responsibility for investigation and approval of county psychopathic hospitals, unless subject to the Short-Doyle Act, from the Department of Mental Hygiene to the Department of Public Health.

Ch. 1424 (SB 1277) SHERMAN Adds Sec. 14117, W. & I.C., re medical assistance.

Provides for recovery by the state or fiscal intermediary, or by a county, for medical assistance provided to an injured recipient from the person responsible for such injury.

Gives the Administrator of the Health and Welfare Agency lien if the indigent proceeds in his own action, to the extent of reasonable value of medical treatment furnished or to be furnished, against any judgment recovered by the indigent against such tortfeasor, and provides that such lien may be enforced in a separate action.

Ch. 1425 (SB 1327) SCHMITZ New act, re American Revolution Bicentennial Commission.

Creates an American Revolution Bicentennial Commission of California and provides for its organization, powers, and duties.

Provides for deposit in special accounts of Special Deposit Fund of private contributions or public money given to commission and continuously appropriates them.

Allows commission to make recommendations for awards and allows granting of awards if Legislature concurs by concurrent resolution.

Requires annual report to Legislature.

Ch. 1426 (SB 1335) COLOGNE Amends Sec. 21661 and adds Sec. 21661.1, P.U.C., re airports.

Exempts from the regulation of the Division of Aeronautics, privately owned airports which are used solely by their owners except for emergency and occasional landings; provided that no facilities such as gasoline be provided other than the owners; further provided the airport is outside the traffic pattern or control zone of an airport for which a permit has been granted.

Defines "owner" of a private airport.

Ch. 1427 (SB 1347) McCARTHY Amends Sec. 26451, Veh.C., re motor vehicle parking brakes.

Requires that parking brakes be held in the applied position by mechanical means, spring devices, or captive air pressure in self-contained cells which self-contained cells do not lose more than five pounds of air pressure during a 30-day period from their standard operating pressure potential as established by the manufacturer. Requires that the force to hold the vehicle parked be applied through mechanical linkage to the braked wheels when a spring device or captive air pressure in self-contained cells is used.

Ch. 1428 (SB 1369) SONG Amends Secs. 664.5 and 667a, C.C.P., re judgments.

Requires clerk of superior or municipal court and clerk or judge of justice court to promptly mail notice of entry of judgment in a contested action or special proceeding, rather than in any action, to all parties who have appeared in such action or proceeding, and to execute and file affidavit of such mailing. Defines "judgment" to include any judgment, decree, or signed order from which appeal lies.

Requires such mailing of notice of entry of any judgment or ruling, whether or not appealable, upon order of court.

Ch. 1429 (SB 1370) SONG Adds Sec 9612.5, Gov.C., re duplicate bridge

Prohibits city, county or district ordinance prohibiting or regulating the playing of duplicate bridge. Defines duplicate bridge.

Requires the posting of certain rules and requires certain rules to be available for inspection at a duplicate bridge tournament.

Ch. 1430 (SB 1451) DILLS Adds Sec. 6537.2, B. & P.C., re labor.

Permits, with the approval of the State Board of Barber Examiners, state and local apprenticeship committees to establish postgraduate or upgrading courses under the apprenticeship training law with or without on-the-job training for registered barbers or apprentices.

Ch. 1431 (SB 1502) MILLS Amends Secs. 5016 and 5016.1, P.R.C., re state parks.

Authorizes Department of Parks and Recreation, rather than State Park Commission, to exchange state lands needed for state park purposes in connection with the Anza-Borrego Desert State Park rather than the Anza Desert State Park.

Ch. 1432 (AB 96) CHAPPIE Adds Sec. 69611, Gov.C., re superior court: Yuba County.

Adds one judge to Yuba County superior court.

Ch. 1433 (AB 133) WILSON Amends Sec. 73641, Gov.C., re El Cajon Municipal Court.

Raises number of judges from two to three.

Ch. 1434 (AB 203) CROWN Amends Sec. 73075, Gov.C., re municipal courts: Oakland-Piedmont.

Increases number of judges of Oakland-Piedmont Municipal Court Judicial District, from 10 to 11.

Ch. 1435 (SB 118) SHERMAN Amends Sec. 73075, Gov.C., re municipal courts.

Increases the number of judges in the Oakland-Piedmont Judicial District from 10 to 11, and in the San Leandro-Hayward Judicial District from three to four.

- Ch. 1436 (AB 894) RYAN Amends Sec. 69599, Gov.C., re superior court judges.  
Increases the number of judges in the San Mateo County Superior Court from 9 to 11.
- Ch. 1437 (Relating clause corrected) (AB 955) DENT Amends Sec. 73341, repeals Sec. 73341.5, Gov.C., re municipal courts.  
Increases the number of municipal court judges in the Mt. Diablo Judicial District, in Contra Costa County, from one to two.  
Makes technical changes.
- Ch. 1438 (AB 1152) Z'BERG Amends various secs. Gov. C., re Sacramento Municipal Court.  
Increases salary schedule for, and number of, authorized personnel in the clerk's and marshal's offices of the Sacramento Municipal Court and increases the number of judges from eight to nine.
- Ch. 1439 (AB 1711) KARABIAN Amends Sec. 69586, Gov.C., re superior court judges.  
Increases number of superior court judges in Los Angeles County from 120 to 134.
- Ch. 1440 (AB 1758) BIDDLE Amends Sec. 69592, Gov.C., re superior court judges.  
Increases the number of superior court judges in Riverside County from eight to nine and after April 1, 1968, from 9 to 10.
- Ch. 1441 (AB 1803) FORAN Amends Sec. 74501, Gov.C., re municipal court judges.  
Increases the number of judges in the San Francisco Municipal Court from 15 to 17.
- Ch. 1442 (AB 1875) ZENOVICH Amends Sec. 69583, Gov.C., re superior court judges.  
Increases the number of superior court judges in Fresno County from seven to eight.
- Ch. 1443 (AB 2580) SHOEMAKER Amends Sec. 69599.5, Gov.C., re superior court judges.  
Increases the number of judges in the Santa Barbara Superior Court from five to six. Makes this increase operative April 1, 1968.
- Ch. 1444 (AB 2591) BEE Adds Sec. 73075.5, Gov.C., re municipal courts: Alameda County.  
Adds one judge to Fremont-Newark-Union City Judicial District. To be operative January 1, 1968.
- Ch. 1445 (AB 108) VEYSEY Amends Sec. 9104, Veh.C.; amends Sec. 10781, R. & T.C., re ambulances, registration and licensing.  
Exempts vehicles used exclusively as ambulances and owned by a public nonprofit or volunteer fire department from specified Vehicle Code fees.  
Exempts vehicles used exclusively as ambulances and owned by a public nonprofit fire department from vehicle license fee imposed by Revenue and Taxation Code.
- Ch. 1446 (Relating clause corrected) (AB 164) PORTER Amends Sec. 122, Stats. 1964 (1st Ex. Sess.), Ch. 138; Amends Sec. 4, Stats. 1966 (1st Ex. Sess.), Ch. 137; Amends, amends and rennumbers and adds various secs. Wat.C., re waste water reclamation.  
Declares state's interest in development of waste water reclamation facilities and authorizes the State Water Quality Control Board to make loans, as prescribed, to public agencies, as defined, for the development of waste water reclamation projects.  
Requires that public agency hold election prior to contracting with the state board for a construction loan and prescribes procedure therefor.  
Requires state board in reviewing applications for grants under Federal Water Pollution Control Act to give priority to applicants having facilities providing optimum reclamation or reuse of waste waters.

Requires State Department of Public Health to establish statewide contamination standards for direct use of reclaimed waste waters where such use involves the protection of public health and to abate contamination resulting from direct use in accordance with existing law.

Authorizes each regional water quality control board, after consulting with State Department of Public Health, to establish waste discharge requirements, in conformity with statewide contamination standards, for users of reclaimed waste water.

Provides for deposit of \$2,000,000 during fiscal years 1967-1968 to 1971-1972, inclusive, of state's share of Long Beach tideland oil and dry gas revenue in State Water Quality Control Fund and authorizes expenditure of specified moneys therein for waste water reclamation projects, as well as for water pollution.

Provides that moneys repaid to the state by the North Lake Tahoe Public Utility District and the Tahoe City Public Utility District and deposited in the State Water Quality Control Fund shall be available for expenditure for waste water reclamation projects, as well as prevention of water pollution.

Ch. 1447 (AB 165) PORTER Amends various secs., H. & S.C., and amends and adds various secs., Wat.C., re water quality control.

Changes name of "industrial waste," as regulated by State Department of Public Health and regional water quality control boards, to "other waste."

Requires state offices, departments and boards to take cognizance of the water quality control policy of the appropriate regional water quality control board in carrying out state water quality activities within a single region.

Specifies that any water quality control policy adopted by a regional board shall become effective 60 days from the date of its filing in the office of the state board, rather than 60 days from date of its adoption.

Authorizes regional board to prescribe, within its region, discharge requirements applicable to all indirect discharges of sewage from family dwellings within a designated area after notice and hearing, as prescribed, and enforce such requirements against any discharger in the area in violation thereof.

Provides that where injunctive relief is sought, the Attorney General must maintain the action if the county district attorney declines to act, rather than the Attorney General acting for the district attorney after an investigation and finding that the district attorney has not proceeded with due diligence or in the proper manner.

Defines "reclaimed waste waters," as specified.

Ch. 1448 (AB 550) ZENOVICH Adds Sec. 254.6, R. & T.C., re welfare property tax exemption.

Requires homes for the aged applying for welfare exemption to file an affidavit specifying certain information relating to the qualification for the exemption.

*In effect immediately.*

Ch. 1449 (Relating clause corrected) (AB 618) CHAPPIE Adds Sec. 12024.7, B. & P.C., re food weights.

Requires persons selling meat directly to consumers on basis of primal cuts or carcass weight or custom cutting any meat animal carcass or part of such carcass for the owner to provide buyers with a statement which shall contain the weight of meat delivered to the buyer and the number and type of cuts. Excepts the carcass of game mammals taken as authorized in Fish and Game Code.

Ch. 1450 (AB 625) POWERS Amends Sec. 24755, B. & P.C., re alcoholic beverages.

Deletes requirement that minimum retail price schedule filed with Department of Alcoholic Beverage Control be published in manner which will result in each retailer affected by such schedule being advised of the content of the schedule.

Provides that a price schedule, or amendment thereof, is filed when received, either by personal delivery or mail, at the headquarters office of the Department of Alcoholic Beverage Control in Sacramento. States that upon such filing the price schedule or amendment becomes a public record and is constructive notice of its contents to any licensee affected thereby.

Requires department to adopt rules whereunder minimum retail prices of distilled spirits will be available to licensees.

Ch. 1451 (AB 756) BELOTTI Amends Sec. 4534, Ag.C., as proposed by S.B. 1, re fairs.

Authorizes the Fairs Allocation and Classification Committee to investigate, study and analyze operation of all fairs subject to specified provisions.

Ch. 1452 (AB 788) VEYSEY New act, re Farm Labor Service study.

Establishes a Farm Labor Service Citizens Commission of 12 members to study the operation of the Farm Labor Service in California and in other states; to assist in the development of goals, organization and procedures for the Farm Labor Service in California, and to report thereon to the Governor not later than January 15, 1968.

Operative until January 15, 1969.

Ch. 1453 (AB 941) FENTON Adds Sec. 123 5, Lab C., re workmen's compensation: referees.

Provides that Workmen's Compensation Appeals Board referees shall be taken from an eligible list of attorneys having qualifications prescribed by the State Personnel Board; and that in establishing eligible lists, the board shall conduct state civil service examinations on a nonpromotional basis.

Ch. 1454 (AB 1171) BARNES Amends, repeals various secs., Gov.C., re State Employees' Retirement System.

Substitutes the Director of General Services for the Director of Finance in provisions relating to investment in real property for sale or lease to the state.

Removes provision for election of membership by a state employee who elected to be excluded from membership on the basis that his compensation exceeded \$416.66.

Clarifies provisions for miscellaneous member contribution rates in case of a new contract on the 1/60 or modified 1/60th formula.

Accomplishes a technical correction in 1966 legislation providing the "one-half pay at age 50" formula for local policemen, specifying that the employee rate provision be 45 rather than 35.

Includes policemen subject to the "one-half pay at age 50" formula in the provision for special computation of member contribution rates upon movement between the several "one-half pay" formulae.

Clarifies provisions for payment of any balance of contributions under an election to redeposit contributions at the time a special death benefit becomes payable so that only contributions relating to the special membership category having that benefit will be collected by offset against the benefit.

Permits former legislative employees who did not elect membership while in such employment, to elect to contribute and receive credit for such service if they become members in other employment.

Conforms provisions for payment to custodian of a minor, rather than through guardianship, to 1965 changes in the similar provision in the Probate Code increasing the total amount which may be paid in this manner from \$1,000 to \$2,000.

Provides for actuarial adjustment by the Board of Administration of the State Employees' Retirement System, in retirement allowances under the 1/60th formula for retirement at ages other than 60 in place of the present table of factors. Provides that such factors for the prior service pension shall be the same as for current service.

Clarifies employee voting requirement for a contract with a public agency having a local retirement system so that voting requirements will be determined according to each of the basic groupings, i.e., policemen, firemen and miscellaneous employees in accordance with consistent administrative practice.

Deletes provisions made obsolete by elimination of the six months' qualifying period for membership.

Ch. 1455 (AB 1224) MEYERS Amends, adds various secs., Gov.C., re Meyers-Geddes Act benefits.

Provides for extension of health benefits under Meyers-Geddes Act to officers and employees of members of S.E.R.S. pursuant to contract of contracting agencies (other than a school district and county superintendents of schools), such benefits to be administered by S.E.R.S., the contracting agencies and their employees to share in costs of such benefits and the contracting agencies to bear the additional administrative costs to S.E.R.S.

**Ch. 1456 (Relating clause corrected) (AB 1294) DAVIS** Adds Sec. 13112.5, Wat.C., re water.

Declares it is policy of state that State Water Resources Control Board in making construction loans from the State Water Pollution Control Fund should give special consideration to facilities proposed to be constructed by public agencies in areas in which further construction of buildings has been halted by order of the Department of Public Health or a local health department, or both, or notice has been given of consideration of such an order, but requires such public agencies to otherwise comply with provisions of chapter.

To be operative only if A.B. 164 of 1967 session enacted.

**Ch. 1457 (AB 1305) CHAPPIE** Adds various provisions, Ed.C., U.I.C., and W. & I.C., re vocational education.

Provides for unification of vocational education, rehabilitation and employment services for public assistance recipients under direction of Administrator of Health and Welfare Agency.

Specifies that Department of Rehabilitation, Division of Vocational Education of the Department of Education, and Department of Employment shall have primary responsibility for education, training, and placement of recipients, and permits them to use funds available for present and potential recipients of public assistance, in such programs to the extent permitted by federal law.

Specifies county department shall be responsible for initial selection of such public assistance recipients, and for preparing such recipients for the training and placement services offered.

Requires Department of Social Welfare and Department of Rehabilitation to enter contract to select jointly recipients who show potential for rehabilitation.

**Ch. 1458 (AB 1359) KNOX** Amends Sec. 441, repeals Sec. 450, R. & T.C., re property taxation: property statements.

Adds provision requiring persons owning taxable personal property costing at least \$30,000, other than household furnishings and personal effects, to file annually, a written property statement reporting such property with the assessor. Requires those owning personal property costing less than \$30,000 to file a property statement on request of the assessor.

Specifies that property statements must be filed within a time limit set by the assessor, between the lien date and 5 p.m. on the last Monday in May but no earlier than April 1.

Eliminates requirement that assessee fill out property statement and return it to assessor within an appointed time.

Stipulates requirements for late filing penalty to apply.

**Ch. 1459 (AB 1470) SHOEMAKER** Repeals Sec. 28, Ch. 63, Stats. 1966 (1st Ex. Sess.), re loan program: time limitation.

Deletes the June 30, 1968, limitation on the effectiveness of the State Guaranteed Loan Program.

**Ch. 1460 (AB 1505) BADHAM** Amends Sec. 12923, Wat.C., re local ground water projects.

Authorizes Department of Water Resources to provide technical assistance to a local agency for a local ground water basin project

Declares money must have been appropriated for the purpose before the department shall initiate or participate in investigations, studies, plans, and designs.

Requires any departmental participation in any local project to be pursuant to a cooperative agreement, as prescribed.

**Ch. 1461 (AB 1535) BRIGGS** Adds Sec. 31664.65, Gov.C., re county employees.

Makes the provisions for payment and calculation of retirement allowances for time during which safety members, under County Employees' Retirement Law of 1937, retiring with credit for such time, were not safety members or members of county peace officer or fire service retirement systems, applicable to other members of the county retirement system.

**Ch. 1462 (AB 1573) BEAR** Amends Sec. 110, Lab.C., re Workmen's Compensation Appeals Board.

Provides that the title of a member of the Workmen's Compensation Appeals Board is "commissioner."

Ch. 1463 (AB 1584) FENTON Amends and adds various secs., B. & P.C., re engineers.

Provides that the Civil and Professional Engineers Act shall not be applicable to the performance of engineering work by a manufacturing, mining, public utility, research and development or other industrial corporation or by employees of such corporation, provided such work is in connection with or incidental to the products, systems, or services of such corporation.

Defines "electrical engineer" and "mechanical engineer."

Requires any person, except specifically exempted, who practices or offers to practice electrical or mechanical engineering in California to submit evidence that he is qualified to practice and shall be registered accordingly. Enumerates, and exempts, persons with respect to provisions relating to the practice of electrical or mechanical engineering.

Permits persons registered prior to June 30, 1968, or who have been granted permission to use title "consulting engineer" under certain circumstances to be registered as a mechanical or electrical engineer or both.

Provides that registered civil engineer is not prohibited from practicing or offering to practice any engineering in connection with or supplementary to civil engineering studies or activities as defined in Section 6731.

Declares that persons not registered as a civil, electrical, or mechanical engineer, rather than persons not registered as a professional (civil) engineer, are not prohibited from preparing plans, drawings, specifications, estimates, or instruments of service for specified types of structures.

Declares that the provisions do not prohibit one or more electrical or mechanical engineers from practicing or offering to practice within the scope of their registration, electrical or mechanical engineering through the medium of a partnership, firm, or corporation provided specified requisites are met. Makes related changes.

Enumerates various acts as misdemeanors when done by a person not qualified as an electrical or mechanical engineer.

Ch. 1464 (AB 1607) ELLIOTT Amends Sec. 20897, Gov.C., re State Employees' Retirement System.

Provides that any member, rather than only state members, under S.E.R.S., who was absent from employment because of war relocation leave (March 1942 to January 1947), may elect to make contributions and receive service credit for such period under this retirement system, and changes deadline for such election, from January 1, 1960 to July 1, 1968.

Ch. 1465 (AB 1659) DUFFY Amends Sec. 2378.5, B. & P.C., amends, repeals, adds various secs., H. & S.C., re cancer.

Revises qualifications for membership on the Cancer Advisory Council and includes Hodgkins disease within definition of "cancer."

Makes unlawful, except for use of any device within scope of license privilege by prescribed licensees, sale, offering for sale, holding for sale, delivering, giving away, prescribing or administering of any compound or device to be used in diagnosis, treatment, alleviation or cure of cancer unless (1) an application with respect thereto has been approved under the Federal Food, Drug and Cosmetic Act or (2) there has been approved an application filed with the board setting forth prescribed information. Prescribes procedure for approval, denial, or reconsideration of applications, the procedure for and grounds upon which the board is required to issue an order refusing to permit the application from becoming effective, and the procedure for and grounds upon which the board is required to issue an order withdrawing approval of an application. Authorizes the board, if it finds that there is an imminent hazard to the public health, to suspend the approval of an application immediately.

Prescribes additional requirements to be complied with for exemption which is prescribed for drugs, medicines, compounds or devices intended solely for legitimate and bona fide investigational purposes.

Makes failure to comply with the regulations promulgated by the department or with an injunction a misdemeanor, and authorizes injunctive procedure without previous cease and desist order.

Authorizes issuance of cease and desist order by the State Department of Public Health against further prescribing, recommending or use of any drug, medicine, compound or device for which no application has been approved.

Requires any person against whom an injunction or cease and desist order has been issued, rather than injunction, to submit an application to the department on any new, experimental, untested, or secret drug, medicine, compound or device for which there is not an approved application on file or which does not qualify for an exemption.

Makes it a misdemeanor for any person to falsely represent a device, substance, method, or treatment as effective to diagnose, arrest, prevent or cure cancer.

Includes within definition of what constitutes unprofessional conduct within meaning of State Medical Practice Act, a violation of cease and desist order issued under the provisions relating to regulation and control of drugs, medicines, compounds and devices used in diagnosis, treatment, and cure of cancer and makes termination date of such provisions December 31, 1969, rather than December 31, 1967.

Appropriates \$23,528 to Department of Public Health for purposes of act.

Ch. 1466 (AB 1720) PATTEE Adds, amends, repeals various secs., Ins.C., re financial reports of insurers.

Revises provisions relating to reporting of gross premiums in financial statements required to be filed by insurers with Insurance Commissioner.

Revises law relating to the insolvency of insurer effective January 1, 1970.

Ch. 1467 (AB 1736) KETCHUM Adds Ch. 2 (commencing with Sec. 65500) to Div. 22, Ag.C., as proposed by S.B. 1, re California Table Grape Commission.

Creates the California Table Grape Commission, prescribes the method of selecting its members and its powers and duties, including advertising and promotion of fresh table grapes, and levying of assessments to finance the commission.

General powers and duties of the commission operative only if favored by a referendum vote of producers.

Appropriates \$15,000 from the General Fund to conduct election of first members of commission, to be repaid by the commission if the referendum is favorable to its operation or to be repaid by posted bond or security if the referendum is not favorable to its operation.

Ch. 1468 (AB 1753) HAYES Amends Sec. 13055 and repeals Sec. 13056, Ed.C., re public school employees.

Revises and makes various technical changes in provisions requiring credentials to be held by public school employee where 50 percent or more of his duties involve directing, coordinating, supervising, or administering specified functions.

Ch. 1469 (AB 1756) HINCKLEY Re land conveyance by state.

Conveys certain submerged lands on Colorado River to the City of Needles upon certain trusts and conditions.

Ch. 1470 (AB 1788) BEE Adds Sec. 31649.5, Gov.C., re County Employees' Retirement Law.

Provides that a member of a county retirement system who resigns or takes a leave of absence in order to serve in the armed forces, may, upon returning to county service, receive credit for all or any part of his service in the armed forces for which he received no retirement pay from the United States, if he elects to, and does pay into the retirement fund an amount equal to the amount he would have paid into the system during the time he served in the armed forces and if he rejoins county service within one year after separation from the armed forces.

Not operative in any county unless board of supervisors, by resolution adopted by majority vote, makes section applicable in such county.

Ch. 1471 (AB 1848) CROWN Amends Sec. 31720.5, Gov.C., re county employees' retirement.

Extends provisions relating to heart trouble being presumed to arise out of the employment under County Employees' Retirement Law of 1937 to members in active law enforcement who are not safety members.

Ch 1472 (AB 1948) LANTERMAN Adds Sec. 30463, R. & T.C., re business licenses.

Appropriates 70 percent of the floor stock and indicia adjustment tax on cigarettes to be distributed in proportion to each city, city and county, and county in proportion to their sales tax revenue and is to be used for purposes which are of interest and benefit to the state. States intent and purpose of Legislature in adoption of this act.

*In effect immediately.*

Ch. 1473 (AB 2081) MOBLEY Amends Sec. 1609, adds Sec. 1605.1, R. & T.C., re application for assessment reduction.

Prohibits use of depositions in hearings for assessment reductions.

Permits assessor to introduce information obtained in property statements, at such hearings.

Provides that right to transcribe equalization proceedings shall not be construed to permit violations with respect to documents or materials which are not to be open to public inspection.

*In effect immediately.*

Ch. 1474 (AB 2090) BARNES Amends Sec. 20017.6, Gov.C., re forestry members.

Redefines "forestry member."

Ch. 1475 (AB 2121) STACEY Amends, adds and repeals various secs., B. & P.C. and H. & S.C., re hazardous substances.

Redesignates the California Hazardous Substance Labeling Act as the "California Hazardous Substance Act," revises definitions of the terms "hazardous substance" and "label" and substitutes definition of term "misbranded hazardous substances" for definition of terms "misbranded package" or "misbranded package of a hazardous substance."

Removes poisons from express exclusion from the term "hazardous substance." Defines "banned hazardous substance" and prohibits, with prescribed exceptions, preparation, sale, or introduction into the state of any package of a banned hazardous substance.

Revises provisions of the act regarding enforcement, violations, penalties, remedies, and reports by department. Authorizes State Department of Public Health to adopt prescribed regulations exempting certain articles from definition of "banned hazardous substances," declaring substances to be hazardous substances, and establishing reasonable variations or additional label requirements. Requires that regulations adopted by department pursuant to the act conform as nearly as may be practicable with federal regulations.

Requires notice and opportunity to present his views before violation by person is reported to district attorney or other prosecuting officer.

Authorizes department to bring actions to enjoin persons from violating act.

Eliminates provisions of Pharmacy Law prescribing requirements for poison labels and requires labels on poisons to meet the requirements of the "California Hazardous Substance Act."

Ch. 1476 (AB 2150) BARNES Amends, adds various secs., Ed.C, re State Teachers' Retirement System.

Provides for Retirement Board of State Teachers' Retirement System to review and determine administrative expenses for following fiscal year in relation to amount of contributions required from the members' employers, such as the school districts.

Requires that, in addition to the state, interest income from the Retirement Fund and funds provided by employer contributions shall be utilized for costs of administration of the retirement system.

Requires additional contributions from employers of amount not to exceed \$1 per member, as determined by Retirement Board, to meet employers' share of administrative expenses.

Provides that instead of state solely paying for costs of administration of the system, it shall contribute 50 percent, while 25 percent shall come from interest from Teachers' Retirement Fund, but not to exceed 0.10 percent of book value of fund's investments on June 30 of previous fiscal year, and 25 percent shall come from the additional contributions required of the employers.

Provides that amount to be paid by local district maintaining local retirement system to the state retirement system for certain actual and necessary expenses of the state retirement system shall not exceed \$3 per local member actually retiring in any fiscal year.

*To be operative July 1, 1968 and to be operative only until June 30, 1973.*

Ch. 1477 (AB 2157) BELOTTI Amends Secs. 74702, 74703, 74703 1, Gov C., re municipal courts: Sonoma County.

Increases salaries of clerks of Central Sonoma Municipal Court district, and provides for more of such clerks.

Substitutes reference to comparable job classification of "administrative secretary" to "executive secretary."

Makes technical change.

Ch. 1478 (AB 2252) FONG Amends Secs. 381, 382, 383, 388, H. & S.C., re nursing education scholarships.

Expands nursing education scholarship program, administered by State Department of Public Health, to include nursing students who are juniors and working towards their bachelor's degree in nursing, nursing students who are enrolled in program, supplementary to bachelor's degree, which is required for admission to master's degree program, and nursing students who are enrolled in post-master's degree program in teaching or supervising in a clinical nursing area, provided that such students agree to prescribed conditions and otherwise qualify.

Ch. 1479 (AB 2254) FONG Amends and adds various secs., R. & T.C., re personal income taxes.

Prohibits filing of a joint return by married persons where one spouse is resident, and other spouse is nonresident for all or part of a year and provides for equal division of credits for personal exemption with provision for apportionment of share of nonresident spouse. Exempts an active member of the armed forces of the United States or any auxiliary branches and his or her spouse from these two provisions.

Provides for credits for personal exemptions under the Personal Income Tax Law of \$25 for single persons and \$50 for married persons and the head of a household and an \$8 credit for dependents and for the blind.

Provides for credit against tax to the extent of the tax when tax due is \$1 or less.

Provides exemption from tax for trusts formed to carry out provisions of federal "Self-Employed Individual's Tax Retirement Act of 1962 and allows a credit against the tax to estates and trusts, instead of an exemption."

Provides for elective disregard of fractional parts of a dollar where under fifty cents, and for increase of fractional part of dollar where fifty cents or more to one dollar.

Eliminates restriction based on amount of tax in the \$100 deduction allowed trusts.

Requires taxpayer to notify Franchise Tax Board when Internal Revenue Service changes or corrects gross income or deductions rather than taxable income only when the amount of tax payable would be affected.

Authorizes Franchise Tax Board to allow credits and refunds without regard to monetary amount, or to certify overpayment to State Board of Control for approval of refunding or crediting thereof.

Requires estate clearance certificates from Franchise Tax Board in estates in cases where distribution to one or more nonresident beneficiaries is \$5,000, instead of requiring such a certificate when an estate is \$50,000 or more and any beneficiary is a nonresident.

Specifies conditions under which tax credits for dependents will be granted.

*In effect immediately.*

Ch. 1480 (AB 2390) VENEMAN Amends, adds, repeals various secs., R. & T.C., re gas tax

Redefines the terms "distributor," "producer" and "broker" for purposes of the Motor Vehicle Fuel License Tax Law and revises provisions dealing with the application of the tax, licensing, the renewal and revocation of licenses and the filing of returns by producers and brokers. Abolishes \$10 fee for obtaining a producer's or broker's license.

Imposes the tax on gallonage distributed by a distributor or broker which is in excess of the gallonage of motor vehicle fuel acquired from another distributor in a taxable transaction.

Authorizes refund of tax for fuel used in connection with the construction or maintenance of aircraft, and authorizes such refund for fuel used in aircraft transporting persons or property for hire or compensation under certificate of public convenience and necessity issued by the federal government or the California Public Utilities Commission, rather than any air common carrier.

Provides, with respect to refunds in connection with aircraft fuel refunds, the Controller shall collect by deductions from such refunds, that portion of state and local retail sales and use taxes which is in proportion that amount of fuel tax refundable bears to total amount of fuel tax on that gallonage with respect to which the partial refund is claimed.

Makes related and procedural changes.

*In effect immediately.*

Ch. 1481 (AB 2397) VENEMAN Amends Secs. 14341, 14345, adds Sec. 14348, R. & T.C., re Inheritance Tax Law.

Deletes provisions relating to the power of the Controller to consent to various transfers of property standing in the name of a decedent and, instead, authorizes the Controller to issue general consents to such transfers in such classes of cases as, in his opinion, such consent will not jeopardize the collection of inheritance taxes. Specifies that the Controller or his authorized agent, instead of the Controller or county treasurer, may examine certain property.

Ch. 1482 (AB 2401) VENEMAN Amends Secs. 11531 and 11911, adds Sec. 11514, Ag.C., as enacted by Ch. 15, Stats. 1967, re agricultural pest control operation.

Authorizes the Director of Agriculture to, in lieu of suspension, place any pilot who violates designated provisions or regulations on probation for one year.

Authorizes the director to accept monetary payment in lieu of suspension of specified agricultural pest control business or aircraft pilot's license.

Ch. 1483 (AB 2458) BARNES Amends Sec. 375, adds Sec. 582, S. & H.C., re state highway routes: Coronado.

Adds Route 282, from Route 75 to North Island Naval Air Station via Fourth Street in Coronado, to the state highway system; extends Route 75 from Orange Avenue and Coronado to Route 5 in San Diego via the San Diego-Coronado Toll Bridge, which extension becomes operative when the bridge is opened to traffic; removes from Route 75, portion from Fourth Street to the San Diego-Coronado Ferry; makes addition of Route 282 and removal of portion of Route 75 operative when the extension of Route 75 is opened to traffic.

Ch. 1484 (AB 2553) MORETTI Amends and adds various secs., U.I.C., re unemployment disability insurance.

Makes various technical changes in the unemployment disability insurance law.

Ch. 1485 (AB 2575) CHAPPIE Amends Sec. 2104, S. & H.C., adds Sec. 4004.5, Veh.C., re motor vehicle registration.

Permits owner of any motor vehicle subject to registration provision or exempted therefrom who resides in any county for a period of more than 30 days each year or uses such vehicle in county other than that of legal residence for business purposes, to file statement with Department of Motor Vehicles at the time he registers or renews the registration of such motor vehicle specifying any such county.

Requires statement to contain prescribed information.

Requires department to provide forms for the filing of such statements and requires information contained in such statements to be used to calculate total number of registered or exempted vehicles in any particular county.

Ch. 1486 (AB 2583) MONAGAN Adds Sec. 161.5, Wat.C., re state-owned water facilities: names.

Authorizes California Water Commission to name, by resolution, after public hearing, all facilities of the State Water Resources Development System owned by the state.

Ch. 1487 (AB 2585) BAGLEY Amends Sec. 69752, Gov.C., re superior court sessions.

Deletes, with respect to superior court sessions held in cities other than county seat, provision that requirement of approval by board of supervisors does not apply to sessions which were being held on or before July 1, 1963.

Provides that if board of supervisors so decides sessions being held in cities other than county seat shall be terminated.

Requires board of supervisors seeking to establish or terminate branch court sessions to request advice of Judicial Council before acting.

Ch. 1488 (SB 32) BURNS Amends Sec. 31676.1., Gov.C., re county retirement law.

Provides that reference to counties with a population in excess of 295,000 in the law dealing with a fixed benefit for unclassified members of county retirement systems without limitation on amount of member's compensation used in computing benefits and member contributions, is based on population figures contained in Section 28020 of the Government Code as it existed on the 91st day following adjournment of the 1953 session of the Legislature. Declares that this act does not change existing law.

Ch. 1489 (SB 57) CARRELL Repeals Sec. 7, (Ch. 85, Stats. 1966) (1st Ex. Sess.), re driver training financing.

Deletes provision under which penalty assessment on moving traffic violations, proceeds of which provide funds for driver training, would, on October 1, 1967, be reduced from \$3 to \$2, per \$20 fine or fraction thereof.

Operative only if, and at same time as, SB No. 56 takes effect.

*In effect immediately.*

Ch. 1490 (SB 332) WHETMORE Amends Sec. 69591, Gov.C., re superior courts: Orange County.

Increases the number of Orange County superior court judges from 19 to 21.

Ch. 1491 (SB 659) CARRELL Amends and repeals various secs., Veh.C., re mobile and cemetery equipment.

Requires identification plate for special mobile and cemetery equipment, and provides application procedure in order to obtain such plate.

Establishes five-dollar service fee for identification plate for cemetery equipment.

Ch. 1492 (SB 719) COLLIER Adds Sec. 2402.5 and Ch 5 (commencing with Section 2900), Div. 2, Veh.C., re motor vehicle safety.

Requires Commissioner of the California Highway Patrol, after he has considered the motor vehicle safety standards adopted pursuant to the National Traffic and Motor Vehicle Safety Act of 1966, to adopt and enforce regulations identical to such standards with respect to any motor vehicle or item of motor vehicle equipment applicable to the same aspect of performance of such vehicle or item of equipment.

Authorizes the commissioner, following adoption of such regulations, to test vehicles and specific types of equipment to be tested for compliance with federal standards, and requires the commissioner, in formulating test procedures to review and consider test procedures utilized for compliance with the federal standards. Prohibits the sale or offer for sale of a vehicle or item of equipment if such vehicle or item of equipment does not conform to the regulations adopted by the commissioner.

Authorizes the commissioner to require vehicles and specific types of equipment to be tested and approved for compliance with Veh.C. requirements or regulations adopted pursuant to the Veh.C., such testing to conform to specified provisions, in the absence of any federally promulgated motor vehicle safety standard or if any such standard is not applicable to vehicles or equipment manufactured and first sold in California. Provides that, if such vehicles or equipment do not conform to the provisions of the code or commissioner's regulations, no person shall sell them or offer them for sale.

Declares federal standards of equipment preempt any state regulation applicable to the same aspect of performance with respect to vehicles in compliance with the federal standard that was in effect at the time of the sale.

Makes violation of any such regulation a misdemeanor.

Defines "motor vehicle safety standards" as a minimum standard for motor vehicle performance or motor vehicle equipment performance which is practicable, meets the need for motor vehicle safety, and provides effective objective criteria.

Establishes California Traffic Safety Program which is to consist of a comprehensive program to increase traffic safety, reduce the number of traffic accidents and which is required to include a local highway safety program designed by local authorities to set up local safety programs. Requires that the program be prepared by the Administrator of Transportation, with the Governor to be responsible for its administration.

Authorizes Governor to take all action necessary to secure the benefits of the National Highway Act of 1966 and any amendments thereto. Authorizes the Governor to establish an Advisory Committee on the California Traffic Safety Program.

Requires the Governor to submit a report of the program to the Legislature on or before the fifth day of the 1968 legislative session.

Creates the California Traffic Safety Program Fund in the State Treasury, to be apportioned by the Governor. Declares that any federal funds received under the authority of the National Highway Act of 1966 are continuously apportioned for the purposes and uses of the program.

Authorizes local political subdivisions to participate in a local highway safety program within its jurisdiction, if such program is approved by the Governor, and authorizes the use, by such local subdivisions, of any funds which are apportioned to it from the California Traffic Safety Program Fund by the Governor in implementing its local highway safety program.

*In effect immediately.*

Ch. 1493 (SB 873) WALSH Amends various secs., B. & P.C., re horseracing.

Permits licenses to be granted to Arabian horse racing associations to conduct horseracing meetings and provides for the allocation of racing days for Arabian racing at horserace meetings, but only to the California State Fair and Exposition, California State Exposition and Fair, district agricultural fairs, or county fairs.

Defines an "Arabian horse" and "Arabian racing." Makes the Stud Book of the Arabian Horse Club Registry as approved by the International Arabian Horse Association the sole official registry for Arabian horses, but requires the California Horse Racing Board by rule to provide for the registration of California-bred Arabian horses to enable compliance with the Horse Racing Law.

Redefines the maximum length of an Appaloosa race to not more than four miles, rather than not more than three-quarters of a mile.

Requires that an Appaloosa horse be registered by the Appaloosa Horse Club and approved by the Appaloosa Horse Club, rather than merely being registered by the Appaloosa Horse Club.

Increases class of applicants to which licenses may be granted to conduct a horserace meeting upon a track less than one mile in circumference to include applicant for Arabian racing.

*In effect immediately.*

Ch. 1494 (SB 874) WALSH Adds Secs. 24071.1, 24074.2, and 24081, B. & P.C., re alcoholic beverage licenses.

Prohibits person acting as escrow holder of purchase price of a license from releasing any funds in escrow for a promissory note or any other consideration of less value to the creditors than the funds exchanged.

Provides for the transfer of an alcoholic beverage license for a fee of \$100 when 50 percent or more of the shares of stock of a corporation which owns such a license is acquired by or transferred to new parties who are required to report the transfer.

Authorizes licensee whose licensed premises are destroyed by fire, act of God or other force beyond his control to carry on business under his existing license for not more than 60 days within 500 feet of such licensed premises and upon such licensed premises when repaired or rebuilt.

Ch. 1495 (SB 893) LAGOMARSINO Adds Secs. 23004.1, 23004.2, and 23004.3, Gov.C., re county actions.

Provides that a county may recover from the tortfeasor responsible the reasonable value of medical treatment provided an indigent by the county on its own behalf or on behalf of the injured person.

Gives county lien if the indigent proceeds in his own action, to the extent of reasonable value of medical treatment furnished or to be furnished, against any judgment recovered by the indigent against such tortfeasor, and provides that county may enforce such lien in a separate action. Requires that, if third person who is

liable is insured, county give notice of lien to insurance company, if known to the county, within 30 days after filing of action by injured or deceased person or his representative or successor, against third person who is liable for injury or disease, but that failure to so notify shall not prejudice claim or cause of action of injured or deceased person or his representative or successors, or the county.

Provides that these provisions shall be operative in a county only if the board of supervisors of such county, by resolution, elects to be governed by these provisions.

Ch. 1496 (SB 925) SHERMAN Amends Sec. 15954, Ed.C., re school district leases.

Permits school district governing board to authorize any public entity within the county to lease data processing equipment for the district without advertising for bids.

Ch. 1497 (SB 927) KENNICK Repeals Pt. 1 (commencing with Sec. 12000), Div. 11, adds Pt. 1 (commencing with Sec. 12000), Div. 11, H. & S.C., re high explosives.

Repeals and reenacts, with various changes, provisions defining "explosives" and governing the sale, use, handling, transportation, possession and storage of explosives, and prescribing penalties for illegal use or possession of explosives.

Ch. 1498 (SB 928) KENNICK Amends, adds and repeals various secs., Veh.C., re transportation of explosives.

Redefines term "explosives." Extends applicability of division on explosives to motor vehicles parked in a place designated as a safe stopping place.

Requires report of inspection made of motor vehicle carrying explosives to be made at the time the inspection is conducted.

Eliminates requirement that red flags carried by vehicle or combination of vehicles transporting explosives be cloth. Prohibits driving of any such vehicle, except as may be necessary to cause immediate replacement, unless all tires in actual use on the vehicle are properly inflated.

Permits vehicle carrying explosives to have one fire extinguisher rather than presently required two if it has the combined Underwriters' Laboratory unit rating. Requires extinguishing agent to be one that does not need protection from freezing. Requires fire extinguisher to be readily accessible and in an efficient operating condition.

Eliminates requirement that every power unit of a vehicle carrying explosives must carry at least one spare tire.

Deletes provision stating that no person shall operate any vehicle transporting explosives in excess of a maximum speed of 50 miles per hour, subject to other and more restrictive limits set forth in the Vehicle Code

Subject to Interstate Commerce Commission regulations, permits explosives to be transported on flat bed vehicles if certain precautions are taken.

Requires motor vehicles transporting explosives and other dangerous articles to display the signs required by the Interstate Commerce Commission. Excepts vehicles transporting not more than 20 pounds of smokeless powder or 5 pounds of black sporting powder or any combination thereof from the sign requirement

Deletes exemption from the sign requirement for vehicles displaying in a specified manner any designating marks or legends of a specified type

Provides that vehicles used for the transportation of flammable liquids may display such required signs when empty or when transporting liquids with a flashpoint below 200 degrees Fahrenheit.

Makes other related changes.

Ch. 1499 (SB 998) MILLER Amends Sec. 2873, B. & P.C., re vocational nursing.

Provides, operative July 1, 1968, any person possessing education and experience, rather than education and/or experience, equivalent to accredited training may be licensed as a vocational nurse where otherwise qualified.

Ch. 1500 (SB 1002) SHERMAN Amends, adds various secs., H. & S.C., Gov. C., amends Sec. 54, Ch. 120, Stats. 1966 (1st Ex. Sess.), re vital statistics

Permits parents of minor child born in this state to file an affidavit with the State Registrar of Vital Statistics pertaining to change of surname when the parents' surname is changed by order of a court of any state, rather than only when it is changed by order of court in this state, or whenever the father of such child has his surname changed by a court order in naturalization proceedings

Allows other satisfactory evidence that court order was in fact entered to prove court order, rather than limiting proof to affidavit and copy of court order.

Requires State Registrar of Vital Statistics to send certified copy of newly established certificate of birth to applicant without further charge.

Increases fee from \$2 to \$5 to be paid to State Registrar by applicant for establishment of new birth certificate under provision relating to amendment of birth record to reflect change in surname of parents.

Increases fee from \$4 to \$5 to be paid to State Registrar by applicant for delayed birth registration under provisions relating to administrative procedure to establish record of birth.

Increases fee for issuing marriage license from \$5 to \$6 and revises disposition of marriage license fee to require that \$1 of the fee be paid to the county recorder, \$1 of the fee to be paid to the county clerk, and \$1 of the fee to be paid to State Registrar and \$3 of the fee to be disposed of pursuant to provisions regulating deposits of revenues to the Property Tax Reduction Fund.

Permits, rather than requires, deposit of additional amount of revenue which a county receives pursuant to Ch. 120, Stats. 1966 1st Ex. Sess. to be deposited in Property Tax Reduction Fund. Makes provisions relating to such revenue inapplicable to disposition of marriage license fee.

To become operative January 1, 1968.

Ch. 1501 (SB 1190) KENNICK Adds Sec. 19664, B. & P.C., re horseracing.

Prohibits, for the purpose of selling or offering to sell predictions on horseracing, any person from advertising that he has predicted the outcome of any horserace which has been run in this state unless such person has notified in writing the California Horse Racing Board, at any of its offices, of his predictions at least three hours prior to the race involved. Prohibits advertising the fact that the board has been notified or the use of the name of the board in regard to horserace prediction.

Defines "advertise" for purposes of this section.

Exempts daily newspapers of general circulation regularly entered in the mails, any daily publication carrying complete past performances of horses entered in races, or any regularly published magazine or periodical devoted to racing news which has been published for at least two years

Ch. 1502 (SB 1274) MILLER Adds Sec. 14672.3, Gov.C., re state property.

Authorizes the Director of General Services to lease specified real property which is a levee around Lower Sherman Island.

Ch. 1503 (SB 1504) TEALE New act, and repeals Div. 22 (commencing with Sec. 77000), Wat.C., re sanitation agencies.

Provides for establishment of the North Lake Tahoe-Truckee River Sanitation Agency and prescribes its powers.

Repeals existing provisions authorizing the formation of sanitation agencies.

Ch. 1504 (AB 364) BURTON Amends Sec. 11580.2, Ins.C., re arbitration.

States that arbitration for insurance claims shall be conducted by a single neutral arbitrator rather than a group of arbitrators.

Ch. 1505 (AB 466) BADHAM Adds Ch. 21 (commencing with Sec. 9900), Div. 3, B. & P.C.; amends, adds and repeals various secs., Lab.C., re employment agencies.

Removes the licensing of employment agencies from the Department of Industrial Relations, Division of Labor Law Enforcement, and transfers it to the Department of Professional and Vocational Standards, creating a Bureau of Employment Agencies under the direction of a chief appointed by the Governor and serving at his pleasure. Vests in the chief the power to license, regulate, and discipline employment agencies, but makes him responsible to the Director of Professional and Vocational Standards therefor.

Revises definition of nurses' registry and duties imposed upon nurses' registries regarding applicants for employment.

Makes related changes.

Ch. 1506 (AB 544) BILL GREENE Amends, amends and rennumbers, and adds various secs., Lab C., re Fair Employment Practices Act.

Authorizes the Division of Fair Employment Practices to engage in "affirmative actions" with employers, employment agencies, and labor organizations. Defines

"affirmative actions" as any educational activity for the purpose of securing greater employment opportunities for members of racial, religious, or nationality minority groups and any promotional activity designed to secure greater employment opportunities for the members of such groups on a voluntary basis.

Provides that this act shall not be construed to promote employment on a preferential or quota basis. Requires all information received by the Fair Employment Practices Commission to be confidential, and prohibits use of such information to be used as basis of complaint against any employer.

Ch. 1507 (AB 575) QUIMBY Adds Sec. 15352.5, Ed.C., re schools: trailer classrooms, laboratories.

Specifies that requirements concerning construction or alteration of certain temporary quarters and portable buildings do not apply to trailer coaches used for classrooms or laboratories if such trailer coaches conform to specified requirements concerning mobilehomes and are readily movable, not placed on fixed foundations, and are used for specified purposes.

Requires purchase and use of such trailer coaches to be under direct supervision of county superintendent of schools.

Ch. 1508 (AB 839) Z'BERG Repeals and adds Ch. 2.5 (commencing with Sec. 730), Pt. 1, Div. 2, Civ.C., re Principal and Income Act.

Enacts the Revised Uniform Principal and Income Act and repeals existing law on same subject.

To be operative January 1, 1968.

Ch. 1509 (Relating clause corrected) (AB 860) UNRUH Amends Sec. 7551, B. & P.C.; amends, adds and repeals various secs., Pen.C., re invasion of privacy.

Declares legislative intent to protect right of privacy and not to place greater restraints on use of listening devices and techniques by law enforcement agencies.

Recodifies in new chapter various scattered provisions relating to invasion of privacy by electronic devices and other means, and provides for enforcement by civil action for injunction or damages, in addition to criminal penalties.

With respect to communications over telegraph or telephone wires, cables or instruments, prohibits various types of interception of, interference with the reuse of, such communications without the consent of all parties to the communication; prohibits tapping or unauthorized connections with any telegraph or telephone wires, cables or instruments, including those of any internal telephonic communications system, rather than with just those under the control of a telegraph or telephone company; exempts public utilities and their officers, employees and subscribers in certain circumstances; exempts exclusively internal telephonic communications systems in state or local correctional facilities; changes penalties for violation; establishes different penalties for first and subsequent offenses; and with specified exceptions provides that no evidence obtained as a result of violation shall be admissible in any proceeding.

With respect to recording or eavesdropping by means of electronic amplifying or recording device, prohibits such acts by any person so acting without consent of all parties to the communication, rather than limiting the prohibition to persons or authorized agents not parties to the communication; exempts exclusively internal telephonic communications systems in state or local correctional facilities; changes penalties for violation; and establishes different penalties for first and subsequent offenses.

Exempts from the prohibition against the commission of such acts the Attorney General, any district attorney, any assistant deputy or investigator of the Attorney General or a district attorney, any officer of the California Highway Patrol, any chief of police, assistant chief of police or policeman, any regularly employed and paid county sheriff, undersheriff or deputy sheriff, and any person acting under the direction of one of the above law enforcement officers acting within the scope of his authority, if such persons are engaging in conduct lawful prior to this act; exempts parties to a confidential communication who record such communication for the purpose of obtaining evidence of specified crimes by another party to such communication; and states that the prohibitions of the bill making such acts illegal shall not be construed as making evidence obtained by such exempted persons inadmissible.

Prohibits trespassing for the purpose of committing such acts.

Prohibits, with specified exemptions, and provides punishment for manufacture, assembly, sale, offering for sale, advertisement for sale, possession, transportation, importation, or furnishing to another of devices primarily or exclusively designed or intended for eavesdropping.

Makes commission of any act prohibited by the new chapter a ground for revocation or suspension of the license of a private investigator, insurance adjuster, or reposessor.

Makes conforming changes.

Ch. 1510 (AB 913) BARNES Adds Secs. 20205.2, 20205.3, 20206, 20206.5, Gov.C., re State Employees' Retirement Fund.

Authorizes purchase of stocks with assets of Retirement Fund and establishes standards to which these investments must conform.

Provides that board of retirement of S.E.R.S. shall employ investment counsel or trust companies or trust departments of banks to render service in connection with the board's investment program, and that the annual report required of the board shall include a description of all securities held and a comprehensive report of investment transactions similar to that required of a life insurance company licensed in California.

Authorizes board to invest in stock of a diversified management investment company registered under "Investment Company Act of 1940" which has assets of at least \$50,000,000, but that such investment, together with investment in stock of other corporations, may not exceed 25 percent of retirement fund.

Ch. 1511 (AB 984) KNOX Amends, adds, and repeals various secs., Estero Municipal Improvement District Act (Ch. 82, Stats. 1960 (1st Ex. Sess.)) and amends Sec. 100, Ch. 29, Stats. 1967, re Estero Municipal Improvement District

Makes provisions of Uniform District Election Law applicable to the general district elections held by the Estero Municipal Improvement District and makes other related changes.

Specifies that the incumbent directors of this district in office on the date of the November 1967 general election shall serve out the terms to which they were elected or appointed, and at the end of that time their successors shall qualify and their terms shall commence.

Changes voting basis of this district from a landowner district to a resident voter district after last Friday in December of 1971.

Requires that all directors of the Estero Municipal Improvement District be elected, rather than one being appointed as a public member after last Friday in December of 1969.

Requires  $\frac{2}{3}$  vote, rather than majority, for district board to call a bond election.

Provides for establishment of benefit zones and levy and collection of taxes on taxable property or, under specified conditions, on taxable lands and improvements or on taxable land only, within a zone, to pay bond interest and principal on bonds issued to finance various district improvements

Requires any litigation relating to district to be set for trial at earliest possible date and to take precedence in trial and appellate courts over all but specified matters.

*In effect immediately.*

Ch. 1512 (AB 1002) SHOEMAKER Adds and repeals various sec., Civ.C., Ed C., re lost property.

Repeals existing provisions, except for unclaimed property in the possession of the Regents of the University of California or of the University of California Police Department, relating to the finding and disposition of lost property, and the procedures for title to vest in the finder if an unknown owner does not appear to prove ownership and claim the property

Declares that, though any person who finds a thing lost is not bound to take charge of it, if he does take charge, he will be treated as a depository for hire.

Requires the finder of lost property to inform the owner, if known, and make restitution, or if the owner is unknown or fails to claim the property, to turn any property of a value of \$10 or more over to the local law enforcement agency

within a reasonable time and make an affidavit stating pertinent information regarding the property. Requires the local law enforcement agency to inform the owner, if reasonably ascertainable, of any of his property turned in. Authorizes the police department or sheriff's department to charge a reasonable charge to defray their costs.

Requires the local law enforcement agency to publish notice in a newspaper of general circulation at least once if no owner appears and proves his ownership of the property within 90 days.

Vests title to the lost property in the finder, if the owner doesn't prove and claim ownership within 7 days following first publication of the notice by the local law enforcement agency unless the property was found in the course of employment by an employee of any public agency, in which case requires it be sold at public auction.

Authorizes the legislative body of any city, city and county, or county to provide by ordinance for the care, restitution, sale, or destruction of unclaimed property in the possession of the local law enforcement agency. Requires the unclaimed property, except for bicycles, to be held for a period of at least four months and unclaimed bicycles to be held for a period of at least three months. Authorizes the sale of such property at a public auction to the higher bidder after a specified notice is given.

Authorizes the local law enforcement agency to sell such property by public auction upon specified notice, when property is of a type commonly the subject of sale, and owner cannot with reasonable diligence be found or refuses to pay charges, if property is in danger of perishing or losing greater part of value, or charges exceed two-thirds of value.

Provides that any public agency may elect to be governed by these provisions with respect to disposition of personal property found or saved on property subject to the jurisdiction of such agency, or may, subject to certain restrictions, adopt reasonable regulations for the care, restitution, sale or destruction of unclaimed property in its possession.

Declares the provisions have no application to abandoned property.

Authorizes Trustees of California State Colleges to provide for the care, restitution, or disposition of unclaimed, lost, or abandoned property. Requires such property to be held for at least six months period and to be sold at public auction after publication of notice of sale. Provides that proceeds of such disposition are to be used for student scholarships and loans pursuant to such regulations as the trustees shall provide, and pending such grants may be invested by State Treasurer upon approval of trustees in eligible securities. Provides that such proceeds, as well as gift income, are appropriated without regard to fiscal years.

Ch. 1513 (AB 1030) MORETTI Amends Secs. 1350, 1351, 1352, and 1356, adds Secs. 1350.5 and 1357, Lab.C. re female employees overtime pay.

Authorizes employers of employees covered by the Fair Labor Standards Act to employ a female in certain employment for up to 10 hours per 24-hour day or up to 58 hours per week if she is paid  $1\frac{1}{2}$  times her regular rate for each hour in excess of 8 per day or 40 per week. Excludes from such authorization those employers whose employees are exempted from the provisions of Sec. 7 of the F.L.S.A. by Sec. 13 of such act and employers whose employees are so exempted by Sec. 7 of such act if the employees are not entitled under such exemption in Sec. 7 to overtime pay until they have worked more than 48 hours in one week. Also excludes from such authorization employees engaged in the laundering, cleaning, or repairing of clothing, or in clothing manufacturing industries. Provides that above provisions shall not affect or change the provisions of any existing collective bargaining agreement. Makes such authorization applicable to employment of females by airlines certificated by the federal or state government.

Changes maximum female working hours for more than one employer in certain employment from 8 hours per day or 48 hours per week to 10 hours per day or 58 hours per week.

Specifically excludes packing of perishable fruit, fish and vegetables during periods when necessary to prevent spoiling from provisions limiting hours of employment of females.

Prohibits Division of Industrial Welfare and Industrial Welfare Commission from placing on employers restrictions more restrictive than article on female working hours.

Ch. 1514 (AB 1268) LEROY F. GREENE Adds Secs. 7750, 7751, 8573 and 8574, Ed.C., re high school graduation standards.

Requires high school district governing board to adopt minimum academic standards for graduation which shall be made available to the public. Requires the State Board of Education to prepare, and distribute to such school district, model minimum academic standards for graduation.

Added Secs. 8573 and 8571, E.C. to be operative only if SB 311 is enacted by the Legislature in the 1967 Regular Session.

Ch. 1515 (AB 1437) ZENOVICH Adds Art 8 (commencing with Sec. 690), Ch. 1, Div. 2, B. & P.C., re selection of healing practitioner.

Prohibits, with certain exceptions, individuals working in a program supported by state funds and any state agency or county or city of the state, as well as employees thereof, from prohibiting any person, who is entitled to vision care which may be rendered by either an optometrist or physician or surgeon within the scope of his license, to select a member of either such profession to render the service, provided such member has not been removed or suspended from participation in such program for cause.

Allows, notwithstanding such prohibition, any agency operating a program of services, including but not limited to, a physically handicapped children's program or rehabilitative service programs, to prepare lists of healing arts licensees and to require patients to select a licensee on the list as a condition to payment by the program for the services, but requires, if such lists are established and a particular service may be performed by either a physician and surgeon or an optometrist, that the list contain a sufficient number of licensees so as to assure the patients an adequate choice.

Permits injunctions to prevent violations of provision.

Ch. 1516 (AB 1519) MILLIAS Amends Sec. 74661, Gov.C., re municipal court judges.

Increases the number of judges in the Palo Alto-Mountain View Judicial District from 3 to 4.

Provides that on and after January 1, 1968, there shall be 10 judges, instead of 9, in the San Jose-Milpitas-Alviso Judicial District.

Ch. 1517 (AB 1574) MILLER Amends Sec. 266, R. & T.C., as amended by Ch. 217, Stats. 1967, re property tax exemptions.

Cancels or refunds property taxes, penalties, or interest commencing during 1967 on property as to which the college exemption was available but unclaimed.

Ch. 1518 (AB 1625) KNOX Amends, adds various secs., P.U.C., re Bay Area Rapid Transit.

Provides in case of annexation of county to Bay Area Rapid Transit District the amount of reimbursement due from an annexed county may be computed on basis other than fixed formula presently provided.

Permits board of directors to authorize revenue bonds without an election, subject to same conditions as at present time, for rapid transit facilities, their extension and improvement, and all other facilities which the district is authorized to acquire, construct, or complete rather than for equipment only.

Reduces period in which actions to test validity of bond issue can be instituted from six months to 60 days after the election authorizing the issuance of bonds, or in the case of indebtedness for which an election is not required, after the date of the resolution authorizing the incurring of the indebtedness.

Authorizes board of directors of district to reject bids on bonds if it determines they are not satisfactory as to price or as to the responsibility of the bidders and permits sale of bonds at private sale if following advertisement for bids the district does not receive any bids or finds it necessary to reject all bids received.

Provides that requirement that special reports be submitted to and approval thereof be given by board of directors of district before proposal is submitted to incur bonded indebtedness is not applicable to proposals for additional bonds to complete the project referred to in the original reports.

Specifies that district board can make temporary transfers of cash balances from one fund to another, except moneys in any fund which the district is required to set aside for the payment of evidence of indebtedness and the interest thereon, to be repaid as soon as moneys become available.

Ch. 1519 (AB 1760) BIDDLE Amends and adds various secs., Pen.C., re criminal records and reports.

Makes changes in list of persons to whom information relating to identification of persons must be furnished by Attorney General. Specifies that Attorney General shall not furnish such information to persons other than those to whom statute requires that he furnish such information unless otherwise provided by law; provided that such information may be furnished to any state agency, officer, or official when needed for the performance of such agencies', officer's, or official's functions.

Specifies the disposition labels which must be entered on arrest disposition reports; provides that neither such reports nor disposition labels shall be admissible in evidence in any civil action; provides that any disposition label provided by law may be used by the person subject to the disposition as an answer to any question relating to the occurrence of disposition of an arrest or criminal proceeding.

Ch. 1520 (AB 1782) BURKE New act, re tidelands.

Grants certain specific tidelands in trust to Metropolitan Water District upon specified conditions and reservations and permits district to bring quiet title action against the state to quiet title to lands so conveyed. Provides for freeing of lands from the trust under prescribed conditions. Grants easements over state beach lands for construction of a causeway and provides for termination of such easements unless reimbursement, as specified, is made to Department of Parks and Recreation by the district, as prescribed.

Ch. 1521 (AB 1861) KARABIAN Amends Secs. 69892.1, 69894.2 and 69894.3, adds Sec 69894.1, repeals Sec. 69894.1, Gov.C, re superior court attachés.

Provides that the administrative officer of the Superior Court of Los Angeles County shall receive the same salary as a judge of that court

Revises salary schedule and rate of pay for various attachés of that court. Provides for right of transfer of superior court employees in counties with more than 2,000,000 population to other county departments, subject to approval of board of supervisors and subject to county charter and other usual conditions for such transfers, and provides that such right of transfer does not give additional rights in relation to other county employees. Provides for use of county's ordinances, if approved by rule of court, in determining the court employee's rights and benefits, such as salary step advancements, vacations and sick leave. Provides that rules governing transfers, promotions, and demotions between judicial districts shall be substantially the same as those governing employees in county departments. Conditions the taking effect of these provisions providing for rights of transfer and other benefits for court employees to be the same as other county employees, upon the enactment of SB 171 of the 1967 Regular Session.

Ch. 1522 (AB 1925) Z'BERG Amends Secs. 748 and 753, repeals Secs 759.1 and 759.2 and adds Sec. 751.1, S & H.C., re junkyards

Eliminates special account from the State Highway Fund which consisted of state and federal funds for the purpose of screening junkyards from visibility from highways. Provides that junkyards are to be screened, by as soon after January 1, 1968, as federal funds are available for such purposes, rather than by January 1, 1968. Declares that acquisitions of interests in real property to effect screening, revocation or removal of junkyards constitutes a public use and purpose.

Provides for payment of maintenance of screening, in addition to cost thereof, out of State Highway Fund.

Ch. 1523 (AB 1940) LANTERMAN Amends Sec. 103 S, S. & H.C., re highway: hardship compensation.

Authorizes Department of Public Works, in giving relocation advisory assistance to families displaced by state highway projects, to establish a local relocation advisory assistance office to assist in obtaining replacement facilities for all persons, families, and businesses relocated. Requires, when a project affects a large group of low-income persons with special housing replacement problems, that such an office be established in a location convenient to the project.

Ch 1524 (AB 2036) RALPH Amends Sec. 11628, Ins.C, re discrimination in insurance business.

With respect to accepting applications for, or issuing or canceling of, motor vehicle liability insurance, prohibits licensed insurer from discriminating between persons within the same geographic area, and provides that location within a geographic area of itself shall not constitute a condition or risk for which a higher rate, premiums, or charge may be required. Defines "geographic area."

Ch 1525 (AB 2048) BAGLEY Adds and repeals various secs., B. & P.C., re alcoholic beverages.

Revises provisions concerning judicial review of decisions of the Alcoholic Beverage Control Appeals Board and the Department of Alcoholic Beverage Control.

Ch. 1526 (AB 2132) DEDDEH Repeals Secs. 12552, 12554 and Art. 2 (commencing with Sec. 12601), Ch. 7, Div. 9 and adds Sec. 12552 and Art. 2 (commencing with Sec. 12601), Ch. 7, Div. 9, Ed.C., re compulsory continuation education.

Repeals certain exemptions and in lieu of provisions to the compulsory continuation education classes and provides for exemptions of minors who have demonstrated an inability to benefit from such classes due to mental or physical handicaps.

Provides that complaints on failure of school district to provide such continuation education classes shall be presented to the county superintendent who shall if investigation finds the complaint justified, forward the complaint and the results of his investigation to the Superintendent of Public Instruction who shall take steps to enforce compliance with continuation education provisions.

Ch. 1527 (AB 2147) BARNES Adds Secs. 13852, 13852.1, and 13852.2, and repeals Sec. 13852, Ed.C., re state teachers' retirement.

Abolishes position of Executive Officer of the State Teachers' Retirement System and creates position of Chief Executive Officer of the State Teachers' Retirement System as chief administrative officer of such system, such officer to be appointed by Teachers' Retirement Board to serve at its pleasure. Deletes provision requiring Teachers' Retirement Board to appoint an actuary.

Ch. 1528 (AB 2174) FORAN Amends Sec. 10506, Ins.C., re insurance: annuities.

States that the authorized separate accounts of insurers shall not be chargeable with liabilities arising out of any other business the insurer may conduct except and to the extent provided in an agreement filed with the commissioner.

Prohibits a life insurance company from providing variable benefits in its contracts unless it is an admitted insurer meeting specified criteria as to its capital structure.

Defines the term "under same management" as used in the section.

Ch. 1529 (AB 2240) PATTEE Amends Sec. 19556, B. & P.C., re horseracing.

Prohibits a beneficiary, otherwise qualified to receive charity day net proceeds from being excluded on the basis that such beneficiary provides charitable benefits to persons connected with the care, training and running of racehorses. Requires such a beneficiary to make an accounting to the California Horse Racing Board within one calendar year of the date of the receipt of any such distribution.

Ch. 1530 (AB 2275) MOORHEAD Adds Sec. 217, H. & S.C., re emergency medical service.

Requires all policemen, sheriffs, deputy sheriffs, members of the Highway Patrol and firemen in this state be trained to administer first aid. Requires such training to at least meet the standards of the standard American Red Cross training in first aid and requires that it be completed as soon as practicable but in no event more than one year after the date of employment, and that an approved refresher course be completed every three years.

Requires that presently employed persons satisfactorily complete first aid training by July 1, 1969.

Exempts policemen, sheriffs, deputy sheriffs, members of California Highway Patrol and firemen whose duties are primarily clerical or administrative.

Ch. 1531 (AB 2445) MACDONALD Amends Sec. 69995, Gov.C., re Ventura County municipal courts.

Increases monthly salary of Ventura County court reporters from \$500 to \$650 with additional increase to \$700 on July 1, 1968.

Ch. 1532 (AB 2450) RALPH Adds Secs. 10560 and 10560.5, W. & I.C., re social welfare employees.

Requires Department of Social Welfare to train recipients and potential recipients of public assistance for private employment or government service, state or county employment to be subject to applicable civil service and merit system requirements. May be done in conjunction with contract between Department of Social Welfare and Department of Rehabilitation, Department of Education, or Department of Employment.

Establishes pilot program for training limited number of recipients and potential recipients, with priority on persons in economically depressed urban areas. Allows Department of Social Welfare to make funds available to Department of Rehabilitation, Department of Employment, and Department of Education for such program pursuant to 1967 Budget Act.

Requires Department of Social Welfare to report to the Legislature by the fifth legislative day of the 1969 Regular Session.

Ch. 1533 (AB 2453) UNRUH Amends and adds various secs, Gov.C. and R. & T.C, re public officers' salaries and expenses.

Increases salary of Lieutenant Governor, Secretary of State, State Controller, State Treasurer and Superintendent of Public Instruction from \$25,000 to \$30,000, and increases salary of Attorney General from \$32,000 to \$35,000, to be operative on January 1, 1971.

Provides for \$5,000 annual expense allowance for such officers, to be excluded from gross income for purposes of the state personal income tax law.

Ch. 1534 (AB 2490) MCGEE Adds Secs. 26821.2, 26822.2, 26826.2, Gov.C., re fees in superior court.

Raises filing fees in Los Angeles courts to \$23, rather than \$18, for filing first paper or papers transmitted from another court, and to \$7, rather than \$5, for filing final paper of defendant or other designated party. Becomes operative only if either S B. 1154 or A.B. 1711 is enacted.

Ch. 1535 (AB 2596) BARNES Amends Sec 14675 5, Ed C, re school district retirement plans.

Removes prohibition against investment in corporation shares by school district retirement system and establishes standards to which investments in corporation shares must conform. Provides that district retirement system board shall employ investment counsel or trust companies or trust departments of banks to render service in connection with the board's investment program.

Ch. 1536 (SB 13) ALQUIST Amends, adds, and repeals various secs., Ed.C., and R. & T.C., re governmental finances.

Requires that school district tax rates be computed on basis of unequalized secured assessment roll; and provides for a formula to determine percentage of tax rate computed to offset anticipated tax delinquencies. Makes various changes in school budget requirement provisions.

Establishes State Advisory Commission on School District Budgeting and Accounting to advise State Board of Education on school district program budgeting and accounting systems. Authorizes commission to employ consultants to formulate details for program budgeting and accounting systems. Requires Department of Education to assist commission, and to perform various duties in connection with school district budgeting. Provides that the advisory commission shall remain in existence until June 30, 1970.

Authorizes unified districts, districts with over 10,000 average daily attendance, and junior college districts upon approval of Superintendent of Public Instruction to draw their own warrants, prescribes procedures in connection therewith and provides for related matters.

Makes provisions relating to school district tax computations, and school district budget calendar and procedures, operative November 1, 1968.

Appropriates \$40,000 for support of new commission.

Ch. 1537 (SB 88) DEUKMEJIAN Adds Sec. 1538 5, amends Secs. 1238, 1539, Pen C, re searches and seizures.

Provides exclusive remedies by which criminal defendant may test validity of search or seizure. Specifies grounds on which motion for return of property or suppression of evidence obtained by search and seizure may be made.

Specifies the court where action is to be made, and generally requires motion to be made within specified time limits prior to trial.

Provides generally that defendant may make such motion during the course of the trial if he did not have opportunity to do so or was not aware of the grounds therefor prior to trial. Permits court in its discretion to entertain motion during the course of the trial.

Spells out various procedures regarding the admissibility of evidence, the burden of proof, and the return of illegally seized property.

Requires defendant's release from custody, in certain circumstances, if motion is granted.

*Provides for methods of appeal and review.*

Requires that the testimony of witnesses be authenticated by a shorthand reporter in certain circumstances when a motion to return property or suppress evidence is made.

Ch. 1538 (SB 242) **SHORT** Amends, amends and renumbers, repeals, various secs., Ed.C., re handicapped minor development centers.

Changes references to "child care center" to "development center" or "development center for handicapped minors." Removes prohibition of taxing by county superintendent of schools to support development centers and limitation on number of centers that can be established.

Removes requirement of payment of fees by parent or guardian of any child admitted to centers and increases the amount of state support to the centers.

Increases amount of money that the Superintendent of Public Instruction allows for current expense of transporting severely handicapped children to centers.

Directs Superintendent of Public Instruction to provide full time coordinative, consultant, and supervisory services for programs for the centers.

Appropriates \$2,200,000 for the support of development centers for handicapped minors.

Ch. 1539 (SB 255) **COLLIER** Adds Secs. 21643, 21644, P.U.C., re obstructions near airports.

Prohibits the construction of a structure or permission of growth of any natural growth within one statute mile of the exterior boundary of any airport open to public use at such height as to constitute a hazard to air navigation, as such a "hazard" is defined by federal regulations, unless a permit is obtained from the Division of Aeronautics. Provides, however, that the section shall not apply to public utility poles, pole lines distribution or transmission towers or tower lines, or substations, but that the foregoing exceptions to the operation of the section shall continue to be subject to the provisions of Sec. 21645, P.U.C. Authorizes the division to refuse to issue a permit, after a hearing, if it determines that the construction or growth would constitute a hazard to air navigation or create an unsafe condition for air navigation.

Ch. 1540 (SB 296) **WAY** Adds Sec. §523, Art. 7 (commencing with Sec. 12070), Ch. 1, Pt. 2, Div. 3, Title 2, Gov.C., re executive reorganization.

Authorizes Governor to propose reorganization plan affecting statewide executive agencies other than agencies administered by elective officers. Provides that delivery of such plan to both houses shall be within the first 60 calendar days of a regular session of the Legislature. Permits such plan to supersede statutory provisions, but they may not affect functions vested in state agencies by the Constitution. Provides that the plan takes effect on the first day after final adjournment of the regular session unless during such session either house of the Legislature determines that further study of such plan is needed and assigns such plan for study to a committee. Directs Legislative Counsel to prepare for introduction not later than the next regular session of the Legislature occurring more than 90 days after that in which a Governor's reorganization plan takes effect a bill effecting such changes in the statutes as may be necessary to reflect the changes made by the reorganization plan. Provides that these provisions shall become operative only if a specified bill is enacted and, in such event, that the Governor has authority to transmit plans to Legislature until December 31, 1969. Requires that Governor shall submit reorganization plans to the Commission on California State Government Organization and Economy and that the commission shall report to the Governor and to the Legislature.

Ch. 1541 (SB 319) **DYMALLY** Adds Sec. 16618.5, Ed.C., re children's center funds.

Directs Superintendent of Public Instruction to determine and apportion to a school district the amount of state funds such district would have been entitled to receive for the maintenance of a children's center or child care center for mentally retarded or physically handicapped minors had such center not been required to

temporarily close due to some natural disaster or other emergency, provided such closure is established to his satisfaction by affidavits, and even though no fees are collected from parents of such children. Makes provisions operative with respect to emergency closures of children's centers which occurred after July 1, 1965.

**Ch. 1542 (Relating clause corrected) (SB 378) GRUNSKY** Amends and adds various secs., Ed C. Adds Art. 18 (commencing 940) Ch. 2, Pt. 1, Div. 1, W. & I.C., re 24-hour and prevocational schools

Authorizes boards of supervisors to establish, under the control of the county probation officer, 24-hour schools.

Grants county superintendent primary authority to provide for education and training of the minors in 24-hour schools and to provide certain prevocational programs.

Establishes admissions committee composed of representatives of various groups to recommend admission and discharge of minors with behavioral disorders on basis of individual evaluation according to standards established by State Board of Education.

Provides new procedure for release of minors placed in 24-hour school by order of the court.

Provides for licensing of 24-hour schools by county Department of Social Welfare and for funding of 24-hour schools maintained by county superintendent of schools in same manner as special education programs for educationally handicapped minors.

**Ch. 1543 (SB 408) TEALE** Adds Sec 23753 3, Ed.C., re state college moneys

Creates the State College Extension Programs Revenue Fund, credits revenues received from extension programs to that fund, and appropriates revenues for support and development of extension programs.

Requires proposed expenditures from fund to be included in Governor's Budget, and to be subject to fiscal controls

To be operative January 1, 1968.

**Ch. 1544 (SB 433) SHORT** Amends Sec. 9038 and adds Art. 4 (commencing with Sec. 9040), Ch. 17, Div 3, B. & P.C., re clinical social workers.

Adds examining and certifying provisions for clinical social workers. Establishes minimum standards for receiving a certified clinical social worker certificate Provides for fees which go into the Certified Clinical Social Workers Fund. Provides that until July 1, 1969, persons who meet the standards established need not take the examination to obtain a certificate Declares that these provisions shall be construed only as provisions relating to the examination and certification of clinical social workers.

**Ch. 1545 (SB 490) CARRELL** Adds and repeals various secs., H. & S.C.

Enacts the Mulford-Carrell Act., re air pollution.

Abolishes Motor Vehicle Pollution Control Board, and creates a State Air Resources Board, prescribing its organization, powers, duties and functions to coordinate administration, research, establishment of standards for air conservation activities within the state.

Requires all facilities, including funds, records, equipment and personnel of the Motor Vehicle Pollution Control Board and of the State Vehicular Pollution Laboratory of the State Department of Public Health in Los Angeles over which the department has control to be transferred to the State Air Resources Board.

Defines "local or regional authority" to include the governing body of any city, county, city or county, and of any air pollution control district which is functioning and exercising its powers.

Provides for division of state into basins having similar geographical and meteorological conditions by January 1, 1969, and authorizes, but does not require, formation of county air pollution control or regional districts in areas where existing districts are not functioning. Prohibits more than one regional air pollution control district in any basin.

Exempts county or regional districts from the District Reorganization Act of 1965 and the Knox-Nisbet Act

Permits local or regional authority to adopt standards and rules and regulations more restrictive than those of the State Air Resources Board. Declares that air resources provisions shall not be deemed to affect existing rules and regulations of a district until State Air Resources Board has reviewed such rules and regulations

Requires, with certain exceptions, that board enforce its standards and rules and regulations within area under the jurisdiction of a local or regional authority, if such local or regional authority does not comply with a directive from the board within 30 days after the date of the directive where the board has determined that its standards are not being complied with, or that the local or regional authority's standards are not being complied with, or are inadequate, and the reply of the local or regional authority to a request from the board for a report on the matter is unsatisfactory. Vests in board power to take any appropriate legal action to carry out its responsibilities in such area and also authority to take any action which air pollution control district could take.

Makes violation by person of standards and rules and regulations prescribed by board in any area in which the board is enforcing such standards and rules and regulations a misdemeanor

Exempts the Bay Area Pollution Control District and Humboldt County from the provisions relating to regional districts but requires such district to file its rules and regulations with the State Air Resources Board

Deletes provisions requiring the Department of Public Health to maintain a program of air sanitation but requires department to submit to State Air Resources Board recommendations for ambient air quality standards and requires that standards adopted by the board relating to health effects be based upon such recommendations.

Distinguishes and defines vehicular and nonvehicular sources of air pollution.

Appropriates from General Fund a sum of \$100,000 for support of State Air Resources Board for expenditure during 1967-68 fiscal year.

Ch. 1546 (SB 563) McATEER Adds Ch. 5 (commencing with Sec. 13960)

Pt. 4, Div. 3, Title 2, Gov.C., repeals Sec. 11211, W. & I.C., re crimes: indemnification of victims.

Authorizes and provides procedures for indemnification of California residents who are victims of crimes committed in California or of domiciliaries of this state injured while temporarily outside the state as a consequence of an act which if committed in California would have been a public offense, on the basis of need. Limits amount of any indemnification under such provisions to \$5,000, and specifies rule for indemnification. Provides that state is subrogated to rights of claimant against person causing injury to extent of the payment of the claim. Defines term "victim of a crime" for purposes of act.

Requires claims under this chapter to be paid from a separate appropriation made to the State Board of Control in the Budget Act and as such claims are approved by the board.

Requires State Board of Control report its progress under and recommendations regarding the improvement of, the program of indemnifying victims of crime, to the Legislature not later than March 1, 1968.

Eliminates provision for aid to such victims of crimes under aid to families with dependent children program

Ch. 1547 (SB 566) BURGNER Amends Sec. 11553, Ed.C., re mentally retarded minors.

Deletes from the denominator, in computing the a.d.a. of mentally retarded minors for transportation allowances, the number of days during the summer session that classes for mentally retarded minors are actually taught.

Ch. 1548 (SB 602) STEVENS Amends Sec 10270.9, adds Secs 10270.98 and 11515.5, Ins.C., re group disability insurance policies.

Permits group disability policies to provide, among other things, that the benefits payable thereunder are subject to reduction if the insured has any other coverage (other than individual policies or contracts) providing hospital, surgical or medical benefits, whether on an indemnity basis or a provision of service basis, resulting in such insured being eligible for more than 100 percent of the covered expenses.

Prohibits, with specific exceptions, group or individual disability insurance policies or service contracts issued by certain nonprofit hospital service plans from limiting payment of benefits by reason of the existence of other insurance. Makes other related changes.

Requires that the policy provisions contain a provision that payments of funds may be made directly between insurers and other providers of benefits and contain a provision that if benefits are provided in the form of services rather than cash payments the reasonable cash value of each service rendered shall be deemed to be both an allowable expense and a benefit paid.

Allows certain corporation service contracts to contain the same provisions as the group disability insurance policies

**Ch. 1549 (SB 669) STIERN** Adds, amends various secs, Ed C, re higher education

Provides for establishment of 15-member Board of Governors of California Community Colleges, to be appointed by Governor with advice and consent of Senate for four-year staggered terms commencing in January 1968

Requires board to appoint chief executive officer, designate his title, and fix his salary; to undertake specified responsibilities beginning in January 1968; and to succeed to the State Board of Education, Director of Education, and Department of Education in administration of junior colleges, commencing on July 1, 1968

Requires Co-ordinating Council for Higher Education to study and report to Governor and Legislature by December 1, 1968, on appropriate functions of local school boards maintaining junior colleges and the Board of Governors of California Community Colleges

Makes technical changes in provisions concerning membership on Co-ordinating Council for Higher Education

Designates State Board of Education as state education agency to carry out the purposes of P L. 815 and P.L. 874 of 81st Congress relative to federal funds for junior colleges

Appropriates \$10,000 to the new board.

**Ch. 1550 (SB 691) STIERN** Adds Ch 19 (commencing with Sec. 20050), Div. 14, and adds Secs. 20047 and 20755, Ed C., and repeals Sec. 10, Ch. 129, Stats. 1966 (1st Ex Sess), re Junior College Construction Act

Enacts new Junior College Construction Act of 1967 under which Department of Education is given general administrative authority, and Department of Finance is given specified authority to approve junior college construction projects and preliminary plans therefor and to provide for inclusion of state's share in funding thereof in state fiscal year budgets.

Requires formulation of continuing 10-year construction plans by all junior college districts, to be approved by State Department of Education.

Requires proposed construction project to be part of the 10-year construction plans, requires submission thereof to and approval by Department of Education, with subsequent approval by Department of Finance, and requires like successive approvals of preliminary plans therefor.

Authorizes junior college districts to have levied and collected, without limit as to rate, district taxes to fund construction projects

Provides that the existing Junior College Construction Act (Ch 18 (commencing with Sec. 20010), Div. 14) shall remain in effect only until July 1, 1968, and deletes the 1967 termination date as to certain of the provisions thereof.

**Ch. 1551 (SB 759) DANIELSON** Adds Secs. 264.1, 286.1, and 288b, Pen.C., re forcible sex offenses.

Provides for a penalty of imprisonment in state prison from 5 years to life for convicted defendant who, voluntarily and in concert with another person, by force or violence and against the will of the victim, either personally or by aiding and abetting such other person, committed rape, by force or violence and against the will of the victim committed sodomy upon a human being, or by force or violence and against the will of the victim participated in an act of oral copulation.

**Ch. 1552 (SB 795) CUSANOVICH** Amends, amends and renumbers, and adds various secs, H. & S.C., re organized camps

Requires the State Fire Marshal to adopt minimum fire safety regulations for organized camps, rather than requiring the State Director of Public Health, in adopting rules and regulations for such camps, to consider recommendations of the Department of Industrial Relations and the State Fire Marshal

Prescribes manner of enforcement of the regulations adopted by the State Fire Marshal

Makes violation of State Fire Marshal's regulations a misdemeanor.

Ch. 1553 (SB 808) McATJEE Adds, amends, repeals, various secs., Gov.C., Lab.C., re state employees' benefits.

Makes persons employed by San Francisco Port Authority whose principal duties consist of active law enforcement, "law enforcement members" of the State Employees' Retirement System, and provides that rate of contributions for those who become law enforcement members under this act shall be payable from compensation paid after this act's operative date

Provides that such employees of San Francisco Port Authority shall receive same death benefit after retirement or industrial disability as the local safety members.

Provides that such employees shall receive same special payments under workmen's compensation laws as members of the California Highway Patrol.

To be operative on first day of month following month in which act becomes effective.

Ch. 1554 (SB 849) TEALE Amends Sec. 17352, Ed C., re State School Fund disbursement

Revises provisions requiring that four-ninths of the special purpose apportionment from the State School Fund be disbursed in December of each year, to require that disbursements in the months of September to November, inclusive, include an estimated one-tenth of the apportionment, and that the December apportionment include one-tenth thereof, as adjusted to correct for inaccuracy in the estimates.

Ch. 1555 (SB 851) RODDA New act: Junior College Construction Bond Act of 1968, re junior college bonds.

Provides, conditioned upon approval by state electorate, for issuance of state bonds in total amounts not exceeding \$65,000,000, and expenditure for junior college capital outlay purposes.

Calls special election to be consolidated with primary election of June 1968 for submission of bond proposal to electors.

*In effect immediately.*

Ch. 1556 (SB 864) DOLWIG Adds Ch. 2 (commencing with Sec. 14200), Div. 6, and repeals Ch. 2 (commencing with Sec. 14200), Div. 6, B. & P.C., re trademarks.

Deletes existing provisions relating to trademarks and enacts a new "Trademark Law"

Establishes procedures for registering a mark with, and for issuance of a certificate of registration by, the Secretary of State.

Declares that registration of a mark, according to prescribed procedures, shall be effective for a 10-year period and renewable for 10-year periods. Prescribes cancellation procedures.

Authorizes assignment of any mark in connection with the good will of a business or with that part of the good will of the business connected with the use of and symbolized by the mark.

Prescribes procedures and remedies for infringements of a registered mark.

Ch. 1557 (SB 944) PETRIS Amends, adds, repeals various secs., R. & T.C., re personal income taxes.

Provides for the taxing of readjustment allowances of Peace Corps volunteers. Allows dealers in personal property to use the reserve method for computing bad debts on contracts sold. Requires a suspense account to be used when this method is employed. Sets out restrictions on the reserve method and on the suspense account.

Revises medical expense deduction and deductions for medicine and drugs Expands definition of medical care Defines disabled persons.

Deletes deduction for expenses incurred in adoption of a child.

Makes profit on lapse of an option granted as part of a straddle, taxable as a short term capital gain. This provision would not apply to a dealer in securities.

To be operative January 1, 1967.

*In effect immediately.*

Ch. 1558 (SB 1012) BURGNER Amends Secs. 6951, 6952, and 6952.5, Ed.C., re mentally retarded minors.

Provides for reimbursement to school district or county superintendent of schools providing educational programs for mentally retarded minors or physically handicapped minors residing in licensed children's institution or family home by county or city and county in which minor resided prior to admission to such institution or home. Revises definition of "excess expenditures" for purposes of reimbursement.

Makes necessary technical changes for crediting junior high school attendance and to conform the bill to a previously enacted bill (AB 465 (Ch. 202)), re reimbursement for educating nonimmigrant children.

**Ch. 1559 (Relating clause corrected) (SB 1153) DEUKMEJIAN** Amends and adds various secs., B. & P.C., re alcoholic beverages.

Revises various fees payable under the Alcoholic Beverage Control Act. States that certain fees are to be deposited to the General Fund, rather than the Alcoholic Beverage Control Fund.

Provides that any revenues derived from increases in fees or assessments, or any additional fees provided by this act shall not be available for expenditure until appropriated.

To become operative April 1, 1968, except provision concerning distilled spirits rectifier's general license is to go into effect on 61st day after final adjournment.

**Ch. 1560 (SB 1222) STIERN** Amends Sec. 31214, Ed.C., re competitive scholarships.

Includes summer terms or quarters in computing the maximum college competitive scholarship available. Permits State Scholarship and Loan Commission, despite \$1,500 limit per academic year on such scholarship, to increase, for students who accelerate college attendance, the amount of award for one academic year proportional to the period of additional attendance resulting from attendance at a summer term or quarter, but not to increase in aggregate the total amount such student would receive in a four-year period.

**Ch. 1561 (Relating clause corrected) (SB 1253) DOLWIG** Amends Sec. 11559, repeals 11559.5 Gov. C.; amends Sec. 37060, H. & S.C., re salaries.

Changes salary of Director of Housing and Community Development from \$18,000 to \$21,500.

Provides salaries of Chief of Division of Building and Housing Standards and Division of Housing and Community Development shall be fixed by the Director of Department of Housing and Community Development with approval of Department of Finance.

Deletes State Librarian and Director of Aeronautics from salary provision.

**Ch. 1562 (Relating clause corrected) (SB 1358) GRUNSKY** Adds Art. 3 (commencing with Section 25522), Ch. 3, Div. 18.5, Ed.C., re accreditation of junior colleges.

Allows the governing board of a district maintaining a junior college to pay costs of accreditation of its junior colleges only by regional accrediting association serving California. Provides for a representation of Department of Education as appointed by Superintendent of Public Instruction on each visiting team of such regional accrediting association and on each accrediting commission for junior colleges.

**Ch. 1563 (SB 1411) STEVENS** Adds Sec. 11052.5, W. & I.C., re welfare applications.

Requires a personal interview with an applicant by the county department, or state staff if a state hospital patient, before he can be granted public assistance other than basic health care and extended health services. Requires county department to verify by personal contact fact applicant is unable to act in own behalf before authorizing aid.

Exempts recipients of aid to the aged from the provisions of the section.

**Ch. 1564 (SB 1416) MCATEER** Adds Art. 6 (commencing with Sec. 6499), Ch. 6.5, Div. 6, Ed.C., re compensatory education.

Requires, under the direction of the State Board of Education, evaluations to be made of instructional programs provided in grades kindergarten to 3, inclusive, in selected elementary schools in which substantial numbers of pupils who have participated in preschool programs are enrolled for purposes of a followthrough of such preschool programs. Establishes, on the basis of geographical dispersion as determined by the State Board of Education and under the administration control and direction of the Director of Compensatory Education, pilot preschool follow-through programs and projects, which shall include specified elements, to serve disadvantaged minors, in kindergarten and grades 1, 2, and 3, who have participated in preschool programs. Authorizes grants from future appropriated funds to applicant districts establishing such programs under rules and regulations of State Board of Education.

Designates the State Board of Education as the state educational agency for purposes of carrying out provisions of and formulating any state plan required by federal statutes under which federal funds are provided and authorizes the Director of Compensatory Education to appoint and direct the work of a professional task force on preschool followthrough programs.

Specifies state costs of administration shall be paid from available federal funds.

Ch. 1565 (SB 1439) BURGNER Adds Sec. 9034.1, W. & I.C., re mental health care.

Provides for the state to reimburse 100% of the expenditures for outpatient psychiatric clinic services for patients released from state hospitals incurred within 90 days from the date of release, to be paid from specified funds in 1967 Budget Act providing for such aftercare services.

To remain in effect until June 30, 1968.

Ch. 1566 (SB 1479) RODDA Add Art. 2.5 (commencing with Sec. 13221), Ch. 2, Div. 10, Ed C., re teacher education internships.

Enacts Teacher Education Internship Act of 1967. Authorizes school districts, in cooperation with public and private universities and colleges, to establish teacher education internship programs restricted to out-of-state recruits. Requires State Board of Education to issue internship credentials to qualified applicants securing recommendations from a school district. Authorizes salaries for the college and university supervisors to be paid by school districts by reducing salaries of interns by not more than  $\frac{1}{3}$ , and limits the number of interns which may be supervised by one supervisor to 8. Provides that each year of internship counts toward tenure, but prohibits acquisition of tenure by interns while serving on an internship credential.

Ch. 1567 (Relating clause corrected) (SB 1491) DOLWIG Amends Secs. 1647 and 1700.44 and repeals 1647, Lab.C., re employment agencies; artists' managers.

Authorizes the Labor Commissioner to certify, without a hearing, that no controversy exists under the employment agency law if he has established by investigation that there is no dispute as to the amount of fee due, rather than authorizing certification with a hearing where the employment agency presents substantial evidence that the applicant for employment acknowledges the fee to be due. Provides for service of certification on parties and makes certification conclusive 10 days after mailing if no objection filed.

Authorizes commissioner to certify, without a hearing, that no controversy exists under the artists' manager law if he has established by investigation that there is no dispute as to the amount of fee due. Provides for service of certification on parties and makes certification conclusive 10 days after mailing if no objection filed.

Repeals, if A B 466 is enacted, provisions for hearing of disputed matter under employment agency law by Labor Commissioner, appeal to superior court, and posting of bond to stay money awards thereunder.

Ch. 1568 (SB 1511) SHORT Adds Sec. 4134, W. & I.C., re state mental hospitals.

Requires state mental hospitals under jurisdiction of Department of Mental Hygiene to comply with provisions contained in California Food Sanitation Act and the California Restaurant Act.

Exempts state mental hospitals under the jurisdiction of the department, from sanitation, health and hygiene standards which have been adopted by a city, county, or city and county which are more strict than those of the California Restaurant Act or the California Food Sanitation Act.

Ch. 1569 (SB 1514) SHORT Adds Secs. 12664 and 12665, Wat C., re Morrison Creek flood control

Adopts and authorizes the project for the Beach-Stone Lake Unit of the Morrison Creek Stream Group Flood Control Project substantially in accordance with plans developed by Sacramento County at such estimated cost to the state as may be appropriated for state cooperation upon recommendation by the Department of Water Resources. Specifies that this authorization shall not be deemed to confer preference on this project over needs of other statewide programs in appropriations of available funds.

Requires Sacramento County to acquire lands, easements, and rights-of-way for the project, even though the project report has not been submitted to Congress for project authorization; and authorizes Sacramento County to apply to the department for reimbursement upon inclusion of the unit as a part of a flood control project authorized by Congress. Requires county to execute a hold harmless agreement with the state for damages due to construction, operation, or maintenance of the project prior to the acquisition of lands, easements, and rights-of-way for the project.

Ch. 1570 (SB 1537) SHERMAN Amends Sec. 4301, F. & G.C., re deer meat.

Permits importation into state only from a foreign country of deer meat for purpose of manufacturing and selling venison or deer jerky or venison or deer salami, properly labeled as such, for human consumption. Requires all such deer meat imported into state to meet the sanitary and inspection requirements for wholesomeness, except an ante mortem inspection, but including a post mortem inspection, as required for other meat imported for human consumption, and to be in an identifiable condition and accompanied by a bill of lading showing name of consignor, consignee, and weight or number of deer shipped. Requires copy of bill of lading to be delivered to nearest office of Department of Fish and Game no later than 2 days after receipt of deer, or prior to such receipt. Provides that no deer so imported may leave premises of original consignee unless written permission is obtained from Department of Fish and Game, or unless processed into jerky or salami.

Ch. 1571 (SB 1539) McCARTHY Senate Contingent Fund.

Appropriates \$400,000 from General Fund to Senate Contingent Fund for expenses of Senate and its legislative committees.

*In effect immediately.*

Ch. 1572 (AB 41) POWERS Adds Art. 5j (comprising Secs 996.971 through 996.982, inclusive) to Ch. 6, Div. 4, M & V C., re state bonds.

Enacts Veterans Bond Act of 1968, authorizing state bonds in the amount of \$200,000,000 for farm and home purchase aid for veterans, and providing for submission of the act to a vote of the people at a special election consolidated with the direct primary election on June 4, 1968.

Ch. 1573 (AB 61) MILIAS Amends, adds, and repeals various secs., Ed.C., and R. & T.C., re school district budgeting

Requires that school district tax rates be computed on basis of unequalized secured assessment roll; and provides for a formula to determine percentage of tax rate computed to offset anticipated tax delinquencies

Makes various changes in school budget requirement provisions.

Establishes State Advisory Commission on School District Budgeting and Accounting to advise State Board of Education on school district program budgeting and accounting systems. Authorizes commission to employ consultants to formulate details for program budgeting and accounting systems. Requires Department of Education to assist commission, and to perform various duties in connection with school district budgeting. Provides that advisory commission shall remain in existence until June 30, 1970.

Authorizes unified and junior college districts and school districts with more than 10,000 a.d.a. upon approval of Superintendent of Public Instruction to draw their own warrants, prescribes procedures in connection therewith and provides for related matters.

Appropriates \$40,000 from General Fund for support of advisory commission and certain activities of department.

Makes provisions relating to school district tax computation, and school district budget calendar and procedures, operative November 1, 1968.

Ch. 1574 (AB 279) COLLIER Amends Sec. 9306, Ed C, re adoption of textbooks.

Revises requirements for public display of textbooks prior to adoption so as to require display of textbooks, other than United States history textbooks, prior to final adoption or substantive content revision or modification whether previously made available for public inspection or not, for 60, rather than 30, days in at least 50 public libraries throughout state as determined by State Board of Education, rather than in not less than 10 public libraries as directed by the State Board of

Education. Requires United States history textbooks, before final adoption or substantive content revision or modification whether previously made available for public inspection or not, to be available for public inspection for 60 days in at least 200 public libraries throughout state as determined by State Board of Education.

Ch. 1575 (AB 331) FONG Amends and repeals various secs, Ed.C., re year-around high school.

Continues year-around high school operation experimental program until August, 1970.

Eliminates testing program in connection with summer quarter, comprehensive reports on such program, and eligibility for additional state support for such program.

Requires the Department of Education to prepare and present, in cooperation with the Department of Finance, Legislative Analyst and the Joint Legislative Budget Committee, to the Legislature on or before the fifth legislative day of 1968 Regular Session, a comprehensive plan for the establishment of such experimental program for the 1968-1969 fiscal year.

Ch. 1576 (AB 338) LEROY F. GREENE Adds Sec. 19683.5, Ed.C., re handicapped children school aid.

Provides for state school building aid apportionment, subject to State Department of Education approval, for construction of facilities and the purchase of equipment for the education of handicapped children within an otherwise ineligible district, where the same are to be used in carrying county superintendents' duties to provide educational services for school districts. Requires priority to be given in use of facilities to districts other than district in which situated.

Provides for repayment of  $\frac{1}{3}$  of apportionment by local taxation within benefited districts, or by tuition charges; and requires greater repayment where district in which situated receives primary benefit.

Ch. 1577 (Relating clause corrected) (AB 629) QUIMBY Adds Secs. 12681.1, 12681.2, 12681.3, Wat C., re flood control improvements.

Adopts and authorizes plan of improvement for flood control on Lytle and Warm Creeks, San Bernardino County, in accordance with congressional action at such cost to this state as may be appropriated for cooperation by Legislature upon recommendation of Department of Water Resources.

Specifies that such authorization shall not be deemed to confer preference on this project over the needs of other statewide programs in appropriation of available funds.

Directs the San Bernardino County Flood Control District to give assurances of local cooperation to the Secretary of the Army, to execute plans for project in conjunction with Department of the Army, and to modify or amend plans as necessary for purposes of the State Water Resources Law of 1945.

Ch. 1578 (AB 640) FORAN Amends Secs. 26503, 26504, 26505, 26508, Veh C., re motor vehicle equipment.

Requires every motor vehicle equipped to operate airbrakes on towed vehicles, as well as motor vehicles equipped with airbrakes, to be equipped with a standard safety valve installed so as to have an uninterrupted connection with the air reservoir or tank.

Requires the air governor cut-in and cut-out pressures of every motor vehicle equipped to operate airbrakes on towed vehicles, as well as motor vehicles equipped with airbrakes, to be adjusted so that the maximum pressure in the air system and the minimum cut-in pressure shall be within limits prescribed by the Department of the California Highway Patrol.

Requires every motor vehicle equipped to operate airbrakes on towed vehicles, as well as every motor vehicle equipped with airbrakes, to be equipped with a pressure gauge of reliable construction, maintained in efficient working condition.

Modifies requirement that vehicle manufactured on or after January 1, 1964, using axle-by-axle protected airbrakes, use separate air tank system for each axle, by providing that motor vehicles having a dual or tandem treadle valve system need have only two such tanks in such system, one for each valve.

Ch. 1579 (AB 758) STULL (Amends, repeals, and adds various secs. various codes, re district agricultural associations.

Creates State Race Track Leasing Commission, to be composed of Directors of Agriculture, Finance, General Services and 3 members of Board of Directors of 22nd District Agricultural Association; authorizes commission to lease Del Mar Race Track and any other related property of 22nd District Agricultural Association, 22nd District to continue to operate area; requires proceeds derived from lease of such track to be paid to 22nd District of which \$250,000 annually may be used for fair purposes and remainder to be used for carrying out master plan developed for district property; sets out factors which commission shall consider and determine before awarding lease of such track and requires commission to report to Legislature on such determination and make recommendations as to further needed legislation.

Deletes time limit for accepting bids for lease of Del Mar Race Track; declares sealed bids previously submitted as valid unless revoked by bidder; transfers all such bids, books and records and other documents of 22nd District Agricultural Association to State Race Track Leasing Commission.

Deletes inconsistent provisions.

Ch. 1580 (AB 784) MURPHY Amends Secs. 6802, 8901, and 11204, and adds Sec. 8901.1, Ed.C., re physically handicapped minors

Authorizes additional methods—integrated programs of instruction and individual instruction to deaf or hard-of-hearing minors between the ages of 3 and 6—by which program for physically handicapped minors may be provided by county superintendent of schools, with approval of county board of education and provides, for purposes of such program, for computation of average daily attendance of elementary schools by excluding average daily attendance of pupils in 7th and 8th grades of junior high school maintained by a high school district. Revises provisions crediting attendance of such pupils in such program, and revises definition of physically handicapped minors.

Ch. 1581 (AB 935) BURTON Repeals and adds Sec. 35541.6, H. & S.C., re temporary housing projects.

Deletes provision authorizing the continuation of operation of housing project located within the City and County of San Francisco under specified conditions.

Provides that city and county need not demolish any temporary housing project until 61st day after adjournment of 1975 Regular Session of Legislature, where dwelling structures have been rehabilitated to such extent as board of supervisors determines is necessary to make such dwelling structures reasonably safe and sanitary

Provides that provision is not to be construed to relieve any governmental agency of any existing duty under present housing programs.

Ch. 1582 (AB 973) BARNES Amends Sec. 20609, Gov.C., re State Employees' Retirement System.

Provides that percentages of benefits and rate of contribution, when a safety member under the State Employees' Retirement System changes from one job to another in the "safety member" categories, will be that which it would have been had the previously credited service been rendered in the new employment, rather than having such benefit percentage and contribution rate established to provide an amount which, when added to the allowance on the previously credited service, will equal an allowance of 50% of final compensation.

Ch. 1583 (AB 1045) QUIMBY Amends Secs. 12101, 12102, 12405, Ed.C., re compulsory education: minors.

Lowers age from 8 to 6 for purposes of compulsory education of minors.

Ch. 1584 (AB 1061) SHOEMAKER Amends Sec. 527; adds Secs. 253.2, 253.3, 263.8, and 573, S. & H.C, re state highways.

Removes portion of Route 1 from Route 227 south of Oceano to Pismo Beach from the California freeway and expressway system and adds that portion to the state scenic highway system; extends Route 227 from Route 101 near Arroyo Grande to Route 1 south of Oceano and adds the extension to the California freeway and expressway system.

Adds Route 273, from Route 5 near Anderson to Route 5 northeast of Redding via Redding, to the state highway system.

Ch. 1585 (AB 1142) DUFFY Amends various secs., W. & I.C., re medical assistance

Revises general provision making operative any prohibition against aid grants to persons 65 and over in a public institution for tuberculosis or mental disease or as a result of diagnosis of tuberculosis or psychosis, to cover also persons regardless of age and include diagnosis of mental retardation, as permitted by federal law; and makes corresponding changes in provisions containing such prohibitions in the aid to the aged, blind, and disabled, and medical assistance programs.

Ch. 1586 (Relating clause corrected) (AB 1432) MORETTI Amends and adds various secs., U.I.C. and Gov.C., re unemployment insurance.

Increases number of members of Unemployment Insurance Appeals Board from 3 to 5; requires 2 of the members of such board to be attorneys; specifies salaries of board members; requires chairman of such board to be selected by the Governor, to serve at his pleasure.

Requires the board to prepare a budget for operations of the Appeals Division and provides that if the board and the Department of Employment cannot agree thereon final decision will rest with the Governor

Requires the chairman of the board to assign cases to 3 members of the board for consideration and decision; specifies that unless otherwise provided, a decision of 2 of the members assigned to a case is the decision of the board; authorizes board to act as a whole in certain instances, including designating certain decisions as precedents.

Specifies that a decision of the board is binding on the Director of Employment, but the director has right of judicial review of a board decision whether or not he participates in the appeal to the referee or the board. Requires director to exercise his right of judicial review not later than one year after the date of decision of board or on the date on which the decision is designated as a precedent decision, whichever is later. Specifies that director, as well as any party, may appeal a decision of a referee to the appeals board. Specifies that the director is an interested party to all appeals from determinations by the Department of Employment.

Ch. 1587 (AB 1181) BARNES Amends, repeals various secs., Gov.C., re State Employees' Retirement System.

Makes changes in rates of state's contributions with respect to various member classifications in the State Employees' Retirement System.

To be operative July 1, 1967.

*In effect immediately.*

Ch. 1588 (AB 1357) MACDONALD Amends Sec. 25502.4, adds Sec. 25502.3, Gov.C., re county construction

Provides that in counties with a population of 199,001 to 900,000 rather than 900,000 or less, the purchasing agent has the duty to engage contractors to perform services for the county when the aggregate cost does not exceed \$6,500, rather than \$2,000.

Provides that in counties of 199,000 or less, the purchasing agent shall have the same duty except that the aggregate cost shall not exceed \$2,000.

Ch. 1589 (AB 1362) Z'BERG Adds Title 7.4 (commencing with Sec. 66800) and Title 7.5 (commencing with Sec. 67000), Gov.C., re Tahoe Regional Agency.

Establishes the Tahoe Regional Planning Compact as a bistate agreement of Nevada and California to be operative upon adoption by the State of Nevada and the consent of the U.S. Congress. Defines the Tahoe region and prescribes the membership of the agency, its purpose, organization, powers, and duties. Establishes the California Tahoe Regional Planning Agency to become effective upon passage of this act and prescribes its membership, purpose, organization, powers, and duties. Provides that Section 3 of this act, creating the California Tahoe Regional Planning Agency, shall be repealed when the Tahoe Regional Planning Compact created by Sec. 1 of this act becomes operative and that if the Tahoe Regional Agency is dissolved then the California Tahoe Regional Planning Agency shall become operative again

Ch. 1590 (AB 1385) FORAN Amends Sec. 3074.5, Lab.C., re apprenticeship.

Changes from "average daily attendance" to "enrollment" the base upon which the Bureau of Industrial Education may advance or reimburse local school districts for added cost of instructing apprentices.

Ch. 1591 (AB 1404) MONAGAN Amends Sec. 4760, Pen.C., re trial of state prisoners.

With respect to prisoners in the state prison who are transferred to a county correctional facility or a community correctional center, provides for reimbursement by Department of Corrections to county for costs incurred in the trial of such prisoners for crimes committed in such institutions or for escape.

Provides that reimbursement to county for costs incurred in the trial of prisoners in specified situations shall be paid out of money appropriated for the support of the Department of Corrections, rather than out of money appropriated for the support of the state prison.

Ch. 1592 (AB 1452) BAGLEY Amends and renumbers Secs 151, 152 and 153, and adds Sec. 151, Lab.C, re apprenticeship training programs.

Requires the Division of Labor Statistics and Research of the Department of Industrial Relations to conduct an annual survey of the ethnic derivation of the individuals who are parties to apprentice agreements. Requires the division in conducting the survey to use any pertinent data which the federal government may provide to avoid duplication of effort.

Requires that the Division of Apprenticeship Standards shall cooperate in the accomplishment of such survey as the Division of Labor Statistics and Research may request. Provides that data gathered pursuant to such survey shall not be evidence per se of an unlawful employment practice. Provides such provision not to be construed as authorizing state agency to require employer to employ a specified percentage of individuals of any ethnic derivation irrespective of individual's qualifications. Permits use of such survey to gather such additional current data as may be of benefit to apprenticeship programs.

Appropriates \$30,000 to the Department of Industrial Relations to carry out purposes of act.

*In effect immediately.*

Ch. 1593 (AB 1453) BAGLEY Amends Secs. 1420, 1422, and 3095, adds Sec. 3096, Lab.C., re apprenticeship training: discrimination.

Makes it an unlawful employment practice for any person to discriminate against any person in the selection or training of that person in any apprenticeship training program because of the race, religious creed, color, national origin, or ancestry of the person discriminated against.

Provides that all complaints alleging such an unlawful employment practice shall be filed with the Division of Apprenticeship Standards which shall attempt to dispose of the complaint pursuant to regulations adopted by the apprenticeship council. Provides that after exhausting administrative remedies under the apprenticeship training law a complaint concerning such an unlawful employment practice may be filed with the State Fair Employment Practice Commission.

Requires the division to take specified additional actions upon filing of complaint.

Makes willful discrimination in any recruitment or apprenticeship program on the basis of race, creed, color, or national origin a misdemeanor

Ch. 1594 (AB 1514) BARNES Amends Secs. 21251.1, 21253, Gov.C., re State Employees' Retirement System.

Adjusts benefit formula tables under State Employees' Retirement System, for current service pensions for state miscellaneous members, prison members, and local miscellaneous members, and for prior service pensions for state and local miscellaneous members.

Ch. 1595 (AB 1517) BEE Adds, amends and renumbers various secs., Ed.C., re new school districts—loans.

Provides for loans to newly formed junior college districts for current expenses of operation to be made from School District Organization Revolving Fund; prescribes conditions upon making loans; and provides for repayment to state and related matters.

Appropriates additional \$100,000 to School District Organization Revolving Fund from moneys otherwise transferable to State School Fund in 1967-1968 fiscal year.

Makes technical changes.

*In effect immediately.*

**Ch. 1596 (AB 1566) RAY E. JOHNSON Amends Sec. 12649.1, Wat.C., re Sacramento River flood control.**

Changes maximum state share of cost of specified flood control project on Sacramento River from \$7,120,000 to such sums as may be appropriated by the Legislature upon recommendation and advice of the Reclamation Board. Specifies that this authorization shall not be deemed to confer preference on this project over needs of other statewide programs in appropriations of available funds.

**Ch. 1597 (AB 1567) DUFFY Adds Part 1.5 (commencing with Sec. 437), Div. 1, H. & S.C., re health planning.**

Creates the Health Planning Council and prescribes its membership, powers, and duties.

Requires the Governor to designate a state health planning agency in compliance with Public Law 89-749 Requires council to approve the comprehensive health plan to be submitted to the federal government, and requires the budget of the agency for the expenditure of planning money and health grant funds to be submitted to the council for its recommendation before submission to the Governor and Legislature. Requires council to advise agency in the conduct of its health planning activities and in the setting of priorities. Makes Administrator of the Health and Welfare Agency chairman of the council.

Declares any provision which is in conflict with federal rules and regulations pertaining to the administration of Public Law 89-749, shall be of no force or effect to the extent of such conflict.

**Ch. 1598 (AB 1612) FONG Repeals and adds Sec. 606, Ed.C., re county boards of education.**

Requires vacancy on county board of education, in term which has 12 months or less remaining until its completion, to be filled by majority of remaining members of board.

Requires all other vacancies on county board of education to be filled by special election, rather than by appointment by remaining members of the board.

Requires special election be consolidated with next regularly scheduled countywide election, or the next municipal election if the vacancy to be filled is that of a member of such municipality, if the vacancy occurs within six months of the next regularly scheduled election of members of the board, a quorum of the board still exists, and the board requests the county superintendent of schools to consolidate the special election with the next regularly scheduled countywide election or municipal election.

Provides that if consolidation is requested and vacancy would continue for three months or more until next regularly scheduled countywide or municipal election, as the case may be, the vacancy is to be temporarily filled by appointment by remaining members of the board. Appointee holds office only until next regularly scheduled countywide election or municipal election.

**Ch. 1599 (AB 1637) HINCKLEY Adds Sec. 11261, Wat.C., re Feather River Project.**

Names reservoir constructed at Cedar Springs in San Bernardino Mountains as part of the Feather River Project "Silverwood Lake."

Requires Department of Water Resources to erect a suitable marker at the reservoir commemorating the contributions made to soil and water conservation by W. E. (Ted) Silverwood, and authorizes department to receive donations and contributions of the public to be used for erecting and maintaining the marker.

**Ch. 1600 (AB 1648) POWERS Amends Sec. 1174, repeals Sec. 1034½, C.C.P., re unlawful detainer.**

Permits a plaintiff, having obtained a writ of restitution of the premises in an unlawful detainer action, to compel enforcement of the writ by enforcement officers without a fee.

Requires that tenant's personal property be stored in a place of safekeeping by the county redeemable within 30 days and permits such property to be sold at a public sale after 30 days as abandoned property.

Permits tenant to redeem his personal property upon payment of reasonable costs incurred by enforcing officers and in providing storage and judgment rendered in favor of plaintiff, including costs. Requires, if the property so held is not redeemed within the 30-day period, that plaintiff be notified of time and place of the sale by

enforcing officer and have the right to bid for such goods at such sale. Requires that all money realized from the sale of such property be used to pay costs and expenses of enforcing officer, and all sums in excess of such costs, if any, be applied in payment of plaintiff's judgment. Requires county to hold any remaining excess for the tenant for a five-year period, and if unclaimed at the end of such period to be deposited in the county's general fund

Repeals provision permitting filing of supplemental cost bill in court within 10 days after being advised by enforcement officers of the costs incurred in evicting the tenant and removing his personal property.

**Ch. 1601 (AB 1685) BILL GREENE** Amends Sec. 11008.6, W. & I.C., re jobs: job training.

Exempts benefits under Manpower Training and Development Act of 1964 and Elementary and Secondary Education Act of 1965 from consideration as income or resources of a recipient for purposes of public assistance. Makes exemption not applicable to recipients who change training programs on their own initiative (for other than medical reasons) more than once in a two-year period.

**Ch. 1602 (AB 1757) BIDDLE** Amends Sec. 70025, Gov.C.; amends Sec. 170.6, C.C.P., re superior court reporters.

Increases the salary of superior court reporters in Riverside County from \$842 per month to from \$432.80 to \$538.40 biweekly.

Provides that court commissioners may be disqualified for prejudice.

Provides that prejudice of judges or court commissioners may be established by an oral or written motion without notice supported by a declaration under penalty of perjury, as well as by such a motion supported by an affidavit or by an oral statement under oath.

**Ch. 1603 (AB 1801) RYAN** Amends, adds and repeals various secs., Ed.C., re school district organization.

Eliminates present provisions for assumption of indebtedness of district reorganized and provisions for inclusion in plans and recommendations, for reorganization of districts, of county committee or school district reorganization. Provides new procedures in regard to outstanding bonded indebtedness of districts reorganized pursuant to Div. 5, Ed.C., into new or existing school districts, including assumption of such indebtedness or payment for use of property of such district.

Continues certain powers in districts wholly absorbed into other districts until reorganization is effective for all purposes.

**Ch. 1604 (AB 1813) FORAN** Amends and rennumbers, adds various secs., B. & P.C., re contractors.

Operative July 1, 1969, revises list of persons for whose benefit a bond or cash deposit must be filed with the Contractors' State License Board, after disciplinary action, as condition to issuance, reissuance or restoration of license, or removal of suspension.

Operative July 1, 1969, directs board to require as a condition precedent to issuance, reinstatement, reactivation, reissuance or renewal of a license, that qualifying individual who is not the proprietor, a general partner, or responsible managing officer to furnish an additional qualifying individual bond or cash deposit in sum of \$1,000. Provides requirements for such bond or cash deposit.

Operative July 1, 1969, requires copy of complaint claiming against any bond or cash deposit be served upon registrar, and provides such service constitutes service on the surety priority.

Operative July 1, 1969, prohibits reissuance or reinstatement of license while judgment or admitted claim in excess of amount of bond or cash deposit remains unsatisfied.

Operative July 1, 1969, prohibits charging of legal fees against bond or cash deposit.

Requires that priority be given to claims for fringe benefits as well as for wages where claims exceed the sum of the bond or cash deposit.

**Ch. 1605 (AB 1899) Z'BERG** Adds Sec. 681.5, H. & N.C., re vessel registration: dealers.

Provides that it is not required that the Department of Harbors and Watercraft issue, or that application be made for, new certificates of ownership or number, or that prescribed fees be paid, on transfer of an undocumented vessel to a dealer in the course of his business if specified conditions are met.

Authorizes the department to issue a temporary certificate of number of such vessel in the name of the dealer as registered owner.

Requires department to notify assessor of change of ownership and retention of certificate of ownership by dealer until transfer of vessel.

Ch. 1606 (AB 1928) VEYSEY Amends Secs. 5557 and 25510.5, Ed.C., re accrediting secondary schools.

Requires that a representative of the Department of Education, to be appointed by the Superintendent of Public Instruction, be a member of each accrediting commission of school accrediting associations each year, and authorizes such a representative to be made a member of each visiting team assigned by the accrediting associations to examine a junior or senior high school.

Authorizes representatives of Department of Education to participate in the accreditation visits to junior college of the regional accrediting agency, and permits one representative of the department, who may be appointed by the Superintendent of Public Instruction, to serve as a member of accrediting commission.

Ch. 1607 (AB 2012) VENEMAN Amends Sec 1819, R. & T.C., re property taxation: assessment tabulations.

Requires State Board of Equalization to publish, on or before May 15th following previous tabulation, of corrected ratio of assessed valuation to full cash value of locally assessable, tangible property for each county and the state, reflecting changes in assessed valuations made by the assessors, auditor, the county board of supervisors, and county boards of equalization.

Requires corrected ratio to be used in computing a corrected "Collier factor" and correction of state school aid amounts for the current fiscal year, with actual adjustment in aid amounts to be made not later than the following fiscal year.

Ch. 1608 (AB 2096) TOWNSEND Adds Art 7 (commencing with Section 19699.9), Ch. 10, Div. 11, Ed.C., re regional occupational center.

Establishes not to exceed \$5,000,000 of the proceeds of bonds to be issued under State School Building Aid Bond Law of 1966 for allocation by State Allocation Board to a Joint Powers Board of Education, \$400,000 for architectural and engineering services and balance for construction of a permanent campus for a newly created regional occupational center school to be located in south bay area of Los Angeles County. Conditions such allocation on prior approval of Superintendent of Public Instruction of proposed facilities and subject matter of the educational program. Requires repayment of moneys, plus interest, allocated for such purposes by the district.

Ch. 1609 (AB 2118) STACEY New act. re Kern River Fish Hatchery.

Appropriates \$300,000 from the Fish and Game Preservation Fund to the Department of Fish and Game to rebuild the Kern River State Fish Hatchery.

*In effect immediately.*

Ch. 1610 (AB 2119) STACEY Adds Ch. 55 (commencing with Sec. 12894), Pt. 6, Div. 6, Wat.C., re local water agency bonds.

Authorizes the Department of Water Resources, when specifically authorized by law to do so, to make a commitment (solely and exclusively from balance of the appropriation made by Ch. 1435, Stats. 1963, and not required for purposes thereunder) to any public agency issuing general obligation bonds for construction of a project utilizing water from the State Water Resources Development System to make a loan for the purpose of paying the difference between the amount the public agency is able to raise to make any payment of principal and interest on such bonds and the amount due on such principal and interest.

Requires the department to notify all public agencies which have contracted for water from the system of its intention to conduct an investigation of the need for loan commitments; to investigate all such public agencies which indicate a desire for such a loan commitment, which agencies are required to furnish certain information; and to submit a report, which shall include certain specified information, to the Legislature by the 5th legislative day of the 1968 Regular Session.

Appropriates the balance of the appropriation made by Ch. 1435, Stats. 1963, and not required for purposes thereunder, to the department for expenditure, without regard of fiscal years, as follows:

(a) Not to exceed \$10,000 for expenses incurred in connection with the preparation of the priority list and compiling of the information required to be submitted to the Legislature.

(b) The remainder for loan commitments, when specifically authorized by law  
*In effect immediately.*

Ch. 1611 (AB 2181) BILL GREENE Adds Sec 3077.5, Lab C, re apprenticeship programs.

Provides that no association of employers, organization of employers, or joint committee administering an apprenticeship training program under the apprenticeship training law shall provide a maximum age for apprentices of less than 31 years, at time of entry into the training program. Makes provisions inapplicable to any apprenticeship program established pursuant to any collective bargaining contract or agreement entered into prior to the operative date of provision.

Ch 1612 (AB 2186) BRIGGS Amends Sec 19335, Gov C, re teachers: educational leave

Allows departments employing civil service teachers or instructors to grant leaves of absence for further education at accredited institution or programs recommended by the trade advisory council, rather than authorizing Departments of Youth Authority, Mental Hygiene and Corrections to grant such leaves of absence.

Requires absence to be with pay and credited to employee at rate of 125 days per month.

Requires that employees on leave maintain their merit salary adjustment date, receive credit for sick leave, holidays or other normal benefits.

Allows department to determine when leave shall be granted

Requires State Personnel Board to make regulations concerning accumulation and transfer of educational leave.

Ch. 1613 (AB 2219) Z'BERG Amends Secs. 1812.55 and 1812.86, adds Secs. 1812.96, 1812.97, 1812.98, 1812.99, and 1812.995, Civ C., re health and dance studios

Requires contracts for dance studio services to provide that performance of agreed upon services will begin within 12 months, rather than 6 months, from the date the contract was entered into and that such contract may be canceled within 10 days after date contract entered into without penalty or forfeiture by written notice, but requires that payment be made for services received prior to such cancellation.

Changes the limit on the amount that may be required of a patron under a contract for dance studio services from the present limit of \$500 to \$1,500, and this applies where two or more contracts are considered one contract, but only when the total amount of such services exceeds \$1,500

Makes violation of any provision of the title relating to dance studio contracts a misdemeanor and enforceable by any superior court at the instance of the Attorney General or any district or city attorney.

Requires each dance studio, except those not using written contracts for such services and not requiring prepayment for lessons, to maintain a bond, in amount of greater of \$10,000 or 25 percent of studio's gross income from dance studio business in this state during studio's last fiscal year, in favor of state for benefit of persons contracting with studio who are damaged by studio's fraud, dishonesty, or failure to provide services, or, in lieu of bond, to make cash deposit with Attorney General in like amount and in any of designated forms.

Ch. 1614 (AB 2229) PATTEE Adds Sec 1254, Ins C, re valuation of investments

Requires the commissioner to reduce in value, if necessary, to reflect its proper value, any asset of an insurer which is found by the commissioner to be insolvent or threatened with insolvency.

Authorizes the commissioner to reduce an asset and liability proportionately where the asset is subject to an offset or lien which the commissioner has reasonable grounds to believe is about to be exercised or enforced

Provides for a hearing, on insurer's written demand, to determine valuation of deposit.

Ch. 1615 (AB 2267) MOBLEY Amends Sec. 20654.3, Gov C, re state retirement system.

Makes applicable to members of a retirement system under County Employees' Retirement Law of 1937, provisions permitting redepositing of contributions withdrawn from the State Employees' Retirement System with right to deferred retirement under the state system, and provides that such provision includes present right to have average monthly salary under county system computed with respect to credit under the State Employees' Retirement System.

Ch. 1616 (AB 2293) BRATHWAITE Amends Sec. 11257, W. & I.C., re dependent children aid.

Exempts personal property essential to enable recipient to complete a plan for self-help from the \$600 disqualification standard for aid to families with dependent children. Permits the retention of cash reserves in excess of \$600 when deemed essential to fulfillment of self support plan.

Ch. 1617 (AB 2373) McMILLAN Amends Sec. 7101, H. & S.C., re funeral expenses.

Includes within what shall constitute part of funeral expenses of decedent to be paid as preferred charge against his estate as provided in Probate Code, reasonable costs of funeral services, together with interest thereon 90 days from and after the filing of notice to creditors by the executor or administrator of the estate.

Ch. 1618 (AB 2384) RUSSELL Adds Sec. 337i, Pen.C., re horseraces, other contests.

Makes every person who knowingly transmits certain information relative to horseraces and other contests when such information is transmitted to or by person engaged in illegal gambling operations, punishable by imprisonment in county jail or state prison, in court's discretion, for from 30 days to one year.

Declares section shall not be so construed as prohibiting newspaper or television or radio station from printing or broadcasting, respectively, such information as news, or so construed as to place in jeopardy any common carrier or agent performing operations within scope of public franchise or any gambling operation authorized by law.

Ch. 1619 (AB 2392) VENEMAN Adds various secs., W. & I.C., re community mental health services

Requires, in computing amount of state reimbursement to local agency for providing community mental health services, that sums local agency receives as payments for medical assistance under the California medical assistance program be deducted. Requires a local agency to set aside amount equal to 25 percent of sums deducted, to be accumulated until end of fiscal year, then to be spent by local agency under Short-Doyle Act to extent matching funds are available from the state. To extent matching funds are not available, local agency may use accumulated funds for any general fund purpose

Declares that certain provisions of California Medical Assistance Act do not prevent local agencies providing community mental health services from also providing medical assistance mental health services under such act. Provides that clinics providing community mental health services need not be licensed to be reimbursed under California Medical Assistance Program.

Exempts county expenditures for Short-Doyle mental health services from ceilings on county costs of health care under California Medical Assistance Program.

Requires that any additional amounts transferred to Health Care Deposit Fund as a result of this act be transferred from funds appropriated for assistance to local agencies for providing mental health services, and provides for additional transfers to provide for benefits made available as result of this act.

Ch. 1620 (AB 2421) LANTERMAN Amends, adds, and repeals various secs., W. & I.C., re mentally irresponsible persons.

Provides for adoption of a cost accounting system for use by the Department of Mental Hygiene and state hospitals and other facilities under its jurisdiction pursuant to a study to be made by the department, use of which shall be permissive until January 1, 1970 and mandatory thereafter.

Provides for charges for care and treatment which shall not exceed actual cost but may include provision for capital outlay and interest thereon, to be set by the director.

*In effect immediately*

Ch. 1621 (AB 2454) UNRUH Amends, amends and renumbers, adds, and repeals various secs., S. & H.C.; amends Sec. 11005, R. & T.C. re streets and highways.

Provides direct apportionment by Controller monthly from Highway Users Tax Fund to counties and cities for expenditure on their select systems of \$.0104 per gallon tax under Motor Vehicle Fuel License Tax Law, rather than transferring

such money to State Highway Fund for allocation by California Highway Commission and apportionment by Department of Public Works. Deletes requirement that counties and cities match, and limitation upon period of permissible accumulation of, such apportionments. Includes in county select systems all county roads in county master plans of highways. Deletes provisions, as to select systems, prescribing design and construction standards, authorizing inspections by the department, and requiring department to summarize local reports and audit results and to make annual reports thereon to Legislature. Requires commission to establish geometric standards for streets and roads in select systems when any combination of cities or counties or both cannot, within a 30-day period, agree thereon and such standards would effect the free flow of traffic on select systems from one such local entity to another.

Provides direct apportionment by Controller monthly from Highway Users Tax Fund to cities and counties for expenditure on their select systems and other streets and roads, of \$.00725 per gallon tax under Motor Vehicle Fuel License Tax Law, rather than transferring such money to the State Highway Fund for annual allocation by the commission and monthly apportionment by the department and rather than authorizing department to expend such money in, or to delegate expenditure to, cities. Deletes, as to expenditure of such apportionments, requirement of departmental approval of (a) city budgets, (b) city maintenance or acquisitions in excess of budget items, (c) the execution of city street construction or improvement contracts during the six-month period preceding a fiscal year, (d) city surveys, plans, specifications and cost estimates, and (e) city contracts with counties or joint highway districts for their performance of project work. Deletes as to expenditure of such apportionments, requirement that cities annually submit a budget and an expenditure report to the department, requirement that expenditure of apportionments be limited to that portion of streets available for use by vehicular traffic, prohibition of city expenditures except for city budget items, and requirement of a project completion report. Provides for reapportionment to other cities and counties, of unexpended allocations made for cities which have discontinued or whose incorporation is adjudged invalid.

Prohibits the making of either apportionment to a city unless the city by ordinance establishes a "special gas tax street improvement fund" and unless the city has held an election of municipal officers within the preceding 10 years. Authorizes execution of city street construction or improvement contracts for which either apportionment may be expended, during the six-month period preceding a fiscal year. Authorizes accumulation by Controller of both apportionments over a period of years, at request of a city or county.

Makes such provisions applicable to all work done by counties and cities, including work initiated before the effective date of this act. Declares intent of Legislature that contracts in existence on such effective date, which relate to the administration of the laws providing for highway money apportionments to counties and cities, remain in full force and effect until reviewed and revised by the parties.

Makes other related changes.

Ch. 1622 (AB 2471) MEYERS Amends various secs., Gov.C., re county employees' retirement.

Provides, with respect to optional retirement benefits involving survivors and death benefits, under the County Employees' Retirement Law of 1937, that notwithstanding the usual provisions that surviving children receive benefits until age 18 or their marriage, such benefits shall be paid through age 21 if children are unmarried and are full-time students in an accredited school as determined by the board of retirement.

Provides, with respect to an additional benefit for children where a member of this system has died through causes connected with the performance of his duty, that any surviving spouse, rather than a widow, shall receive the allowance on behalf of the children, and if persons other than surviving spouse have been awarded custody of children by a court of competent jurisdiction, rather than merely having actual custody, then, such persons receive the allowance.

Ch. 1623 (AB 2488) McGEE Amends Sec. 11554, B. & P.C., re subdivision maps.

Provides subdivider may be granted an extension of not exceeding two years rather than one year within which he may cause the subdivision or part thereof to be surveyed and a final map prepared.

*In effect immediately.*

Ch. 1624 (Relating clause corrected) (AB 2504) SIEROTY Amends Secs. 1157.1, 1157.3, and adds Secs. 1157.4, 1157.5, Gov.C., re employees of public agencies.

Requires employee organizations for which deductions from salaries or wages of employees may be authorized in counties, other than a city and county, employing more than 20,000 persons to have at least 10 employees or 1 percent of the employees of the particular occupational group, whichever is greater. Limits these deductions to two organizations per employee under Sections 1157.1 and 1157.3 of the Government Code. Permits authorization of these deductions without approval of the governing body of the county or compliance with provisions made by that body.

Provides that an employee of such counties, other than a city and county, employing more than 20,000 persons may authorize a deduction from wages for other services provided by an employee organization in addition to authorizing a deduction for dues to such organization.

Ch. 1625 (AB 2522) FENTON Amends, amends and renumbers and repeals various secs., Gov.C., re Commission on State Government.

Increases number of members on the Commission on State Government from seven to nine. Raises to two each the appointments to be made by Senate and Assembly and raises to five the maximum number of persons who can be of the same party.

Takes the commission out of the Department of General Services and makes it a part of the executive branch of government not subject to any control except as to appropriated funds.

Gives the commission, rather than the Governor, power to appoint the chairman and vice chairman.

Permits commission to exercise its powers notwithstanding any authority granted to any officer or employee of the executive branch of the state government.

Ch. 1626 (AB 2538) WILSON Adds Sec. 13984, Gov.C., re drunk driving study.

Requires the Transportation Agency to formulate and devise system of controls to be a basis for legislation reducing death and injury from drunk drivers and requires that a report of the findings and recommendations be submitted to the Governor and Legislature by January 15, 1971.

Appropriates \$250,000 from Motor Vehicle Fund.

*In effect immediately.*

Ch. 1627 (AB 2582) BADHAM Adds Sec. 1081.5, Ed.C., re school excursions and trips.

Authorizes excursions and field trips to foreign country adjacent to this state for elementary pupils in grades six to eight, when conducted pursuant to agreement for cultural exchange of pupils, all travel and maintenance expenses are paid by pupils and employees or P.T.A. or like organization, and all persons making such excursion waive all claims against district or state for injury or death occurring during or by reason of such excursion.

Authorizes a.d.a. credit for pupils attending upon such excursion or trip.

Ch. 1628 (AB 2588) VYSEY Elementary school reading instruction.

Appropriates \$50,000 from General Fund to State Department of Education for purposes of making 1966-67 fiscal year allowances to districts providing special programs or classes in English for elementary school pupils.

*In effect immediately.*

Ch. 1629 (AB 2593) WILSON New act, re study of harmful drugs.

Requires Department of Education to undertake study, in cooperation with the State Department of Public Health, on subject of more effective education, including methods of instruction, relative to the physical and psychological hazards of narcotics and other harmful drugs and hallucinogenic substances; requires as part of study, implementation of instruction in selected school districts; requires a preliminary report of its findings and recommendations by March 15, 1968 and a final report on or before the 15th day of the 1969 Regular Session.

Appropriates \$37,000 to Department of Education for study.

*In effect immediately.*

Ch. 1630 (AB 1148) CROWN Amends Secs. 11556 and 11558, Gov.C., re Deputy Director, Justice Department

Increases salary of Deputy Director of the Department of Justice from \$20,500 to \$22,500.

Makes technical change.

Ch. 1631 (AB 1515) BARNES Amends, repeals, adds, various secs., Gov.C., re State Employees' Retirement System.

Changes name of State Employees' Retirement Law and System to Public Employees' Retirement Law and System.

Provides a uniform benefit structure and uniform employer rate structure (specified) for the state, school districts, county superintendents of schools, and such contracting agencies who wish to participate on such basis, the benefit structure being that now provided for state miscellaneous members and law enforcement members. Excepts from new structure certain school agencies.

Eliminates requirement that in determining normal rate of contribution of state miscellaneous members and each local miscellaneous member employed by a school district, county superintendent of schools or designated contracting agency, it is to be assumed that the member has an average salary experience and that the interest rate and mortality table applicable to him are unchanged, such provision to be operative only if AB 970 is enacted at the 1967 Regular Session of the Legislature.

To be operative July 1, 1968.

Ch. 1632 (AB 444) LANTERMAN Amends and repeals various secs, R & T C, re taxes.

Specifies that prepayment of sales and use taxes shall apply to taxes imposed under ordinances adopted pursuant to the Bradley-Burns Uniform Local Sales and Use Tax Law, as well as to the prepayment of the state's taxes.

Exempts from property taxation solvent credits and money kept on hand to be used in the ordinary and regular course of a trade, profession and business; and otherwise eliminates provisions relating to intangibles.

In effect immediately.

Ch. 1633 (SB 56) CARRELL Amends, adds various secs., Ed.C., Ed.C. as proposed by SB 311, and Veh.C., re driver training.

Authorizes Superintendent of Public Instruction to establish unit in Department of Education to implement law on driver training and education. Specifies certain duties thereof, and provides for financing thereof.

Requires driver training to be available to all eligible students without tuition commencing on July 1, 1969.

Eliminates the present limitation on number of eligible students who may be trained in a district.

States legislative policy with reference to driver education and training.

Establishes minimum teacher preparation work necessary for driver education and training teachers, as of the 1968-69 school year, which standards must be met in order to receive state funds for driver training expenses.

Defines "qualified instructor" for purposes of driver education and training. Prohibits reimbursement to school district with respect to students taught by an instructor whose driver's license is suspended or revoked.

Establishes length of period of instruction and size of class for driver education purposes.

Defines two alternative plans under which a school district can conduct driver training

Revises requirements for licensing of a minor between the ages of 16 and 18. Makes related changes.

In effect immediately.

Ch. 1634 (SB 456) MILLER Amends and adds various secs, Ed.C., re school reading instruction program.

Changes condition for participation in specialist reading program on reduced basis from 60 percent, to 30 percent, employment of basic quota of specialist teachers by a school district in 1967-68 school year and thereafter. Specifies for each school district which is eligible for state equalization aid and which maintains grades 1-3 at the elementary level, rather than each school district maintaining grades 1-3 at the elementary level, a basic quota of specialist teachers.

Requires, during the 1967-68 fiscal year and thereafter, a reduction in district's basic quota of specialist teachers to enable maximum district participation if the state appropriation for program allowances is insufficient. Deletes provision for reduction, by specified ratio, of salary allowances for specialist teachers and librarians. Provides salary allowances for specialist reading teachers to be statewide average salary, as determined by the Superintendent of Public Instruction, paid elementary teachers plus \$250 per teacher and requires the salary allowance so computed to be not more than actual salaries paid. Changes conditions of salary allotment for school librarian to add requirement of employment in district of one-third of basic quota of specialist reading teachers and prescribes maximum allotment.

Appropriates \$10 million to Department of Education for such purposes for the 1967-68 fiscal year.

In effect immediately.

Ch. 1635 (AB 2417) ELLIOTT Amends Sec. 13162, Ed.C., re temporary certificates.

Extends the validity of a temporary certificate issued for the purpose of authorizing salary payments to teachers whose credential applications are being processed from 90 days to 120 days in school district with an a.d.a. of 400,000 or a junior college district with a governing board in common with such a district.

Ch. 1636 (SB 457) MILLER Amends various secs., Ed.C., re children's centers.

Increases amount paid from state funds to  $\frac{4}{5}$  of total cost for the maintenance and operation of children's centers while reducing amount paid through fees collected from parents to  $\frac{1}{5}$  of such cost. Increases total monthly income permitted for admission to a children's center from \$508 to \$648 where both parents, with one child, are working; and from \$363 to \$463 where one parent, with one child, is the sole wage earner. Increases statewide average state support per hour per child from 28 cents to 42 cents.

Extends provisions determining need for children's center service to condition where the one parent in the home is physically or mentally unable to support or care for the child, and changes condition to require, where both parents are in the home, each must be working or physically or mentally unable to support or care for the child. Extends specified condition for children's center service by deleting "veteran" status requirement for parent.

Authorizes the county board of education to issue temporary certificates to personnel employed in children's centers whose permit applications are being processed.

Appropriates \$4,613,000 to Department of Education for state support of children's centers.

In effect immediately.

Ch. 1637 (SB 551) GRUNSKY Adds Sec. 29009.5, Ed.C., re schools.

Requires every private elementary or high school to file each year between October 1st and 15th with the Superintendent of Public Instruction an affidavit or statement, under penalty of perjury, containing specified information relating to the school, its faculty and its operation.

Provides that where two or more private schools are under effective control of one administrative unit, such unit may file one affidavit covering all such schools under its control.

Requires Superintendent of Public Instruction to publish a list of all such private schools, containing the name and address of the school and the name of the school owner or administrator.

Appropriates \$10,000 to Superintendent of Public Instruction to carry out purposes of act.

In effect immediately.

Ch. 1638 (SB 720) CARRELL Adds Sec. 21605, P.U.C., re navigational facilities.

Provides that the Division of Aeronautics may lease a navigational system of the hyperbolic area-coverage type as a pilot project to enable certain types of aircraft to operate on a commuter basis in California under conditions of low visibility and to enable vessels to navigate safely under like conditions of visibility.

Ch. 1639 (SB 999) MILLER Adds Ch. 2.6 (commencing with Sec. 7828), Div. 7, Ed.C., re public school mathematics instruction.

Authorizes, commencing in 1968-1969, establishment of special pilot programs of instruction in mathematics in public elementary and high schools, with programs in

elementary schools to be provided in grades 2 and 3 and grades 5 and 6, and to involve employment of teachers who will devote substantial time to teaching only mathematics and specialists to teach mathematical concepts. Provides for accelerated instructional programs in mathematics in grades 8 to 12 in high schools, with same to be conducted in conjunction with a college or university.

Provides for administration at the state level, the testing of pupils and evaluation of programs, and makes provision for numerous related matters.

Provides for state subventions and other forms of assistance to school districts. Appropriates \$250,000 to Department of Education to finance initial steps toward establishing the programs.

**Ch. 1640 (SB 585) ALQUIST** Amends and adds various secs., Pen.C., re law enforcement.

Authorizes the Commission on Peace Officer Standards and Training to develop and implement programs to increase the effectiveness of law enforcement.

Provides that the expenses of the commission shall be paid from the General Fund rather than from Peace Officers' Training Fund.

Declares that allocations to local government shall be a proper charge against the Peace Officers' Training Fund, and that such fund shall be appropriated, without regard to fiscal years, exclusively for grants to local government, rather than exclusively for such grants and costs of administration.

Increases the penalty assessment from \$2 to \$5 for every \$20, or fraction thereof.

Directs the commission to provide counseling service to local jurisdictions upon request.

Revises the manner in which cities and counties are reimbursed for participating in the peace officer training program.

Makes appropriation for support of the commission and for grants by the commission to local governments.

**Ch. 1641 (AB 1692) MILIAS** Amends Sec. 31204, Ed.C., re state school scholarships.

Declares Legislature's policy that public announcement of the California state scholarship award winners include as state scholars, students who meet the academic qualifications for state scholarships but do not demonstrate financial need, but that such students are not to be included in the number of authorized scholarships and are not to receive monetary awards.

Appropriates \$20,000 to State Scholarship and Loan Commission for purpose of public announcement of California state scholarship winners.

**Ch. 1642 (AB 1686) SHOEMAKER** Adds Ch. 10 (commencing with Section 8800), Div. 1, Title 2, Gov.C., re California Advisory Commission on Marine and Coastal Resources.

Creates California Advisory Commission on Marine and Coastal Resources and prescribes membership, powers and duties of commission. Declares state policy for development of program for conservation and development of marine and coastal resources.

Requires Governor to develop California Comprehensive Ocean Area Plan to contribute to increased knowledge of coastal and marine resources and other specific aspects of the coastal and marine environment.

Requires commission to review plan and to recommend changes or additions.

Specifies elements which commission shall consider when recommending policies.

Appropriates \$60,000 from General Fund to Governor for allocation to commission and to other state agencies for the preparation of the plan.

**Ch. 1643 (AB 546) RYAN** Amends Sec. 5952, Ed.C., re continuation education classes.

Authorizes the governing board of a school district to apply to the State Board of Education for an exemption from providing special continuation education classes for any school in the district maintaining grade 12 if there are fewer than 100 students enrolled in grade 12 in that school, rather than authorizing application for an exemption from providing such classes in the district if there are fewer than 100 students enrolled in grade 12 in the school or schools of the district.

Permits the governing board of any school district within a county maintaining a regional occupational center to enroll a minor, subject to and in lieu of special continuation education classes, in the center with the approval of the county superintendent of schools.

**Ch. 1644 (AB 783) MURPHY** Amends Secs. 7450 and 7451.5, Ed.C., re regional occupational centers

Authorizes the establishment of regional occupational centers for adults as well as minors. Clarifies legislative intent to enable qualified students to attend a technical school or enroll in a vocational or technical training program, rather than attending such a school and enrolling in such a program.

**Ch. 1645 (SB 391) BEILENSEN** Amends and adds various secs., Ed.C., re vocational and technical education.

Authorizes certain high school districts and unified districts to establish regional occupational centers, as well as requiring special continuation education classes; authorizes such districts to accept and expend grants from federal government or other public or private sources

Revises provisions re taxes for regional occupational centers, to provide that when a school district is maintaining such a center, the levy of a county tax for a regional occupational center maintained by the county superintendent of schools shall only be upon taxable property within that portion of the county which is not in the school district, rather than upon all taxable property in the county.

Provides that certain minors who cannot give satisfactory proof of regular employment and are now required to attend special continuation education classes, may, in the alternative, attend a regional occupational center.

Opens regional occupational centers to adults eligible to attend adult schools; requires centers to provide individual counseling, occupational training curriculum, a skill training program, for the upgrading of vocational skills and retraining if necessary, and for a pupil-teacher ratio providing optimum benefits; and authorizes year-around operation of centers.

Provides for transfers of suspended students and extensions of suspensions.

Makes other related changes.

*In effect immediately.*

**Ch. 1646 (SB 459) MILLER** Amends, repeals, and adds various secs., Ed C., re public school kindergartens.

Makes mandatory the establishment and maintenance of kindergarten in school districts maintaining one or more elementary schools. Allows kindergarten and first grade to be combined in one class if total enrollment does not exceed minimum class size standards for grade 1. Increases the minimum kindergarten schoolday from 130 to 150 minutes, when kindergarten is conducted in same room with and by same teacher conducting one or more elementary grades, or when 2 kindergarten classes are taught on same day by same teacher. Allows adjustment of average daily attendance in kindergarten by multiplication factor of 1.5 if the kindergarten day is a minimum of 180 minutes and if the kindergarten teacher is assigned to only one kindergarten session daily.

Makes related changes.

**Ch. 1647 (SB 579) BURGNER** Amends Secs. 6751, 6752, 6755, 11227, and 11220, Ed.C., re educationally handicapped minors

Requires that special classes for educationally handicapped pupils be maintained for at least a minimum school day at elementary, junior and senior high school levels. Deletes provision restricting the conduct of instruction for such pupils in licensed children's institutions to nonprofit, tax-exempt institutions.

Limits a district's enrollment at any time of such pupils to 2% of total enrollment in special educational programs maintained by school districts, and provides that such total district enrollment means the average number of pupils enrolled at the end of the first school month and the sixth school month of the school year, rather than the average number of pupils enrolled on October 31 and March 31 of the school year

Restricts pupil personnel worker position on admission committee to one who is authorized to serve as a school psychologist.

**Ch. 1648 (Relating clause corrected) (SB 581) BURGNER** Amends Sec. 11202 and 11227, Ed.C., re attendance of handicapped minors.

Changes maximum number of days of attendance which may be credited during any fiscal year for individual instruction to physically handicapped pupils receiving instruction at home or in a hospital, or minors with speech disorders or defects who may be admitted at the age of 3 years for individual instruction at the school,

or educationally handicapped minors receiving instruction at home, in a hospital, or in a regularly established nonprofit, tax-exempt, licensed children's institution from the number of days the regular day schools of the district were maintained during such fiscal year, to the number of legal calendar days school may be maintained during such fiscal year.

Ch. 1649 (AB 1162) BURTON Amends Sec. 781, W. & I.C., re juvenile courts.

With respect to a petition to seal the records in a juvenile case, allows such petition to be made at any time after the jurisdiction of the juvenile court has terminated, rather than five years or more after such termination, and, in a case in which no petition is filed, at any time, rather than five years or more after citation to appear before or being taken before a probation officer.

Ch. 1650 (SB 1488) BURGNER Amends Sec. 781, W. & I.C., re sealing of records.

With respect to provisions allowing a person, after a specified time, to petition to seal the records in designated cases concerning juveniles, specifies taking a minor before any officer of a law enforcement agency as one of those cases, and allows petition to be filed five years or more after such event. In addition, permits petition to be filed in designated cases at any time after the person involved has reached the age of 21 years.

Ch. 1651 (Relating clause corrected) (AB 1161) FENTON Amends and renumbers, adds and repeals various secs., Elec C, re political parties.

Reorganizes provisions regarding political parties dividing them according to political party primarily.

Permits candidate by write-in nomination to be a member of the state convention if he is a registered voter of the party for which he is a nominee. Requires temporary state convention chairman to be elected by alphabetical rollcall only when requested by petition signed by 20 members rather than requiring election by rollcall from list prepared by Secretary of State in all instances. Requires Secretary of State to send notice re state central committee at least 30 days before the first meeting of the state central committee rather than 30 days before the state convention. Requires appointments to the state central committee and proxies to be made under penalty of perjury rather than under oath before a notary. Makes basic unit for Republican Party the senatorial district rather than congressional district. Provides special operative date to state central committee appointments.

Permits extra appointments to be made to Democratic State Central Committee on the basis of "incumbent" officeholders rather than by a "holdover" or "nominee" delegate. Permits appointment of associate members of Democratic State Central Committee by delegates to Democratic State Convention. Establishes authority of associate members of Democratic State Central Committee by reference to committee rules. Raises from 5 to 6 the number of Democratic county central committeemen to be elected from each Assembly district in a city and county (San Francisco). Permits Democratic members of State Legislature to appoint alternate members to their positions on Democratic county central committees without authorization of the committee.

Permits "nominee" delegate to appoint only 3 members to Republican State Central Committee instead 8 members. Permits Republican county central committees to make appointments to Republican State Central Committee according to number of Assembly districts in county whereas they can appoint none at present. Provides that the immediate past chairman of Republican State Central Committee will continue as a member. Provides for special effective date of bill for Republican State Central Committee and state convention. Raises from 5 to 6 the number of Republican county central committeemen to be elected from each Assembly district in a city and county (San Francisco). Provides for special notice re state central committee to be sent by Secretary of State to Republican Party state central committees. Permits appointments to Republican Party state central committee to be filed as late as the Tuesday before the committee meeting rather than the first Tuesday of the December preceding the committee meeting. Permits officers of the Republican Party state central committee to be elected by any method prescribed by the committee other than by rollcall. Defines northern and southern territories for the purpose of the state central committee. Requires Republican county central committees to notify the Secretary of State and county clerk of newly elected committee chairmen.

Establishes special article for Republican Party district committees. Provides that the district committee has the authority to discipline its own members and to fill its own vacancies.

Requires political parties other than the Democratic and Republican Parties to organize themselves in accord with the provisions for the Republican Party until specific legislation is enacted.

Moves the "Truth in Endorsements Law" provisions into division of code dealing with political campaigns. Moves provision restricting use of "alternate county central committeemen" as a ballot designation into division of code dealing with ballots

Makes Republican nominees or incumbents of constitutional partisan offices ex officio members of county central committees of counties in which they reside.

Ch. 1652 (Relating clause corrected) (AB 288) BURTON Amends, adds, and repeals various secs., W. & I.C., re mentally ill persons.

Permits judicial commitment of only those persons who are of such mental condition that they are dangerous to themselves or the person or property of others, and are in need of supervision, treatment, care, or restraint, abolishing judicial commitment as to persons who are not dangerous but are of such mental condition that they are in need of supervision, treatment, care, or restraint.

Requires written statement of physician that person is dangerous to himself or person or property of others before petition requesting judicial examination of the person may be made or filed.

Ch. 1653 (AB 1059) MONAGAN Amends Secs. 6751 and 11201, Ed.C., re handicapped minors.

Deletes requirement that instruction to educationally handicapped minors in learning disability groups be remedial.

Specifies that whenever 2 to 4 educationally handicapped pupils are instructed at the same time by the same teacher in certain learning disability groups, there shall be a credit of one unit a.d.a per 60 minutes of instruction. Requires all educationally handicapped special classes, including high school, to be maintained for minimum school day.

Specifies that whenever 2 to 4 physically handicapped pupils are instructed at the same time by the same teacher in certain remedial classes, there shall be a credit of one unit a.d.a per 60 minutes of instruction.

Ch. 1654 (Relating clause corrected) (AB 1406) BURTON Amends, adds and repeals various secs., Ins.C., re uninsured motorist actions.

Provides that there shall be no res judicata or collateral estoppel effect given to an arbitration award under such section in any court action which may be pending or brought by the insured against the owner or operator of an uninsured motor vehicle.

Includes provisions to resolve conflicts among several bills, passed by Legislature, amending Sec. 11580.2, Ins.C.

Ch. 1655 (AB 2554) MORETTI Amends Sec. 11580.2 Ins.C., re uninsured motorist.

Includes within the definition of "uninsured motor vehicle", an automobile whose liability insurer is insolvent and cannot pay to the limits specified in the policy.

States that an insurer's solvency protection shall be applicable only to accidents occurring during a policy period in which its insured's motor vehicle coverage is in effect where the liability insurer of the tortfeasor becomes insolvent within one year of such accident.

Provides that in the event of payment to any person under the coverage required by this section and subject to the terms and conditions of such coverage, the insurer making such payment, shall to the extent thereof, be entitled to any proceeds which may be recoverable from the assets of the insolvent insurer through any settlement or judgment of such person against the insolvent insurer.

Ch. 1656 (AB 495) BAGLEY Amends, adds and repeals various secs., various codes, re meetings: state agencies.

Establishes a uniform set of rules for the conduct of meetings of all state agencies. Provides, with certain exceptions, that all such meetings be open and public.

Deletes and modifies various existing provisions prescribing rules for the conduct of meetings of various state agencies in conformity therewith.

**Ch. 1657 (SB 1401) KENNICK** Amends Secs. 65302, 65303, Gov.C., re city and county planning.

Requires that the land use element of a city or county general plan designate, among other things, the proposed general distribution and general location and extent of the uses of the land for natural resources. Requirement to be operative November 1, 1968.

Provides that general plan for city or county development may include as a part of a conservation element, the location, quantity and quality of the rock, sand, and gravel resources.

Declares that the Legislature does not intend by the enactment of this act to interfere with local control of zoning.

**Ch. 1658 (AB 1952) FORAN** Amends Secs. 65302 and 65303, Gov.C., re planning and zoning.

Requires that county and city general plan shall include a housing element consisting of specified standards and plans rather than allowing inclusion of such standards and plans if the county and city desires. States that provisions of the act shall be effective July 1, 1969.

**Ch. 1659 (AB 1765) BEAR** Amends Secs. 31204 and 31247, Ed.C., re state scholarships and fellowships.

Increases, commencing in 1968-1969, number of available scholarships under state competitive scholarship program from 1% to 2% of number of high school graduates of the previous year. Increases, commencing in 1968-1969, state competitive graduate fellowship program from 1% to 2% of total number of baccalaureate degrees awarded during next preceding academic year by colleges and universities located in California and accredited by Western Association of Schools and Colleges.

**Ch. 1660 (AB 1967) BARNES** Amends and adds various secs., Ed.C., re average daily attendance.

Provides new formula for computation of average daily attendance in various school districts, and requires each elementary, high school, and unified school district to report to Superintendent of Public Instruction, in addition to all other attendance data as required, the active enrollment as on the last day of the school month.

To be operative July 1, 1968, and to continue in effect until the 61st day following final adjournment of 1970 Regular Session of Legislature.

**Ch. 1661 (SB 84) DEUKMEJIAN** Adds Title 6 (commencing with Sec. 13800) and Title 7 (commencing with Sec. 14000), Part 4, Pen C., re crime prevention. Enacts the Deukmejian-Moretti Act.

Creates within the state government the California Council on Criminal Justice consisting of specified personnel and sets forth powers and duties of such council. Requires the Governor to call the first meeting on or after January 16, 1968.

Establishes a public corporation known as the California Crime Technological Research Foundation, which is a state agency, to encourage scientific and technological research and education in the field of crime prevention and the apprehension and treatment of criminals and to develop research in the area of police management administration. Authorizes the acceptance of grants from private sources if the board of directors unanimously approves each such grant.

Provides that the board of directors of the foundation shall consist of representatives from specified agencies and fields of knowledge and members of the public appointed by the Governor, to serve at his pleasure, and confirmed by the Senate.

Prescribes terms of members and powers and organizational structure of the foundation.

Requires the foundation's budget to be approved by the California Council on Criminal Justice before submission to the Legislature.

Provides for the termination of the foundation on the 61st day after adjournment of the 1971 Regular Session of the Legislature.

Makes an appropriation from the General Fund of \$100,000 with \$50,000 to be used for the support of the California Council on Criminal Justice and \$50,000 for the support of the California Crime Technological Research Foundation.

Ch. 1662 (SB 195) MILLER Amends Sec. 6580.1, adds Sec. 6580.2, and repeals Sec. 6580.2, H. & S.C., re sanitary district elections.

Makes provisions relating to consolidation of sanitary district elections with direct primary election applicable to election of officers of district, rather than directors of district. Requires board of directors of district to pass a resolution for consolidation of election on or before the first day of August of the year preceding the direct primary election. Prescribes offices which are to be filled in districts where general elections are held pursuant to the Uniform District Election Law and offices to be filled in all other districts and changes terms of office of officers holding offices to be filled at consolidated election.

Changes procedure to determine winner or winners of such elections so that the winner or winners shall be those receiving a plurality of the votes cast, with a tie to be determined by lot, whereas at present a candidate must receive a majority of the votes cast for the office in order to win in such consolidated election, or, if not, there must be a runoff election between the two candidates receiving the highest vote in such consolidated election.

Requires directors elected at consolidated election to take office at the first meeting of the board following entry of statement of result of such election on record of board of supervisors, rather than at the time prescribed for county officers.

Provides procedure by which district which has consolidated its general district election with the direct primary election may thereafter determine to conduct its general district elections pursuant to the Uniform District Election Law and manner in which terms of office of elective officers of such a district are, thereafter, required to be determined.

Ch. 1663 (SB 437) RODDA Amends Sec. 31248, Ed.C., re graduate student fellowships.

Permits graduate student fellowship holder to receive \$3,400 through teaching assistantships, or \$2,500 through other fellowships per academic year, rather than permitting him to receive \$1,800 per academic year through teaching assistantships or other fellowships.

Ch. 1664 (Relating clause corrected) (SB 519) RODDA Adds Sec. 24348.5, R. & T.C., re bank and corporation taxation.

Specifies for purposes of the Bank and Corporation Tax Law that no gain or loss shall be recognized and no debt shall be considered as becoming worthless or partially worthless when a state or federal savings and loan association bids in at a foreclosure sale or otherwise reduces to ownership or possession any property which was security for any indebtedness.

Ch. 1665 (SB 604) STEVENS Adds Ch. 6 (commencing with Sec. 4420), Div. 5, Title 1, Gov.C., re public contracts: insurance.

Prohibits officers or employees of the state or any public agency or public authority, except a public agency or authority created by agreement with another state, from requiring bidders on public building or construction contracts to purchase insurance or a surety bond from a particular surety or insurance company, agent or broker, or from negotiating, applying for, obtaining or procuring any surety bond or insurance which can be obtained by bidder, contractor or subcontractor, except insurance for builder's risk or owner's liability.

Declares the chapter does not apply to projects utilizing the prohibited insurance which are under design or construction on August 4, 1967.

Declares provision in bids or contracts in conflict with chapter void.

Ch. 1666 (SB 647) DOLWIG Adds Ch. 6.5 (commencing with Sec. 13600), Div. 7, Wat.C., re local sewage treatment facilities.

Specifies that the State Water Resources Control Board is the representative of the state and its local agencies in participating under federal "Clean Water Restoration Act of 1966."

Requires state board, in cooperation with regional boards, to survey the statewide need for sewage treatment facilities which will be required during the next five years adequately to protect the waters of the state for beneficial use, and authorizes state board to request a local public agency operating sewage treatment facilities to file a report, as prescribed, with its regional board. Requires state board to review such reports and submit its findings and estimates of the anticipated local, state, and

federal financing necessary to provide the needed facilities for such period to the Legislature and to advise the Legislature on the need for further surveys on or before the 60th calendar day of the 1968 Regular Session.

Requires state board to review and approve each sewage treatment project for which an application has been made under the act and determine whether such project conforms to both statewide and regional water quality control board policies for control of water quality and water pollution and requires state board to determine priority of projects on basis of financial, as well as water pollution control needs.

Authorizes Governor to annually request state's share of project cost in Budget Bill.

Provides that in no case shall funds be appropriated by the Legislature prior to 1968 nor until findings of need have been reported and evaluated by the Legislature. Provides further that all money appropriated by the Legislature for the state's share of the project costs shall be appropriated without regard to fiscal years, or shall augment an appropriation without regard to fiscal years.

Prohibits state board from making any commitment regarding any project until it determines that the state's share of the project cost is available.

**Ch. 1667 (SB 677) SHORT** Amends, adds, repeals various secs.; various codes, re mental health services.

Deletes provision that mental health services first approved under the Short-Doyle program on or after October 1, 1967, are limited to 50 percent state reimbursement and makes them eligible for 75 percent state reimbursement for increased services resulting in costs exceeding the 1963 level with 50 percent state reimbursement under that level. Effective until July 1, 1968.

Creates Lanterman-Petris-Short Act, providing a new procedure for the care and treatment of persons who are dangerous or gravely disabled as a result of mental disorder or chronic alcoholism, and providing for the administration and financing thereof, to take place of existing commitment system for such persons.

**Ch. 1668 (SB 762) MOSCONE** Amends Sec. 69950, Gov.C., re transcription fees.

Increases the transcription fee of court reporters from \$0.35 to \$0.40 per 100 words for the original ribbon copy and from \$0.15 to \$0.20 per 100 words for first copies supplied to a person other than the first buyer.

**Ch. 1669 (SB 819) SHORT** Amends Sec. 23095, B. & P.C., re licensee; offer in compromise.

Permits Department of Alcoholic Beverage Control to accept an offer in compromise from a retail licensee in prescribed amount, provided retailer has had no other accusation filed against him by department during prior 3 years which is either pending a final decision or has resulted in a final decision to suspend or revoke the license concerned.

**Ch. 1670 (SB 881) COLLIER** Adds Secs. 20024.02, 20750.24, and 21251.65, Gov.C., re State Employees' Retirement System

Defines "final compensation" for purpose of computing benefits for state patrol members who retired prior to July 1, 1965, as the annual compensation payable a patrol member on July 1, 1964, who held the same position as the member entitled to receive such benefits. States that such benefits shall be in lieu of cost-of-living benefits granted prior to July 1, 1964.

Increases state's contribution to retirement fund in respect to state patrol members by amount equal to 2.32 percent of compensation paid to state patrol members.

Specifies that warden and forestry members are excluded from provisions of this act.

To become operative first day of month following month in which act becomes effective.

**Ch. 1671 (SB 1023) STEVENS** Amends Sec. 13128, Ed.C., and adds Sec. 291.1, Pen.C., re teachers

Requires Board of Education, upon written request of any private school authority, to release to such authority data relative to identification or fitness of any applicant for teaching position in private school as long as not otherwise prohibited by any other privileged communication statutes.

Requires sheriff or chief of police, when teacher from private school is arrested for certain offenses, to give immediate written and telephonic notice to private school authorities employing teacher.

Ch. 1672 (SB 1046) COLOGNE New act, re water project cost allocations.

Provides necessary approval of Legislature to make effective specified expenditures for recreation land acquisition, and specified nonreimbursable joint cost allocations, for recreation and fish and wildlife enhancement associated with state water projects, made by the Department of Water Resources.

Specifies that such approval shall not constitute a precedent for future cost allocations and recreation land costs and declares that this act shall have no other effect beyond 61st day following adjournment of 1968 Regular Session.

Ch. 1673 (SB 1097) SHORT Amends Sec. 25458.5, Ed.C., re junior college districts.

Changes from three years to five years, the period of time, after exclusion of portion of union or joint union high school district or unified district from formation of junior college district, during which the excluded portion must become a part of a junior college district or it shall become a part of the junior college district of which such union or joint union high school district or unified district is a component.

Ch. 1674 (SB 1131) RODDA Adds Sec. 373, amends Sec. 13182, Ed.C., re certification of teachers.

Requires Department of Education to establish branch offices to provide complete teacher credential counseling services, which shall include providing information on *personal scholastic qualifications for appropriate credential for each applicant, all information, excluding evaluation of transcripts, necessary to meet requirements, and providing advisory placement service and information on teachers' education programs in California colleges and universities, at San Francisco Bay area, Los Angeles, Fresno, San Diego, and one other city in northern California as the department deems most suitable.*

Increases fee which may be fixed by the State Board of Education for issuance or renewal of credential or life diploma from \$10 to \$15, and appropriates revenue derived as a result of such fee increase for specified purposes.

Authorizes Department of Education to begin implementation of conversion of teacher certification procedure to automatic data-processing system and to continue and complete conversion of its teacher certification records to a microfilm storage and record retrieval system.

*In effect immediately.*

Ch. 1675 (SB 1132) RODDA Adds Sec. 13191.1, Ed.C., re credentials for school employees.

Revises minimum requirements for standard teaching credential with a specialization in secondary teaching to allow the granting of such credential without the fifth year of preparation if the applicant states in writing that he intends to complete such requirement within five years, if a school district states that the applicant will be employed in such district and if the county board of education has found and declares a shortage of teachers exists in the district in the teaching field or in the teaching field of the applicant's major or minor.

Requires State Board of Education to establish guidelines by which county board of education can determine teacher shortages.

To be operative until September 30, 1969.

*In effect immediately.*

Ch. 1676 (SB 1136) RODDA Amends Secs. 20751 and 20802.8, Ed.C., re adult education taxes.

Revises 10-cent school district override tax for the purpose of adult education to 10-cent statutory tax rate for adult education in high school districts, unified school districts and junior college districts.

Makes related technical changes.

Ch. 1677 (SB 1158) BEILINSON Amends Sec. 1010, Evid.C., repeals and adds Ch. 66 (commencing with Sec. 2900), Div. 2, B. & P.C., re psychologists.

Deletes provisions for certification of psychologists, and adds new provisions for licensing them. Retains the Psychology Examining Committee of the Board of Medical Examiners, and authorizes the committee to waive the examination and the board to grant licenses to certain persons.

Defines the practice of psychology and prohibits anyone who is not licensed under the added chapter from practicing psychology except as otherwise provided in the added chapter.

Exempts certain practices of a psychological nature, by physicians, registered nurses working under the supervision of a licensed physician or psychologist, attorneys, social workers, marriage, child and family counselors, persons utilizing hypnotic techniques by referral from persons licensed to practice medicine, dentistry, or psychology, or persons utilizing hypnotic techniques which offer avocational or vocational self-improvement and do not offer therapy for emotional or mental disorders, members of the clergy, anthropologists, political scientists, and sociologists.

Provides for the organization, duties, and powers of the committee and for the licensing of psychologists by setting standards and educational requirements, providing for examinations and fees. Provides that anyone, who at the time of the effective date of the act has applied for and successfully qualified to take the examination given under existing provisions will be considered to have met specified requirements. Authorizes the committee to adopt, amend, or repeal rules of professional conduct. Provides for denial, suspension and revocation of license, or placing of the licensee on probation, for violations of ethical or penal provisions of this act, adjudication of insanity, or conviction of a felony involving moral turpitude.

Continuously appropriates funds for administration of this act from the Contingent Fund of the Board of Medical Examiners of California.

**Ch. 1678 (Relating clause corrected) (SB 1159) SHORT** Amends Sec. 6201, W. & I.C., adds Sec. 1425, H. & S.C., re public health.

Permits private institutions licensed as hospitals for care and treatment of mentally ill or other incompetent persons to which such persons are referred under commitment procedures to obtain relicensure under provisions of law licensing private hospitals.

Excludes licensed private hospitals which maintain and operate organized nursing and convalescent facilities from operation of law requiring additional licensure of such private hospitals if mentally ill or other incompetent persons are referred thereto under commitment procedures.

**Ch. 1679 (SB 1169) TEALE** Amends and renumbers Sec. 12.4, and adds Sec. 12.4, Ch. 138, Stats. 1964 (1st Ex. Sess.), re Lake Tahoe sewage disposal.

Specifies that an additional \$1,800,000 of state's share of City of Long Beach tidelands oil and gas revenue for fiscal year 1967-1968 shall be deposited in the State Water Quality Control Fund and appropriates such money for expenditure for loan by State Water Resources Control Board to the South Tahoe Public Utility District pursuant to Ch. 47, Stats. 1966 (1st Ex. Sess.) in lieu of expenditure of General Fund appropriation made by Ch. 47, or for reimbursement of the General Fund for expenditures made therefrom in making such loan, or both. Provides that the State Water Resources Board succeeds to all powers and duties of the State Allocation Board under Ch. 47 in relation to such loan. Specifies that maximum amount available for loan to district is \$1,800,000 and requires that payments in repayment of loan be deposited in State Water Quality Control Fund, rather than General Fund.

*In effect immediately.*

**Ch. 1680 (SB 1173) DILLS** Adds Sec. 11009.1, W. & I.C., re qualifications for public assistance.

Provides that public assistance shall not be reduced when a recipient receives free board and lodging while absent from his home temporarily and for not more than a month. Provides that, after an absence of one month, free board and lodging will be considered income to the extent it exceeds the cost to the recipient of maintaining the home to which he expects to return.

**Ch. 1681 (SB 1292) PETRIS** Amends Sec. 250, H. & S.C., re handicapped children.

Includes children suffering from hemophilia within definition of term "handicapped child" for purposes of laws relating to program of services for handicapped children maintained by State Department of Public Health.

Appropriates \$56,200 from the General Fund to the State Department of Public Health for expenditure during 1967-68 for services to children suffering from hemophilia.

Ch. 1682 (SB 1296) MARLER Adds Sec. 592, Veh.C., and adds Secs. 8101.1, 8053.1, 9606.1, 9653.7, R. & T.C., re highways: definitions.

Exempts fuel used in vehicles operated exclusively on forest access ways within a national forest if the owner pays for, or contributes to, the cost of construction or maintenance of the way pursuant to an agreement with, or permission of, the United States Department of Agriculture from the diesel tax and provides for a refund of gas taxes. Exempts such vehicles from the truck tax.

Ch. 1683 (SB 1315) DOLWIG Amends Sec. 976.5, U.I.C., re unemployment insurance: agricultural labor.

Eliminates wages paid to agricultural labor, as defined in the unemployment insurance law, from provisions permitting an employer whose reserve account has not been subject to benefit charges during the period of four consecutive calendar quarters ending on a computation date, or whose average base payroll has increased on a computation date 25 percent or more above his average base payroll on the preceding computation date, to pay unemployment insurance contributions at a certain specified rate in lieu of certain unemployment insurance contributions otherwise required.

Ch. 1684 (Relating clause corrected) (SB 1368) MILLER Adds Secs. 107.2, and 107.3, R. & T.C., re property tax on leaseholds.

Specifies that the full cash value of certain oil and gas leases in exempt property shall be the value of such oil and gas interests, exclusive of the value of any royalties or other rights to share in production owned by any tax-exempt entity.

Ch. 1685 (SB 1376) COOMBS Amends Secs. 194, 194.2, and 10204; amends and renumbers Secs. 194 and 194.2, S. & H.C., re streets and highways.

Authorizes Department of Finance, upon request of a city, to estimate the population of any inhabited territory annexed thereto subsequent to the last federal census for the purpose of ascertaining population for purposes of allocation of gas tax funds to the city.

Includes in the report required under the Municipal Improvement Act of 1913 in connection with the resolution of intention, the requirements that the diagram of the assessment district show a separate number for each condominium interest and that the report include an estimate of private utilities damages.

Ch. 1686 (SB 1387) ALQUIST Adds Sec. 19584.3, Ed.C., re school buildings.

Excludes area of buildings used exclusively for adult education classes during regular schoolday approved by Department of Education which have not been constructed or reconstructed under provisions of Field Act from area of adequate school construction under State Building Aid Law of 1952.

Ch. 1687 (SB 1489) DOLWIG Amends Sec. 779.9, Ins.C., re credit life, disability insurance.

For purposes of provision authorizing Insurance Commissioner to disapprove policies and other documents relating to credit life and credit disability insurance if benefits are not reasonable in relation to premiums, provides that the benefits provided in any policy form filed with the Insurance Commissioner for approval are reasonable in relation to the premium charge if the premium rate filed in connection therewith produces or can reasonably be expected to produce a ratio of incurred losses to earned premiums of 50 percent or which may reasonably be expected to be 50 percent, and are not reasonable if such rate is less, or may reasonably be expected to be less, than 50 percent.

Requires the commissioner to determine the reasonable relation of benefits to premiums for each policy form filed and authorizes the commissioner to limit the use of any such form to those creditors or debtors whose experience was the basis for approval and such other creditors or debtors likely to experience similar mortality or morbidity.

Requires specified method of rate supervision to be applied to all credit life or credit disability insurance within the scope of the article.

To become operative on January 1, 1968.

Ch. 1688 (AB 65) LEROY F. GREENE Adds Ch. 10 (commencing with Sec. 24351), Div. 18, Ed.C., re state colleges.

Declares legislative intent and purpose in connection with the establishment of laboratory classes for exceptional children at or in conjunction with state colleges

to accomplish improved training programs for teachers, continued research in teaching techniques, and cooperation, when necessary, with local agencies; prescribes means by which budgeting and financial support shall be provided; and makes a \$25,000 appropriation for initial planning, development and staffing in conjunction with two state colleges.

**Ch. 1689 (AB 76) DUNLAP** New act, re Redwood Creek Dam Project.

Authorizes Department of Water Resources to grant under the Davis-Grunsky Act, to the Napa County Flood Control and Water Conservation District an amount not to exceed \$1,000,000 for recreation in connection with the construction of the Redwood Creek Dam Project.

Requires district to comply with all requirements of Davis-Grunsky Act in effect on date of grant.

**Ch. 1690 (AB 286) BURTON** Adds Sec. 23.8, B. & P.C., re prisons: training acquired in.

Provides that an individual who, while imprisoned in a state prison or other correctional institution, is trained, in rehabilitation program provided by such prison or correctional institution, in a particular skill, occupation, or profession for which a state license or certificate is required, on his release from the prison or institution shall not be denied the right to take the state examination required to obtain the license or certificate, or be denied the license or certificate, because of his conviction or imprisonment or because he obtained his training in prison or in the correctional institution, if the licensing agency, upon recommendation of the adult authority or youth authority, finds that he is a fit person to be licensed

**Ch. 1691 (AB 301) QUIMBY** Amends Secs. 20607.8, 20952.8, and 21252.8, Gov C., re State Employees' Retirement Law.

Includes deputy sheriffs in provisions of law which reduce the minimum age at which a local safety member may retire under the State Employees' Retirement Law and receive a retirement allowance averaging one-half final compensation from 55 to 50 and increases member contributions accordingly.

**Ch. 1692 (AB 305) POWERS** Amends Sec. 2767, U.I.C., re unemployment disability compensation: trainees.

Removes limitation on grant of certain rights under the unemployment disability compensation law to individuals entering military service, that such individuals to be entitled thereto must have terminated their military service on or before the 90th day after final adjournment of the 1961 Regular Session of the Legislature.

Provides that the provisions of the unemployment disability law as amended by this act shall be operative with respect to periods of disability on and after the effective date of this act, and that law in effect prior to such amendments shall continue to be applicable to disability periods commencing prior thereto.

Provides that no right or cause of action founded upon any provision of law amended by this act as the provision existed prior to such amendment shall be abolished or impaired by this act.

**Ch. 1693 (AB 408) FONG** Amends heading of Ch. 85 (commencing with Sec. 6875), Div. 6, and Secs 6875, 6876, and 6877, Ed.C., re grants to teachers.

Expands eligibility for grants to train teachers to teach physically handicapped and mentally retarded pupils, to include certificated persons under contract to a district or county superintendent of schools to teach such pupils.

Requires Superintendent of Public Instruction to report to Legislature at 1971 Regular Session results of such program and his recommendation concerning the financing and costs of such program.

**Ch. 1694 (AB 451) RYAN** Amends, adds various secs., Ed.C, re school employee credentials.

Changes composition of Committee of Credentials and increases membership to eight.

Provides for closed meetings of committee except for parties affected and witnesses. Makes misdemeanor the unauthorized release of information received at a committee meeting or through investigation of certificated employee.

Provides procedures for hearings and establishes executive secretary to committee to carry out certain duties.

Appropriates \$36,000 for operation of Committee of Credentials during the 1967-68 fiscal year.

Ch. 1695 (AB 533) VEYSEY Amends Secs. 18751 and 18903, Ag.C., as enacted by Ch. 15, Stats. 1967, re meat inspection.

Makes provisions requiring slaughterhouses or meat food products manufacturers to operate pursuant to federal, state or approved municipal inspection applicable to all counties, rather than just to those with more than 28,000 population.

Makes meat inspection stamp applicable to all counties rather than just to those with more than 28,000 population.

Appropriates \$30,000 from General Fund to Department of Agriculture for costs of additional inspections required by act.

Ch. 1696 (AB 878) VASCONCELLOS Amends Sec. 13143, H. & S.C., re fire regulations.

Adds any building, room, or structure, where 50 or more persons may gather, used for deliberation, worship, drinking or dining, or awaiting transportation, to the class of structures for which the State Fire Marshal must prepare and adopt regulations establishing minimum standards for fire prevention but exempts from compliance with such regulations for 5 years any building used for such purposes in existence on the effective date of this amendment.

Makes other technical changes.

Ch. 1697 (AB 909) BRIT'SCHGI Amends Secs. 1030 and 3701, U.I.C., re unemployment insurance.

Authorizes the Director of Employment to extend for good cause the period during which an employer, whose reserve account may be charged for benefits paid a claimant, may submit certain information concerning the claimant.

Ch. 1698 (AB 942) FENTON Amends Sec. 124, Lab.C., re workmen's compensation: disability ratings.

Requires permanent disability rating chief and his assistant rating specialists on staff or Division of Industrial Accidents to include the formula used in computing the permanent disability rating in every rating report, estimate, or recommendation prepared in writing.

Ch. 1699 (AB 972) BARNES Amends Secs. 21360, 21364, 21382, Gov.C., re State Employees' Retirement System.

Provides that the percentage to be added to the special death benefit under the State Employees' Retirement System in the event of violent death will not be applied to any additional contribution or contributions in another category of membership included in that benefit.

Terminates payment of the special death benefit to a child upon marriage of the child.

Provides eligibility of surviving dependent husbands of female safety members for the special death benefit.

Requires that a stepchild have been living in the member's household in a parent-child relationship at the time of death to be qualified for the 1959 survivor benefit.

Includes in local member death benefit coverage those who are continuing their contributions while on military service.

Ch. 1700 (AB 1084) PRIOLO New act, re tide and submerged lands.

Confirms previous grant of tide and submerged lands to City of Santa Monica, upon certain conditions and trusts, with the exception of certain described lands reserved to the state, and adds new provisions to such grant. Grants prescribed tide and submerged lands to City of Los Angeles and County of Los Angeles upon certain conditions and trusts.

Prescribes uses to which such lands may be put, authorizes grantees to execute franchises or leases with respect to such lands for terms not exceeding 99 years, authorizes expenditure of revenues derived from granted lands for specified purposes and authorizes each grantee to sell its interest in reclaimed tide and submerged lands to state for freeway or park purposes.

Prohibits grantees from undertaking any reclamation of granted lands, or granting a lease or franchise, except in accordance with a master plan, which has been reviewed by State Lands Commission, is approved by Legislature at 1970 Regular Session, and prescribes effect of failure of Legislature to approve such a master plan. Declares such provisions, except as to master plan, shall not be operative until such master plan is approved by Legislature.

Authorizes grantees to enter into joint exercise of powers agreement to accomplish common purposes authorized by act.

Provides that net revenues from granted lands be divided to give local jurisdictions 15 percent and state 85 percent.

Requires Department of Public Works and Department of Parks and Recreation to submit specified report to Legislature by 1970 Regular Session.

Ch. 1701 (AB 1089) VEYSEY Adds Sec. 19699.5, amends Sec. 19699, Ed.C., re special educational programs.

Increases from \$1,000,000 to \$1,500,000 the amount of 1966 State School Building Aid Bond Law bond proceeds to be expended for portable school classrooms and buildings as recommended by Director of Compensatory Education, and augments the amount by addition of all moneys received from the rental, lease or sale of portable school and classroom buildings.

*In effect immediately.*

Ch. 1702 (AB 1140) DUFFY Amends Sec. 14000, W. & I.C., re California Medical Assistance Act.

Specifically authorizes Health and Welfare Agency to contract with one or more carriers to provide all or portion of benefits under California Medical Assistance Act whereby the carrier provides a program underwriting the risk involved on the basis of the class of recipient, class of benefit, geographical area or other reasonable classification; and to establish pilot programs for such purposes. Requires director of Health and Welfare Agency to make progress report to Legislature on action taken with respect to such pilot programs.

Requires Office of Health Care Services, notwithstanding Section 326 of the Budget Act of 1967, to provide that during fiscal year 1967-68, no funds from the Health Care Deposit Fund shall be used to pay fees for professional services when such persons are compensated for performing the same or similar services by the hospital or facility, if the funds used to pay the compensation are subject to reimbursement from the General Fund of the state or local taxes or assessments.

Urgency statute, to take effect immediately.

Ch. 1703 (AB 1327) CHAPPIE Adds Sec. 10617, W. & I.C., re public social services.

Requires Department of Social Welfare to set differing rates for care of public assistance recipients in out-of-home nonmedical facilities depending on degree of care required, to improve and expand out-of-home and home-care services for recipients, and to give priority to recipients in the recruitment and training of home-makers to be employed by county welfare departments.

Appropriate \$50,000 to supplement Budget Act for this purpose.

Ch. 1704 (AB 1454) BAGLEY Amends Sec. 3071, Lab.C., re apprenticeship.

Requires Apprenticeship Council to enact regulations governing equal opportunities in apprenticeship and other on-the-job training, and criteria for selection procedures with a view particularly toward eliminating criteria not relevant to qualification for training employment or more stringent than is reasonably necessary.

Requires the council to gather and broadly disseminate through the apprenticeship and training information centers, high schools, California State Employment Service offices, and other public and private media, information about apprenticeship and other on-the-job training, including, but not limited to, a description of the trade and minimum qualifications for entry, the time and place where applications are received.

Ch. 1705 (AB 1562) BROWN Adds Sec. 14412, Ed.C., re teachers: retirement system.

Authorizes member of State Teachers' Retirement System, who was an employee of a district which made employer contributions under Federal Social Security Act and whose entitlement to benefits from another system, except social security, ceased, to deposit contributions and interest with STRS; gives such member credit for service as a non-local-fund member.

Ch. 1706 (AB 1585) FORAN Amends Sec. 2261, Civ.C.; amends Sec. 1561, Fin.C., re trustee investments.

Specifies that a corporate trustee may continue to hold property which is stock of the trustee corporation if it was held at the time of the inception of the trust.

Deletes references to savings bank or savings department of banks so that the deposit of trust fund in any bank is permissible, absent trust provisions to the contrary.

Provides that trust company holding its own stock as sole trustee cannot vote such stock, unless under the trust the manner in which such shares shall be voted may be determined by a donor or beneficiary and such person actually directs how such shares shall be voted, and provides that shares of its own stock held by trust company as a cotrustee may be voted by the other trustees.

Requires whenever shares of stock cannot be voted by reason of being held by the trust company as sole trustee that such shares be excluded in determining whether matters voted upon by the shareholders were adopted by the requisite percentage of shares.

Ch. 1707 (AB 1808) FORAN Adds Art. 16 (commencing with Sec. 1753.1), Ch. 5, Pt. 2, Div. 1, Ins.C., re insurance: variable annuity agents.

Provides for the licensing of variable annuity agents by the Insurance Commissioner.

Enables commissioner to adopt regulations relating to such agents.

Establishes fees for granting of the license.

*In effect immediately.*

Ch. 1708 (AB 1854) CAMPBELL An appropriation re regional educational data centers.

Appropriates \$83,000 for support of the Sacramento Regional Center in 1967-68 and \$85,000 to continue the project staff of the department. Requires funds to be used to continue the development of the California Total Educational Information System which shall be available to all school districts and county superintendents of schools for use on voluntary basis.

Ch. 1709 (AB 1994) FONG Adds, amends, various secs., R. & T.C., re bank and corporation taxes.

Allows financial corporations to offset against the franchise tax amounts paid for vehicle registration fees and increases the tax on financial corporations from 5.5 percent to 7 percent.

Exempts from bank and corporation tax, organizations formed to carry out the provisions of the federal Self-Employed Individuals Retirement Law

Allows Franchise Tax Board to round out taxes to the nearest dollar.

Requires taxpayer to notify the Franchise Tax Board if the I.R.S. changes his gross income or deductions on the federal tax return.

Allows Franchise Tax Board to certify overpayments of less than \$1,000 to the State Board of Control for refund or credit.

Ch. 1710 (AB 2005) SHOEMAKER Adds Sec. 6812.5, Ed.C., re special education.

Authorizes deaf or severely hard-of-hearing minors between ages 18 months to three years to be enrolled in experimental programs, approved in advance by the Superintendent of Public Instruction, conducted by county superintendents of schools and school districts, with instruction to be afforded by qualified teachers

Requires Superintendent of Public Instruction to report thereon, including recommendation concerning establishment of such a program statewide, to Legislature in 1969.

Ch. 1711 (AB 2011) VENEMAN Amends Sec. 1815.7, adds Art. 1.5 (commencing with Sec. 421), Ch. 3, Part 1, Div. 1, R. & T.C., re property taxation: assessment.

Provides that when representative sales information is not available and land is being valued by capitalizing its income, the income shall be predicated on estimated income that could be realized from legal use of the land, unless it appears that permitted uses will change in predictable future, or on capitalization rate predicated upon rate of return allowing for risk, interest and property taxes. Further provides that if legal use will change in predictable future, income shall be based on estimated income from the future use.

Provides that when land located within an agricultural preserve created pursuant to the Land Conservation Act of 1965 or land covered by certain authorized scenic easement deeds, which is subject to certain enforceable restrictions, is being surveyed for valuation purposes by the State Board of Equalization or valued by the county assessor, that such survey or valuation shall consider only factors relative to the uses contemplated by local government and legally available to the owner by the provisions of the enforceable restrictions, except that minerals may be taken into consideration. Provides that these provisions shall be operative until the 61st day following adjournment of the 1970 Regular Session of the Legislature.

Ch. 1712 (AB 2056) LEROY F. GREENE Amends Sec. 6799, B. & P.C., re engineering.

Increases various fees payable by holders of engineer's certificate and by applicants for such certificate.

Ch. 1713 (AB 2057) LEROY F. GREENE Amends Sec. 8805, B. & P.C., re land surveyors.

Increases various fees payable by the holders of land surveyor licenses and by applicants for such a license.

Ch. 1714 (AB 2196) FORAN Adds Sec. 13983, Gov.C. re safety program: Transportation Administrator.

Requires Administrator of Transportation to conduct a program relating to the medical aspects of traffic injury and accident control.

Appropriates \$65,000 from Motor Vehicle Fund for program.

Ch. 1715 (Relating clause corrected) (AB 2212) CHAPPIE Amends Sec. 1, Ch. 778, 1965 Stats., re Agua Fria Project.

Increases the amount of the grant which Department of Water Resources may make to the Mariposa County Water Agency from \$2,000,000 to \$2,500,000.

Requires agency to comply with all requirements of Davis-Grunsky Act in effect on date of grant.

Ch. 1716 (AB 2298) DAVIS Adds Secs 9355 8, 9361.15, Gov.C., re Legislators' Retirement Law.

Provides that a member under Legislators' Retirement Law may designate more than one beneficiary, and if this is done under an optional settlement involving life contingency of the beneficiary, the member shall be deemed to have elected such optional settlement on an equal portion of his allowance independently for each beneficiary.

Defines "public office" for the purpose of provisions permitting credit for remainder of term when legislator takes another public office to include, but not be limited to, positions within the federal government which require appointment by the President of the United States or his delegate or a member of the President's Cabinet or his delegate. Provides that such provision shall have retroactive application, as well as prospective application, but shall not deprive a member of credit for any service credited to him on effective date of this act.

Ch. 1717 (AB 2303) MULFORD Amends various secs, Veh.C., re fees and penalties.

Increases from two to three dollars the fees charged for transfer of title or of any interest in a vehicle by the owner, by the legal owner, when an application is presented showing a transfer by both the owner and legal owner, or when there is a transfer of registration to the chattel mortgagee, and makes an identical increase for any penalties in respect to any transfer.

Increases from two to three dollars the fees charged for specified duplicate.

Requires that additional service fee of six dollars be paid for the registration, rather than the original registration, within this state of every vehicle previously registered outside this state.

Requires if the vehicle has been registered and operated in this state during the same year application for reregistration is made that a fee of three dollars, rather than one dollar, only be paid.

**Ch. 1718 (AB 2323) QUIMBY** New act, re Prado Regional Park Project.

Authorizes Department of Water Resources to grant under the Davis-Grunsky Act, to the County of San Bernardino an amount not to exceed \$2,200,000 for fish and wildlife enhancement and recreational functions in connection with the proposed Prado Regional Park Project.

Requires county to comply with all requirements of Davis-Grunsky Act in effect on date of grant and to demonstrate that it holds adequate water rights or can obtain adequate water supply outside Santa Ana River watershed to operate project.

**Ch. 1719 (AB 2364) VEYSEY** Amends Secs. 6401, 6403, and 25503.5, Ed.C., re special education programs.

Permits districts maintaining a high school to authorize students in 11th, as well as 12th grade, to attend a junior college as a special part-time student, and adds 11th grade to 12th grade for purposes of computing the 15 percent limitation on number of students which may be so authorized.

Deletes restriction on junior colleges being credited with more than one-third unit of average daily attendance on account of any such student.

Limits recommendations of high school principal for admission of such 11th or 12th graders to a particular junior college to 15 percent, rather than 5 percent, of total number of 11th and 12th graders in the high school, and provides that such students shall receive credit for junior college courses completed unless, upon agreement between high school and junior college districts, the student receives high school credit for completed courses.

**Ch. 1720 (AB 2394) VENEMAN** Amends and adds various secs., U.I.C., re unemployment insurance.

Adds penalties, interest, and benefit overpayments owed other states to unemployment contributions owed such states, as liabilities which may be sued on in the courts of this state by certain officials, provided similar rights are extended to this state by such other states, and provided that if the Attorney General is requested to commence such an action by another state, such requesting state shall pay the court costs.

Provides that in determining total revenues in the Unemployment Fund for wage base contributions purposes, there shall be excluded contributions not legally due and payable with regard to final calendar quarter for month ending on contribution date next preceding January 1 of calendar year rather than with respect to final calendar quarter of calendar year.

Revises provisions relating to finality of order or decision of Unemployment Appeals Board in an appeal from order or decision of referee or petition for reassessment and to finality of assessment involved.

Revises unemployment insurance law to provide a generally uniform 15-day period for reconsideration of determination and rulings by the Department of Employment and permit recomputations by the department at any time during a benefit year or related extended duration period. Provides that base-period employers shall be promptly notified of a computation after the payment of the first weekly benefit rather than upon the filing of a new claim for benefits.

Makes various other related changes.

Requires the Department of Employment to assess successor employer the amount of contributions, interest, and penalties due from prior employer and permits successor employer to petition for reassessment, rather than requiring the successor employer to pay contributions due and claim refund. Makes various other revisions in unemployment insurance law concerning liability of successor employer for contributions owed by prior employers.

**Ch. 1721 (AB 2396) VENEMAN** Amends and adds various secs., Lab.C. and U.I.C., re unemployment insurance.

Requires disability payments for temporary partial disability to be reduced by the sum of unemployment compensation benefits and extended duration benefits received by employee during period of such disability.

Expands coverage for liens against sums paid to an individual as workmen's compensation to include sums paid as extended duration benefits under the unemployment insurance law for the same day or days he receives or is entitled to receive temporary total disability indemnity payments.

Provides that an individual is not eligible for unemployment compensation benefits or extended duration benefits for the same days which Workmen's Compensation Appeals Board allows him or for which he receives cash payments for temporary total disability indemnity; provides, however, that if such indemnity payments are less than the unemployment compensation benefits or extended duration benefits he would otherwise be eligible to receive, the individual shall be entitled to receive the unemployment compensation benefits or extended duration benefits reduced by such indemnity payments.

Provides that an individual who is ineligible to receive unemployment compensation benefits or extended benefits, as reduced by cash indemnity payments received, for one or more days of a week of unemployment, and who is eligible to receive unemployment compensation benefits or extended duration benefits for the other days of that week, is, with respect to that week, entitled to receive an amount of unemployment compensation benefits or extended duration benefits computed by reducing his weekly benefit amount by the amount of temporary total disability indemnity received for that week.

Prohibits basing determination of overpayment on stated grounds; provides that lien claim shall be satisfied and fully discharged by payment of the amount of such lien allowed or approved by the appeals board.

Limits effect of designated provisions to those weeks claimed that begin on or after the first day of the first complete calendar quarter beginning on or after effective date of the act.

Excludes, for calendar year 1967 and thereafter, employers with negative reserve accounts from provisions authorizing certain employers to pay specified reduced unemployment insurance contributions rather than 1 percent of wages paid.

Provides that an individual disqualified for unemployment compensation benefits for specified reasons is ineligible to receive benefits for the week in which the act causing his disqualification occurs and continuing until he has, subsequent to the disqualification and his registration for work, received remuneration equal to or in excess of five times his weekly benefit amount, rather than in an amount determined by multiplying the number of disqualifications imposed by five times his weekly benefit amount.

Provides that person is not ineligible for unemployment compensation benefits for any week in which for not exceeding 2 working days he cannot work because he is lawfully detained or arrested, but the charge is subsequently dismissed. Provides for reconsideration of such determination by the department if no appeal is filed from such determination.

Ch. 1722 (AB 2542) FONG Adds Ch. 12 (commencing with Sec. 25960), Div. 20, H. & S.C., re occupational health control.

Requires local health departments to provide services in occupational health to promote the health of employed persons.

Ch. 1723 (AB 2570) MEYERS Adds Sec. 118.5, S. & H.C., re sale of land.

Prohibits the Department of Public Works from offering for public sale any parcel of property acquired by eminent domain for highway or other purposes which in its entirety is found to be no longer necessary for such purposes, unless an amount equal to the taxes which would have been paid by owner if property had not been acquired by state is transmitted by the department to the auditor of the county where property is located.

Requires the amount of any payments made to the county from the Highway Properties Rental Fund pursuant to Sec. 104.10, S. & H.C., with respect to such property to be deducted from the amount required to be paid pursuant to the above provision.

Ch. 1724 (AB 2579) QUIMBY Amends Secs. 6441 and 18270, repeals Sec. 6443, and adds Sec. 6443, Ed.C., re classroom instructional television.

Authorizes county superintendent of schools to contract to procure educational television programs for schools and classes operated by him, as well as for school districts under his jurisdiction, and authorizes state allowances for such programs operated by county superintendent of schools on same terms as for such programs operated by school districts.

Permits Superintendent of Public Instruction to employ television consultant or other suitable personnel for administration of such programs, and directs him to adopt regulations providing for review and approval by State Department of Education of plans for procuring instructional television services.

Ch. 1725 (Relating clause corrected) (AB 1807) FORAN Amends and adds various secs., U.I.C., and amends Sec. 21, Ch. 1897, Stats. 1965, re unemployment insurance.

Makes various technical changes in the unemployment insurance law, and conforms conflicting bills affecting said law which may be enacted at this session.

Provides that "employment," for purposes of said law, does not include services performed as a real estate, business opportunity, or cemetery salesman by an individual who is licensed in one of such classes by the state and who is remunerated solely by way of commission.

## Resolution Chapters

- Res. Ch 1 (SCR 2) BURNS Legislature: joint convention.  
Provides for joint convention of Legislature at 11:10 o'clock a.m., on Thursday, January 5, 1967, at west steps of State Capitol for the purpose of hearing the Governor's message.
- Res. Ch. 2 (SCR 4) McATEER San Francisco Charter.  
Approves amendments to Charter of City and County of San Francisco.
- Res Ch. 3 (SCR 5) GRUNSKY San Luis Obispo City Charter.  
Approves an amendment to the San Luis Obispo City Charter.
- Res. Ch. 4 (ACR 5) Z'BERG Sacramento City Charter.  
Approves amendments to the Sacramento City Charter.
- Res. Ch. 5 (ACR 4) BADHAM Newport Beach Charter.  
Approves an amendment to the Newport Beach City Charter.
- Res Ch. 6 (ACR 10) LANTERMAN Los Angeles County Charter.  
Approves amendments to the Los Angeles County Charter.
- Res. Ch. 7 (ACR 8) COLLIER Alhambra City Charter.  
Approves amendments to the Alhambra City Charter.
- Res. Ch. 8 (SCR 3) SCHRADE San Diego County Charter.  
Approves amendments to San Diego County Charter.
- Res. Ch. 9 (ACR 3) VASCONCELLOS Sunnyvale City Charter.  
Approves amendment to the Sunnyvale City Charter.
- Res Ch. 10 (ACR 14) MCGEE Los Angeles City Charter.  
Approves an amendment to the Los Angeles City Charter.
- Res. Ch. 11 (SCR 6) GRUNSKY Penal Code revision.  
Directs Joint Legislative Committee for the Revision of the Penal Code to continue its study.
- Res. Ch. 12 (ACR 6) SHOEMAKER AND MULFORD Legislative Counsel.  
Selects George H. Murphy Legislative Counsel of California.
- Res. Ch. 13 (ACR 12) BADHAM Santa Ana City Charter.  
Approves amendments to the Santa Ana City Charter.
- Res. Ch. 14 (SCR 9) GRUNSKY Santa Cruz City Charter.  
Approves amendments to the Santa Cruz City Charter.
- Res Ch. 15 (ACR 9) KNOX Richmond City Charter.  
Approves an amendment to the Richmond City Charter.
- Res Ch. 16 (ACR 19) McMILLAN Culver City Charter.  
Approves amendments to the Charter of the City of Culver City.
- Res Ch. 17 (ACR 1) CONRAD Montivel A. Burke.  
Memorializes former Assemblyman Montivel A. Burke.
- Res Ch. 18 (SCR 10) COOMBS San Bernardino County Charter.  
Approves an amendment to the San Bernardino County Charter.
- Res. Ch. 19 (ACR 11) BRITSCHGI San Mateo County Charter.  
Approves an amendment to the San Mateo County Charter.
- Res. Ch. 20 (ACR 18) BAGLEY Petaluma City Charter.  
Approves amendments to the Petaluma City Charter.

Res. Ch. 21 (SJR 1) BURNS San Luis Dam-Reservoir.

Requests the Secretary of Interior and the Director of Water Resources to take all necessary steps toward naming the forebay dam and reservoir of the San Luis Dam and Reservoir in honor of J. E. O'Neill.

Res. Ch. 22 (ACR 17) BELOTTI Leasing Del Mar Track.

Directs 22nd District Agricultural Association to take steps to insure lease of district's Del Mar Racetrack is awarded to highest bidder, and requests state agencies, particularly Department of General Services, not to approve any lease which has not been awarded to the highest bidder, unless such action would not be in the best interests of the state.

Res. Ch. 23 (SCR 11) RODDA Sacramento County Charter.

Approves an amendment to the Sacramento County Charter.

Res. Ch. 24 (SCR 7) WAY Ford A. Chatters.

Commends Ford A. Chatters on occasion of his retirement.

Res. Ch. 25 (SJR 4) COLLIER Sonoma Creek bridge.

Requests the United States Army Corps of Engineers to grant to the Division of Highways of the Department of Public Works of the State of California a permit for the construction of a bridge over Sonoma Creek on State Highway 37 with a clearance of 24 feet over MHHW.

Res. Ch. 26 (ACR 31) MURPHY George A. Clarke.

Memorializes former Assemblyman George A. Clarke.

Res. Ch. 27 (ACR 20) KNOX California wines.

Urges governors and legislatures of states that discriminate against California wines to eliminate such discrimination.

Res. Ch. 28 (AJR 2) KNOX California wines.

Requests Congress to take action to eliminate discriminatory barriers of the various states against California wines.

Res. Ch. 29 (SCR 18) STEVENS Commending Mr. Walter Scratch.

Commends Walter L. Scratch on his retirement, after 40 years in the newspaper business.

Res. Ch. 30 (SCR 19) CUSANOVICH Commending Claude Minard.

Commends Claude Minard for his contribution to his community, state and nation and wishes him happy future years.

Res. Ch. 31 (ACR 32) BEE Alameda County Charter.

Approves amendments to the Alameda County Charter.

Res. Ch. 32 (SJR 6) LAGOMARSINO Offshore oil drilling.

Memorializes the United States government not to make leases with respect to the tide or submerged lands in or around the Santa Barbara Channel, or in or around the chain of Channel Islands without full discussion with the state, county and city officials concerning restrictions which should be imposed to preserve as far as practicable the natural beauty of the area.

Requests designated federal and state agencies to consult and cooperate with Santa Barbara County and the cities and communities adjacent to the channel area, in preserving the natural beauty of the Santa Barbara Channel and of the shoreline in said county and cities by prescribed actions.

Res. Ch. 33 (ACR 29) GONSALVES Dairy Valley City Charter.

Approves an amendment to the Dairy Valley City Charter.

Res. Ch. 34 (ACR 36) MCGEE Judge Roger Alton Pfaff.

Commends Judge Pfaff for his outstanding contributions to the law and justice and to his community and state.

Res. Ch. 35 (SCR 15) BURNS Adjournment for recess.

Adjourns 1967 Regular Session for recess at 5:00 p.m. on March 17, 1967 to extend until 3:00 p.m. on March 27, 1967 when Legislature is required to reassemble.

- Res. Ch. 36 (ACR 37) CONRAD Charles Edward Chapel.  
Pays tribute to the memory of the late Assemblyman Charles Edward Chapel.
- Res. Ch. 37 (AJR 1) RAY E. JOHNSON Tehama-Colusa Canal.  
Memorializes the President and Congress to rename, at an appropriate time, the Tehama-Colusa Canal as the Will S. Green Canal.
- Res. Ch. 38 (ACR 43) MCGEE Seabees: 25th anniversary.  
Commends United States Navy Seabees on 25th anniversary.
- Res. Ch. 39 (SJR 7) COLLIER Motor vehicle inspection.  
Memorializes the Secretary of Transportation and the Administrator of the National Highway Safety Agency to recognize the California system of motor vehicle inspection.
- Res. Ch. 40 (ACR 28) MOBLEY Redevelopment in City of Fresno.  
Requests all state agencies having offices in Fresno relating to employment, rehabilitation, and other areas of human need to assist the Redevelopment Agency of Fresno in filling the void left by the closing of the Fresno multiservice center.
- Res. Ch. 41 (ACR 47) PRIOLO M. Philip Davis.  
Expresses Legislature's deepest sympathy upon the death of M. Philip Davis.
- Res. Ch. 42 (AJR 5) BELOTTI Imports of milk products.  
Memorializes Congress to enact legislation limiting imports of butterfat or non-fat milk solids.
- Res. Ch. 43 (SCR 24) DILLS Law Day USA.  
Urges Governor to proclaim May 1, 1967 as Law Day USA in this state.
- Res. Ch. 44 (SCR 25) BURNS Joint Rules.  
Adopts Joint Rules of the Senate and Assembly for the 1967 Regular Session.
- Res. Ch. 45 (ACR 45) UNRUH National State Legislative Leaders.  
Requests the executive committee of the National Conference of State Legislative Leaders to hold the conference's ninth annual meeting in San Francisco, California, the meeting being scheduled in the fall of 1967.
- Res. Ch. 46 (SCR 28) WHETMORE Los Alamitos City Charter.  
Approves Charter of the City of Los Alamitos.
- Res. Ch. 47 (ACR 22) LANTERMAN University of California finances.  
Directs Auditor General, in cooperation with the Joint Committee on Higher Education, to examine and audit the financial structure and practices of the University of California and to report his findings and conclusions thereon to the Joint Committee on Higher Education for transmittal to the Legislature not later than the fifth legislative day of the 1968 Regular Session.  
Allocates \$50,000 from the Contingent Funds of the Assembly and Senate to the Joint Committee on Higher Education for the study.
- Res. Ch. 48 (ACR 48) BRITSCHGI Laurence W. Lane, Sr.  
Expresses the Legislature's sincere condolences upon the death of Laurence W. Lane, Sr.
- Res. Ch. 49 (ACR 53) CONRAD Bataan Week.  
Commemorates the 25th anniversary of the fall of Bataan and memorializes the Governor to proclaim April 9th to 16th as "Bataan Week."
- Res. Ch. 50 (ACR 56) KETCHUM California State Polytechnic College.  
Congratulates and commends the students and faculty of California State Polytechnic College on their educational achievement in 1966 and on perpetuating an activity of the scope of Poly Royal.
- Res. Ch. 51 (SCR 27) HARMER National Youth Temperance Education Week.  
Requests Governor proclaim week of April 23, 1967 as "Youth Temperance Education Week."

Res. Ch. 52 (AJR 3) **MOBLEY** Fresno-Chowchilla flood control.

Memorializes Congress to appropriate \$500,000 for initial construction of Buchanan Dam on Chowchilla River and a like amount for initial construction of Hidden Dam on Fresno River as flood control and water conservation projects.

Res. Ch. 53 (AJR 12) **BADHAM** Walt Disney commemorative stamp.

Memorializes the President and the Postmaster General of the United States to issue a commemorative postage stamp honoring Walt Disney.

Res. Ch. 54 (AJR 13) **PATTEE** Payment to Philippine Scouts.

Requests United States Congress to pass legislation which would authorize pay and benefits for members and survivors of members of the Philippine Scouts on the same basis as such pay and benefits are authorized for other members of the armed forces and their survivors.

Res. Ch. 55 (ACR 49) **BADHAM** Southern California Gas Company.

Commending Southern California Gas Company for 100 years of service to southern California.

Res. Ch. 56 (ACR 67) **RUSSELL** National Library Week.

Requests Governor to proclaim April 16 through 22 as National Library Week in California.

Res. Ch. 57 (SCR 23) **BURGENER** Insurance agents associations.

Commends the Independent Insurance Agents Association of California and the Independent Insurance Agents Association of San Diego for their leadership in encouraging proper citizen support of those striving to solve the problem of crime in California.

Res. Ch. 58 (SJR 9) **MOSCONE** California's bicentennial.

Petitions the Postmaster General of the United States to have issued in 1967 a commemorative stamp in honor of California's bicentennial and of Governor Gaspar de Portola and Fray Junipero Serra.

Res. Ch. 59 (ACR 74) **WILSON** Workshop Workers Week.

Requests Governor to proclaim May 21 through May 27 as Workshop Workers Week.

Res. Ch. 60 (SCR 22) **WEDWORTH** County vocational training programs.

Congratulates Board of Supervisors of County of Los Angeles and Department of Social Services of county for conducting vigorous community work experience and vocational training program, and expresses intent of Members of the Legislature to continue to provide full support of the program so that as many recipients as practical will receive training and become self-supporting and productive members of society.

Res. Ch. 61 (SCR 35) **ALQUIST** Santa Clara City Charter.

Approves amendments to the Santa Clara City Charter.

Res. Ch. 62 (SCR 36) **LAGOMARSINO** San Buenaventura City Charter.

Approves amendments to the San Buenaventura City Charter.

Res. Ch. 63 (AJR 9) **CHAPPIE** Construction projects.

Memorializes President, Congress, and federal agencies to take such action as is necessary to inform residents of county where construction on federal land is to take place that construction contracts are being let.

Res. Ch. 64 (ACR 58) **MILIAS** "Music at the Vineyards."

Commends the "Music at the Vineyards" concerts upon the 10th anniversary of the programs.

Res. Ch. 65 (ACR 75) **MOORHEAD** Glendale City Charter.

Approves an amendment to the Glendale City Charter.

Res. Ch. 66 (ACR 77) **McGEE** Los Angeles City Charter.

Approves amendments to the Los Angeles City Charter.

Res. Ch. 67 (ACR 80) **TOWNSEND** Redondo Beach City Charter.

Approves amendments to the Redondo Beach City Charter.

Res. Ch. 68 (ACR 83) **KETCHUM** San Luis Obispo City Charter.  
Approves amendments to the San Luis Obispo City Charter.

Res. Ch. 69 (ACR 16) **UNRUH** Joint Committee on Higher Education.  
Provides that the Joint Committee on Higher Education shall include in its study of the problems of higher education in California an examination of the financing of higher education, including the desirability and effect of tuition charges, and that the Speaker of the Assembly and Senate Committee on Rules shall appoint a broadly based advisory commission to assist in the studies.

Makes \$250,000 available from Contingent Funds of the Assembly and Senate for purposes of the study.

Res. Ch. 70 (ACR 81) **BIDDLE** Riverside City Charter.  
Approves an amendment to the Riverside City Charter.

Res. Ch. 71 (ACR 84) **McGEE** Herbert Hoover Day.  
Requests Governor to proclaim August 10, 1967, as Herbert Hoover Day.

Res. Ch. 72 (AJR 8) **BURTON** Enforcement of safety regulations.  
Requests the United States Treasury Department to direct the United States Coast Guard to enforce its safety regulations concerning all vessels touching California ports.

Res. Ch. 73 (ACR 57) **Z'BERG** "Anti-Litter Month."  
Requests Governor to proclaim month of May "Anti-Litter Month" and urges all Californians to support this proclamation and the efforts of the California Anti-Litter League by their individuals efforts for the beautification of the State of California.

Res. Ch. 74 (AJR 7) **MOBLEY** Central Valley Project.  
Memorializes Congress to appropriate funds sufficient to construct and complete, at the earliest possible date, proposed Pleasant Valley facilities of San Luis Unit of Central Valley Project, to be utilized as source of domestic and industrial water supply by the City of Coalinga.

Res. Ch. 75 (AJR 10) **MILIAS** Central Valley Project.  
Memorializes President and Congress to expedite authorization of the San Felipe Division of the Central Valley Project.

Res. Ch. 76 (ACR 27) **PATTEE** Monterey Fishermen's Wharf: signs.  
Requests Department of Public Works to install directional signs for Fishermen's Wharf in Monterey, on nearby portions of Route 1.

Res. Ch. 77 (ACR 88) **WILSON** The Salvation Army.  
Congratulates Salvation Army of San Deigo County for its many noteworthy efforts throughout the years.

Res. Ch. 78 (SCR 48) **WHETMORE** School Bus Safety Week.  
Requests Governor Reagan to proclaim May 13-20, 1967, as "School Bus Safety Week."

Res. Ch. 79 (AJR 6) **BURTON** Vehicle fire protection.  
Memorializes President and Congress of United States to take such action as may be necessary to require employers to install prescribed fireproofing materials under and behind the driver's compartment of cab-over-engine commercial vehicles in order to protect employees from an outbreak of fire.

Res. Ch. 80 (SCR 43) **KENNICK** Senior Citizens' Month.  
Designates May 1967 as Senior Citizens' Month and urges the Governor to establish May 1967 as Senior Citizens' Month. Urges communities encourage contributions made by senior citizens.

Res. Ch. 81 (SCR 13) **BRADLEY** Law Revision Commission.  
Authorizes the Law Revision Commission to continue study of specified topics and approves the removal of one topic from further study.

Res. Ch. 82 (SJR 11) **TEALE** Citizen band channels.  
Requests Federal Communications Commission to increase number of Citizens Band channels, and to specify that one or more of the new channels be assigned to general emergency use.

Res. Ch 83 (ACR 2) LEROY F. GREENE Handicapped children's teachers; scholarships.

Requests representatives of all groups and persons interested in handicapped children's education to meet, and with advice of State Department of Education and State Scholarship and Loan Commission discuss, and establish scholarship program financed by combined efforts of such groups for college students planning to teach handicapped children.

Res. Ch. 84 (ACR 7) LEROY F. GREENE Special education study.

Requests the Department of Education to undertake a study of costs and expenditures for special education and methods of determining costs and accounting therefor, with report to Legislature 1968 Regular Session.

Res. Ch. 85 (AJR 15) DAVIS Fish and wildlife resources.

Memorializes President and Congress to increase financing of U.S. Fish and Wildlife Service for basic biological investigation in connection with water projects on the north coast.

Res. Ch. 86 (SCR 46) McCARTHY San Rafael City Charter.

Approves amendments to the San Rafael City Charter.

Res Ch 87 (ACR 26) KNOX Open Space Lands Committee.

Establishes Joint Committee on Open Space Lands to study Legislature's authority with respect to open space lands, as provided in Article XXVIII of the Constitution, and to conduct a study of the application of legislation enacted with respect to such article. Requires the committee to report its findings and recommendations to the Legislature on or before the 5th legislative day of the 1968 Regular Session and to the people from time to time, making its final report with all deliberate speed.

Specifies that the members of the joint committee shall be appointed by Speaker of the Assembly and Rules Committee of the Senate. Specifies that Speaker shall designate chairman and Rules Committee shall designate vice chairman.

Makes available \$35,000 from the contingent funds of the Senate and of the Assembly for expenses of the members of the joint committee and the citizens' advisory committee.

Specifies that the committee shall cease to exist on the 30th calendar day of the 1969 Regular Session.

Res. Ch. 88 (ACR 89) BELOTTI Eureka City Charter.

Approves an amendment to the Eureka City Charter.

Res. Ch. 89 (ACR 95) CHAPPIE Grass Valley City Charter.

Approves an amendment to the Grass Valley City Charter.

Res. Ch. 90 (SCR 14) DANIELSON Schoolbus design.

Requests the State Board of Education to study the recommendations of the U.C.L.A. Institute of Transportation and Traffic Engineering's report re design and safety of schoolbuses.

Res. Ch. 91 (SCR 51) LAGOMARSINO Santa Barbara City Charter.

Approves Santa Barbara City Charter.

Res. Ch. 92 (ACR 100) HINCKLEY Death of Grace S. Mullen.

Extends sincere condolences to the bereaved family and friends of Grace S. Mullen upon her death.

Res. Ch. 93 (SCR 57) GRUNSKY Monterey City Charter.

Approves amendments to the Monterey City Charter.

Res. Ch. 94 (ACR 101) POWERS Fraternal Week.

Requests Governor to proclaim the week of June 11 to June 17, 1967, as Fraternal Week.

Res. Ch. 95 (SCR 60) McCARTHY June Apprenticeship Month.

Requests Governor to proclaim June 1967 as June Apprenticeship Month

Res Ch. 96 (ACR 98) BRITSCHGI Commending J. Edgar Dick.

Commends J. Edgar Dick for his devoted service and contributions to the livestock industry of the state, nation and the world and wishes him many happy future years.

- Res. Ch. 97 (SCR 71) HARMER** Frank C. Weller.  
Pays tribute to the memory of the late Frank C. Weller.
- Res. Ch. 98 (SJR 24) BURGNER** Military pay structure.  
Requests Congress to review military pay scale and wage allotment policy.
- Res. Ch. 99 (SCR 75) ALQUIST** San Jose City Charter.  
Approves an amendment to the San Jose City Charter.
- Res. Ch. 100 (ACR 97) BELOTTI** Fairs Allocation and Classification Committee.  
Makes unspecified amount available from the Contingent Funds of the Assembly and Senate for the Fairs Allocation and Classification Committee.
- Res. Ch. 101 (ACR 99) BRIGGS** City of Brea.  
Commends City of Brea on 50th anniversary of its incorporation.
- Res. Ch. 102 (ACR 103) VENEMAN** Dairy Month.  
Requests Governor to proclaim June 1967 as Dairy Month.
- Res. Ch. 103 (ACR 106) MILIAS** Palo Alto City Charter.  
Approves an amendment to the Palo Alto City Charter.
- Res. Ch. 104 (SCR 39) McCARTHY** Slow driving.  
Requests Department of Public Works to expand the posting of signs under existing laws, and to provide the same and other adequate signing on the major highways entering the state along its borders.  
Requests Department of Education to recommend inclusion of laws and regulations relating to slow driving in driver education and driver training courses.  
Requests California Highway Patrol and all law enforcement agencies to continue with their efforts directed toward proper enforcement of slow-driving law.
- Res. Ch. 105 (ACR 102) McGEE** California Home Improvement Month.  
Requests Governor to proclaim June 1967 California Home Improvement Month.
- Res. Ch. 106 (ACR 115) PATTEE** "Independence Day".  
Requests Governor to proclaim the 4th day of July "Independence Day" and urges all citizens of this state and nation to participate in the celebration of this eventful occasion by the displaying of the American Flag and the ringing of bells at high noon.
- Res. Ch. 107 (SCR 34) KENNICK** Mineral resources.  
Urges cities, counties, and regional associations to cooperate with the Division of Mines and Geology of the Department of Conservation in the development and conservation of the rock, sand, and gravel resources of the state.  
Declares that any action taken pursuant to this measure is not intended to interfere in any way with local planning or control of zoning and it is not intended that actions and recommendations of State Geologist and Division of Mines represent state policy binding on local jurisdictions.
- Res. Ch. 108 (SCR 77) WAY** Boating Safety Week.  
Requests Governor to proclaim the week commencing on July 2nd as Boating Safety Week and encourages all users of the state's water to follow safe boating practices.
- Res. Ch. 109 (SJR 16) TEALE** Middle Fork Feather River.  
Memorializes Congress to include the Middle Fork Feather River in any proposed federal wild rivers system and requests Federal Power Commission to defer taking any action regarding pending license application for development of river for irrigation and hydroelectric power pending possible congressional action regarding inclusion of the river in a federal wild rivers system.
- Res. Ch. 110 (SCR 12) McCARTHY** University of California.  
Urges Regents of the University of California to pursue with greatest possible expediency the selection of a new President of the University of California.

**Res. Ch. 111 (SCR 26) TEALE** Joint committee: state lands.

Abolishes Joint Legislative Committee on Tidelands and creates as its successor the Joint Legislative Committee on Public Domain, prescribes its membership and its powers regarding the study of uses, current and projected, of state lands, and the development of a system of automatic inventory thereof.

Appropriates \$100,000 from Senate and Assembly Contingent Funds for expenses of committee.

**Res. Ch. 112 (SCR 68) WALSH** Memorializing Spiro James De Son.

Memorializes Spiro James De Son, and joins family and friends in mourning his passing.

**Res. Ch. 113 (AJR 17) BARNES** Mail order list brokers.

Memorializes Congress to enact legislation regulating mail order list brokers.

**Res. Ch. 114 (ACR 117) McGEE** Los Angeles City Charter.

Approves amendments to the Los Angeles City Charter.

**Res. Ch. 115 (ACR 38) BELOTTI** Elmer Hurlbutt Memorial Bridge.

Designates the Dean Creek bridge on U.S. Highway 101 near Garberville the Elmer Hurlbutt Memorial Bridge in memory of the late Elmer Hurlbutt.

**Res. Ch. 116 (ACR 90) POWERS** Boy Scouts of America.

Commends the work of the Camp-O-Rama Committee of the Golden Empire Council of the Boy Scouts of America.

**Res. Ch. 117 (AJR 23) RUSSELL** Stamp commemorating law enforcement.

Memorializes the Postmaster General of the United States to issue a commemorative stamp in honor of law enforcement.

**Res. Ch. 118 (ACR 82) THOMAS** Legislative Audit Committee.

Makes available \$470,000 from the Contingent Funds of the Senate and Assembly for expenses of the Joint Legislative Audit Committee.

**Res. Ch. 119 (ACR 120) MONAGAN** Fourth of July.

Requests Governor to proclaim that the Fourth of July should be observed throughout the state by the ringing of bells at 11 a.m. on July 4.

**Res. Ch. 120 (SJR 27) TEALE** Geothermal resources: public domain.

Memorializes President and Secretary of Interior to rescind proposal published in Federal Register to withdraw from all forms of mineral locations or leasing, lands in public domain valuable for development for geothermal steam.

**Res. Ch. 121 (SCR 59) MOSCONE** J Eugene McAteer.

Pays tribute to the memory of the late Senator J Eugene McAteer.

**Res. Ch. 122 (SJR 26) TEALE** Mining deposits. public land.

Memorializes President and Congress to take such action as may be necessary to clarify the intent of Congress in enacting Section 3 of the Act of July 23, 1955 (69 Stat. 363), also commonly known as the "Common Varieties Act," which regulates the deposits of certain minerals on public lands.

**Res. Ch. 123 (ACR 33) VEYSEY** Schoolbuses.

Requests State Board of Education to revise its regulations relating to color of schoolbuses to authorize school districts to paint flat horizontal surface on top of schoolbuses white or some other reflective color.

**Res. Ch. 124 (SCR 47) COLOGNE** Colorado River Commission.

Requests the Colorado River Commission to report to the Legislature as to the necessity and desirability of, and the means and methods of accomplishing as well as the estimated cost of, mapping all of the state-owned bed of the Colorado River, resetting any missing section corners on both sides of the Colorado River from the Nevada-Arizona line to the international boundary line between California and the United Mexican States, installing visible boundary markers along the Colorado River, and locating, identifying, surveying and providing legal descriptions of all state-owned lands adjacent to the Colorado River.

**Res. Ch. 125 (SJR 36) COLLIER** Domestic trawl fish industry.

Memorializes President and Congress to take appropriate action to ensure and provide a sound and healthy trawl fishery through tariff or quota protection against imported fish products.

**Res. Ch. 126 (SCR 33) McCARTHY** Eradication of tuberculosis.

Urges agency and advisory council responsible for implementing The Comprehensive Health Planning and Public Health Service Amendments of 1966 to take cognizance of tuberculosis eradication proposal and goal for California and include pertinent specifics thereof in the statewide California Health Plan when such is submitted to U.S. Department of Health, Education and Welfare.

**Res. Ch. 127 (SCR 85) GRUNSKY** Official state hostess.

Proclaims the present Miss California and all subsequent Miss Californias as the official hostess of the State of California.

**Res. Ch. 128 (AJR 26) VEYSEY** Motor vehicle safety standards.

Requests the National Traffic Safety Bureau to study the problem of turn signals which do not reliably turn off after the completion of a turn and to promulgate safety standards which would eliminate the problem.

**Res. Ch. 129 (AJR 24) PORTER** Water pollution control laboratory.

Memorializes President, Department of Interior, and Congress to establish a regional water pollution control research facility on the Riverside Campus of the University of California.

**Res. Ch. 130 (ACR 71) VEYSEY** Roadside water: windbreaks.

Requests California Highway Commission and Department of Public Works to consider inclusion in highway construction contracts of provisions for establishment of permanent roadside water supplies and to provide for the planning of windbreaks.

**Res. Ch. 131 (SCR 30) DOLWIG "SERVE"**

Requests Governor to recognize SERVE (Secondary Education Reserve Volunteer Effort) as noteworthy and worthwhile adjunct to educational efforts in state. Requests Department of Education to communicate with and encourage high schools of state to make it possible for students to participate in SERVE. Requests Department of Education to cause insignia to be designed, manufactured and distributed to students who participate in SERVE program.

**Res Ch. 132 (SCR 49) LAGOMARSINO** U.N. Geothermal Resources Conference.

Requests Governor to initiate liaison with appropriate mission of the United Nations to express state's interest in cosponsoring with the United Nations a Conference on Geothermal Resources in California, and to determine extent of necessary state financial participation therefor and other matters incident thereto, so that the Legislature and administration may determine whether to issue a formal invitation to the United Nations to hold such a conference; and requests Governor to advise the Legislature of information developed through such liaison during the 1967 Regular Session.

**Res. Ch. 133 (SCR 58) CARRELL** National nominating convention dates.

Urges national committees of Republican and Democratic Parties to set national nominating conventions no earlier in a presidential election year than August 20.

**Res. Ch. 134 (SCR 64) DYMALLY** Department of Rehabilitation.

Requests Department of Rehabilitation to make use of existing trade schools, apprenticeship programs, and on-the-job training programs in the rehabilitation of the handicapped, particularly with regard to blind persons. Requires department to report to Legislature at 1969 Regular Session on progress being made in use of such facilities and programs.

**Res. Ch. 135 (SCR 70) LAGOMARSINO** Preservation of land.

Declares it to be the policy of State of California that all state agencies planning and constructing state projects harmonize their projects with the capabilities of the land to produce food and fiber, provide open space and outdoor recreation opportunity, contribute to maintaining good water quality and controlling air pollution, and provide for the orderly residential, commercial and industrial development as contemplated by cities, counties and cities and counties in their general plans.

**Res. Ch. 136 (SCR 87) MILLS** La Fiesta de La Bandera.

Urges Governor to proclaim July 29, 1967, as La Fiesta de La Bandera throughout the state to commemorate the raising of the American Flag in San Diego on July 29, 1846, and expresses approval of the festival.

**Res. Ch. 137 (SJR 14) SHERMAN** Selective service.

Memorializes the President, Congress, and Director of Selective Service System to direct Selective Service Headquarters in the several states to include police officers in the "critical occupation" category.

**Res. Ch. 138 (SJR 19) DOLWIG** Federal education programs.

Memorializes Congress and the officers and agencies of the executive branch of the federal government to take action regarding the various education assistance programs to local educational agencies to allow federal funds to be used to provide buildings and classroom space for such programs.

**Res. Ch. 139 (SJR 32) BURNS** San Joaquin River channel.

Requests Congress to direct U.S. Army Corps of Engineers to conduct a study of San Joaquin River channel and make recommendations for whatever action is necessary to assure channel capacity is consistent with state and federal adopted flood control criteria and to make recommendations with respect to assignment of responsibility for channel maintenance.

**Res. Ch. 140 (AJR 25) VENEMAN** Interstate taxation.

Requests that the United States Congress refrain from enacting H.R. 2158, the Interstate Taxation Act.

**Res. Ch. 141 (AJR 28) MILIAS** Reorganization: Active Army Reserve.

Memorializes the President, Congress, and Secretary of Defense to take immediate action to curtail or alter any plan which proposes to eliminate California's 40th Armored Division and 49th Infantry Division, or does not otherwise provide an adequate troop structure for California.

**Res. Ch. 142 (ACR 50) THOMAS** Longshoring equipment: safety regulations.

Requests the Department of Industrial Relations to promulgate administrative regulations which will test the operational safety of shore-based cranes, derricks, and other shore-based material-handling devices used at marine terminals so that such equipment will meet the regulations adopted by the United States Department of Labor.

**Res. Ch. 143 (ACR 68) Z'BERG** Merit award payments.

Approves cash awards to state employees for suggestions submitted which save the state money.

**Res. Ch. 144 (SCR 41) McATEER** Bay area regional organization.

Creates Joint Committee on Bay Area Regional Organization to study the possibilities of regional organization in the San Francisco Bay area to insure proper planning and development of the area. Requires committee to report to the Legislature no later than the fifth legislative day of the 1969 Regular Session.

Makes available \$200,000 from Senate and Assembly Contingent Funds.

**Res. Ch. 145 (ACR 73) BELOTTI** Trinity Highway.

Designates State Highway Route 299 the Trinity Highway.

**Res. Ch. 146 (ACR 96) SCHABARUM** Mt. San Antonio College.

Requests Department of Public Works to install directional signs on San Bernardino Freeway for Mt. San Antonio College.

**Res. Ch. 147 (SJR 20) DOLWIG Federal education grants.**

Memorializes Congress and the officers and agencies of the executive branch of the federal government to require that federal grants for education in California, made in response to applications therefor by local agencies and school districts, be transmitted through the Department of Education so that expenditure of state and federal moneys for the same purpose can be avoided.

**Res. Ch. 148 (SJR 21) DOLWIG Federal education programs.**

Memorializes Congress to enact legislation and the officers and agencies of the executive branch of the federal government to provide for the financing of federal school programs for more than one year at a time.

**Res. Ch. 149 (SJR 29) RODDA Clinical laboratories.**

Memorializes President and Congress to direct the Office of Health, Education and Welfare to assess the failure of present regulations to recognize the excellency of California's strict licensing of clinical laboratories and the personnel there employed and to institute remedial action to bring about recognition of California clinical laboratories as they are presently licensed and directed that regulatory adjustment be made so as to reflect California's compliance with the spirit and intent of Public Law 89-97, the "medicare act."

**Res. Ch. 150 (SCR 38) COLLIER Legislative building space needs.**

Creates Joint Committee on Legislative Building Space Needs to study building space needs of Legislature and agencies assisting the Legislature.

Makes \$15,000 available from Contingent Funds of Senate and Assembly for purposes of the study.

**Res. Ch. 151 (SCR 73) TEALE Earthmoving: local roads.**

Requests state agencies to confer with local agencies to prevent adverse effects on local roads due to large movements of earth materials.

**Res. Ch. 152 (SCR 81) BURNS Contingent funds**

Makes provision for expenditure by joint committee of money from newly created Contingent Funds of Assembly and Senate.

**Res. Ch. 153 (SCR 74) GRUNSKY Sea otter, abalone, and kelp.**

Requests Director of Fish and Game to determine the feasibility and possible means of confining sea otters within the protection of existing refuge and other means to maintain sea otter and abalone populations, to determine impact of kelp harvest on abalone and sea otter resource, and to report findings and recommendations to the 1968 Legislature.

**Res. Ch. 154 (SJR 34) MILLER Dietary foods.**

Requests the Federal Food and Drug Administration to conduct hearings before adopting new regulations applicable to the manufacturing, distributing and selling of vitamins and mineral-fortified foods and food for special dietary uses.

**Res. Ch. 155 (SJR 38) MOSCONE Benefits for disabled veterans.**

Memorializes Congress to enact legislation to provide more adequate benefits for disabled veterans.

**Res. Ch. 156 (SCR 82) BURNS Legislature: constitutional recess.**

Recesses 1967 Regular Session for 30-day period required by Constitution at 5 o'clock p.m. on August 4, 1967, and reassembles Legislature at 3 o'clock p.m. on September 4, 1967.

**Res. Ch. 157 (ACR 60) PRIOLO The Malibu.**

Requests State Park Commission to establish an appropriate historical monument in the Malibu.

**Res. Ch. 158 (ACR 62) SHOEMAKER Route 101: southbound off-ramp.**

Requests Department of Public Works to conduct a feasibility study of constructing a Route 101 southbound off-ramp to former Shell Beach business district in Pismo Beach and report by January 1, 1968, and requests California Highway Commission to reconsider its decision to not construct such an off-ramp in the light of the feasibility report of the department.

Res. Ch. 159 (ACR 63) SHOEMAKER State textbook printing.

Requests State Board of Education to study and report findings on means of allowing greater flexible printing schedule for state-printed textbooks.

Res. Ch. 160 (SCR 21) COLLIER Luther E. Gibson Freeway.

Designates State Highway Route 21 from Benicia, near the Benicia-Martinez Bridge to Cordelia, the Luther E. Gibson Freeway in recognition of the outstanding service of Senator Luther E. Gibson to the people of Solano County and the State of California.

Res. Ch. 161 (ACR 70) VEYSEY Certificated Personnel Law.

Requests Department of Education to prepare and cause to have published a document, approved by the State Board of Education, written in layman's terms setting forth the requirements for the five types of credentials issued by the department. Requests that such document, not to be over 15 pages in length, be published in sufficient quantities so as to be available to prospective teachers, teacher-preparation institutions, county superintendents of schools, and school districts.

Res. Ch. 162 (ACR 21) CORY Requirements for teaching credential.

Requests State Board of Education to establish a list of foreign institutions of higher learning that have qualifications and standards equivalent to an American college meeting the requirements for a California teaching credential.

Res. Ch. 163 (ACR 107) GONSALVES Legislative committees and commissions.

Makes available \$487,215 from Contingent Funds of the Assembly and Senate for expenses of Joint Committee on Legislative Organization and for expenses of Constitution Revision Commission.

Authorizes Joint Committee on Legislative Organization to continue existence of Constitution Revision Commission.

Res. Ch. 164 (ACR 133) KNOX City and County Government Week

Expresses intention of Legislature that week of October 8th-14th be designated City and County Government Week, urges Governor to establish such week as City and County Government Week, and urges citizens and cities and counties of California to participate in appropriate ceremonies, programs and educational activities in observance of such week.

Res. Ch. 165 (ACR 51) BEE Teacher aide program.

Requests the Department of Education to undertake a study and evaluation of teacher aide-teacher assistant programs, and report thereon to 1968 Regular Session of Legislature.

Res. Ch. 166 (ACR 23) RYAN Moratorium on teaching credentials.

Urges Board of Education to declare one-year moratorium on changes related to teaching and administrative credentials except for clear and present emergencies.

Requests Department of Education to provide current copy of rules and regulations for credentials to all teacher training institutions and school districts and interested out-of-state institutions.

Res. Ch. 167 (ACR 24) RYAN Teacher training programs.

Requests University of California and state colleges to review their teacher training programs to determine whether they offer on their campuses a curriculum designed to meet state requirements simply, and to initiate reforms necessary to inform prospective teachers of basic state credential requirements.

Res. Ch. 168 (ACR 104) MILIAS State highways.

Designates specified portions of State Highway Routes 280 and 680 the Sinclair Freeway.

Res. Ch. 169 (ACR 108) VASCONCELLOS Crippled children services.

Requests Department of Public Health to study the problem of hyaline membrane disease and to report its findings to the Legislature.

**Res. Ch. 170 (ACR 121) GONSALVES** Emergencies at State Capitol.

Requests the Chief of the California State Police to call into conference, from time to time or as the circumstances may require, enumerated law enforcement agents to formulate plans to meet emergencies at or on the grounds of, the State Capitol, the Governor's Mansion or any other residence of the Governor or the residence of any other constitutional officer, and to call such officers as the law may allow to alleviate any such emergencies.

Requests the Director of General Services to formulate a plan for the reorganization of the California State Police and to submit such plan to the Legislature on or before January 1, 1968.

**Res. Ch. 171 (AJR 29) MONAGAN** Governmental tax sharing.

Memorializes Congress to enact a workable and realistic tax-sharing program in order to make more tax funds available to the state and local governments.

**Res. Ch. 172 (AJR 34) DAVIS** Fish protein concentrate plant.

Requests federal government to select Crescent City, or some other location on the North Coast of California, as location for plant for the production of a fish protein concentrate pursuant to provisions of federal law authorizing establishment of such plant.

**Res. Ch. 173 (ACR 65) LEROY F. GREENE** Special programs: handicapped children.

Requests Department of Education to establish appropriate special education program evaluation studies, with particular emphasis on teacher training and curriculum development for handicapped children and youth

**Res. Ch. 174 (ACR 66) VEYSEY** Disposition of overhead funds.

Provides that all funds received from the federal government by the University of California as overhead costs reimbursements shall, in the 1968-69 fiscal year, be included in the Governor's Budget as a restricted fund source of income for the University of California, with reports to the Legislature of the uses of such funds.

**Res. Ch. 175 (ACR 91) UNRUH** University of California.

Requests the Board of Regents of the University of California to make public a special report on the feasibility and availability of establishing a school of veterinary medicine to be located in southern California and to accelerate their planning and budgeting for such establishment.

**Res. Ch. 176 (ACR 94) DENT** Study of teacher requirements.

Creates Joint Committee on Teacher Credentialing Practices, to be composed of three Members of the Assembly appointed by the Speaker thereof and three Members of the Senate appointed by the Rules Committee thereof, to study various aspects of teacher credentialing in California and the effect of such practices on the quality and supply of teachers.

Makes \$30,000 available from Contingent Funds of Assembly and Senate for such purposes.

**Res. Ch. 177 (ACR 113) RUSSELL** Abortion.

Requests State Department of Public Health to collect and prepare information relating to abortions and requests the department to submit an annual report to the Legislature containing and explaining such information collected during the prior year.

**Res. Ch. 178 (ACR 130) RYAN** Elementary and secondary education.

Creates Joint Committee on Elementary and Secondary Education, consisting of 3 Members of the Assembly and 3 Members of the Senate, to ascertain, study and analyze all facts relating to elementary and secondary education.

Makes \$30,000 available from Contingent Funds of the Assembly and Senate for expenses of committees.

**Res. Ch. 179 (ACR 136) MULFORD** Oakland: Kansas City Athletics.

Encourages all persons to urge the Kansas City Athletics to relocate in Oakland.

Res. Ch. 180 (ACR 139) MULFORD Legislative procedure.

Directs Joint Committee on Legislative Organization to study ways and means to eliminate so-called logjam of bills awaiting action on the final days of a regular session.

Res. Ch. 181 (SCR 42) HARMER Federal funds.

Requires all state agencies to report all contracts and agreements between the state agency and the federal government and all applications for such money to Director of Finance, and requires Director of Finance to file quarterly reports with the Joint Legislative Budget Committee. Authorizes Joint Legislative Budget Committee to determine the procedure for compliance with this resolution.

Res. Ch. 182 (SCR 50) MILLER Legislative Budget Committee.

Allocates \$900,000 from Contingent Funds of the Senate and Assembly for payment of any and all expenses incurred by the Legislative Budget Committee or its members.

Res. Ch. 183 (SCR 52) RODDA Sacramento-San Joaquin Delta.

Declares state policy that consideration shall be given to making all flood control project levees and berms of the Sacramento-San Joaquin Delta, in which the state participates multipurpose in nature, including benefits for wildlife, recreation and esthetics, and directs Administrator of Resources Agency, in cooperation with Army Corps of Engineers, to formulate plans, including cost sharing and funding, relative to wildlife needs, esthetic values, and the location and magnitude of recreation facilities.

Res. Ch. 184 (SCR 53) SONG Law Revision Committee expenses.

Allocates \$3,500 from Contingent Funds of the Assembly and Senate for expenses of the Joint Interim Committee on Law Revision and its members.

Res. Ch. 185 (SCR 56) HARMER Committee on Uniform Laws.

Allocates \$3,500 from Contingent Funds of the Senate and Assembly for expenses of Joint Interim Committee on Uniform Laws.

Res. Ch. 186 (SCR 62) MILLER Sacramento-San Joaquin Delta.

Declares action of Reclamation Board in granting permits for installation of floating homes and boat docks on the water of Georgiana Slough in the Sacramento-San Joaquin Delta may be contrary to best interests of state and urges board to reconsider such action and withhold such approval until such time as an adequate overall waterways use plan is adopted by the various state, federal, and county agencies concerned.

Requests Administrator of the Resources Agency to maintain close liaison with interested agencies at all levels of government for implementation of the objectives of the Delta Master Recreation Plan and to include in his next report to the Legislature policy recommendations regarding the use of the waters of the Georgiana Slough.

Res. Ch. 187 (SCR 63) MILLER Data processing.

States the recommendations contained in the report Automatic Data Processing in California Government prepared by the Joint Legislative Budget Committee are to be reviewed by the Departments of Finance and General Services and that the departments should make a joint report to be submitted by the fifth legislative day of the 1968 Regular Session describing in detail where the recommendations of the committee report have been implemented and areas in which they have not been found acceptable.

Res. Ch. 188 (SCR 78) DOLWIG J. Arthur Younger Freeway.

Designates portion of State Highway Route 92 in San Mateo County the J. Arthur Younger Freeway, in memory of the late Congressman J. Arthur Younger of San Mateo County.

Res. Ch. 189 (SCR 88) BURGNER Commending Lowell R. Smith, M.D.

Commends Lowell R. Smith, M.D., upon his selection as the El Cajon Citizen of the Year.

**Res. Ch. 190 (SJR 33) RODDA Sacramento-San Joaquin Delta.**

Memorializes President and Congress to declare policy of federal government that consideration shall be given to making flood control project levees and berms in Sacramento-San Joaquin Delta be multipurpose in nature, including benefits for wildlife, recreation and esthetics, and to direct Army Corps of Engineers, in cooperation with State Resources Agency, to develop plans for revegetation of levees and berms and for recreational benefits.

**Res. Ch. 191 (SJR 41) LAGOMARSINO Memorial Day commemorative stamp.**

Urges Postmaster General and Citizens Stamp Advisory Committee to issue commemorative stamp in honor of 100th anniversary of the establishment of Memorial Day.

**Res. Ch. 192 (SJR 44) COLOGNE Electrically powered vehicles.**

Memorializes the United States government to cooperate with manufacturers of electric automobiles, other than contemporary high speed vehicles, to modify safety standards to meet the special conditions applicable to electric vehicles, and to encourage and promote the development of electrically powered vehicles.

**Res. Ch. 193 (SJR 2) SONG Federal aid to education.**

Requests federal government to return 5 percent of gross receipts from personal income tax to the state to aid the costs of all public education, kindergarten through university level.

**Res. Ch. 194 (SJR 46) WALSH Girls State stamp.**

Memorializes Postmaster General and the Citizens Stamp Advisory Committee to issue a stamp honoring Girls State.

**Res. Ch. 195 (ACR 105) BARNES Joint legislative retirement committee.**

Directs Joint Legislative Retirement Committee to seek concurrence of State Teachers' Retirement Board in implementing programs recommended by the consultant, maintain liaison with the State Teachers' Retirement Board and State Teachers' Retirement System, contract with consultant which conducted the management survey to direct, coordinate, and supervise the installation of recommended programs.

Provides that prior to submission of any such contract the joint committee shall secure from Auditor General the approval of the program which it proposes to carry out under this resolution, which program shall provide for a series of independent phases of the program, each of which shall be contracted for separately.

States that upon approval of program by Auditor General the Joint Committee on Legislative Organization may approve that contract for the first phase of the program and may thereafter separately approve a contract for each succeeding phase of the program, provided that the Joint Legislative Retirement Committee shall submit with the request for approval of such contract a report by the Auditor General evaluating the effectiveness of the program and the need for the contract for which approval is requested. Prescribes guidelines for Auditor General's evaluation of such a program.

Expands powers of Joint Legislative Retirement Committee.

Allocates \$150,000 from Senate and Assembly Contingent Funds created pursuant to Item 10.1 of Budget Act of 1967 to committee for this purpose and provides that such amount shall constitute the total amount that the Joint Legislative Retirement Committee may expend or obligate for any and all of its authorized purposes.

**Res. Ch. 196 (ACR 129) MORETTI Unemployment insurance.**

Creates Joint Interim Legislative Unemployment Insurance Committee to study the standards and procedures appropriate for determining availability for work and reasonable efforts to secure employment, and to study the standards and procedures established, and used, by the Department of Employment in carrying out policy that individuals unemployed because opportunities no longer exist or are diminishing in their occupations due to technological improvements and the widespread effects of automation and relocation of industry, can draw unemployment insurance benefits while enrolled in retraining courses.

**Res. Ch. 197 (SCR 93) SHERMAN Albany City Charter.**

Approves amendments to the Albany City Charter.

Res. Ch. 198 (SCR 91) **SHORT** Relative to Captain Vernon F. Marconi.

Congratulates Captain Vernon F. Marconi upon his retirement from the California Highway Patrol.

Res. Ch. 199 (SCR 84) **COOMBS** Construction industry.

Establishes a Joint Committee on the Construction Industry, consisting of 2 members of the Senate appointed by Senate Rules Committee, and 2 members of the Assembly appointed by the Speaker of the Assembly, to study the use of force account and day labor by public agencies and the effect of such use on the construction industry.

Allocates \$2,500 from Assembly and Senate Contingent Funds for expenses.

Requires a report to be submitted by fifth legislative day of 1968 Regular Session of the Legislature.

Res. Ch. 200 (SJR 42) **BEILENSEN** Family planning.

Memorializes U.S. Government to instruct Department of Health, Education and Welfare to provide technical and financial aid to public and private groups in California implementing a family planning program.

Res. Ch. 201 (ACR 112) **MOBLEY** Passenger air service.

Requests that Pacific Southwest Airlines make application to the Public Utilities Commission to initiate direct Fresno-to-Sacramento and Fresno-to-San Diego air service.

Res. Ch. 202 (ACR 124) **MURPHY** Department of Motor Vehicles.

Requests the Department of Motor Vehicles to continue operation of Brawley and Hollister field offices without supplementary appropriation.

Res. Ch. 203 (ACR 126) **RUSSELL** Instruction in health.

Requests State Board of Education to take action to assure that all persons qualifying for a standard teaching credential with a specialization in elementary teaching are prepared to teach health, including the effects of alcohol, narcotics, drugs, and tobacco on the human system, and to report its action to the Legislature in 1968.

Res. Ch. 204 (ACR 127) **POWERS** Mrs. Stella R. George.

Commends Mrs. Stella R. George upon occasion of her retirement following nearly 20 years of meritorious service to the State of California.

Res. Ch. 205 (ACR 128) **THOMAS** State Highway Route 213.

Requests the California Highway Commission and the Department of Public Works to select and adopt a specific route for State Highway 213 from the San Diego Freeway to 25th Street in San Pedro, to construct a modern first class four-lane highway along such route, and to provide Legislature with estimate of cost involved.

Res. Ch. 206 (ACR 138) **FORAN** Salaries of California Highway patrolmen.

Requests State Personnel Board, Department of Finance, and California Highway Patrol to make comprehensive review of the salary, employment policies, retirement benefits and working conditions of highway patrolmen as compared to those of metropolitan police departments for purpose of maintaining such salaries, policies, benefits and conditions at a competitive level; and to make a report thereon to Legislature.

Res. Ch. 207 (ACR 141) **ELLIOTT** Maurice I. Gershenson.

Commends Maurice I. Gershenson for service to State of California.

Res. Ch. 208 (ACR 140) **BRITSCHGI** State highways.

Designates specified portion of State Highway Route 280 the Junpero Serra Freeway.

Res. Ch. 209 (AJR 35) **FORAN** Federal highway safety money.

Requests Congress to restore all of the highway safety funds which were cut by the House of Representatives.

Res. Ch. 210 (SCR 95) **BURNS** Leaves of absence.

Grants leaves of absence for a period longer than 60 days to state officers, including Members of the Legislature.

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# CROSS-REFERENCE TABLES

BILL TO CHAPTER NUMBER  
1967 REGULAR SESSION

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# CROSS-REFERENCE TABLE

## ASSEMBLY BILLS

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
8	3	164	1446	314	78
12	43	165	1447	318	64
14	34	166	323	320	65
24	716	167	207	323	115
31	463	168	980	326	201
38	297	169	674	328	811
41	1572	175	332	331	1575
42	220	176	300	332	363
43	2	177	361	333	268
44	904	181	19	334	364
45	938	182	30	335	1346
46	757	183	45	336	981
53	55	184	38	338	1576
54	56	185	31	339	145
55	57	190	182	340	1058
56	58	194	24	341	146
57	356	195	62	342	147
59	758	197	46	349	251
60	8	200	155	351	851
61	1573	201	301	354	388
62	1	203	1434	356	183
65	1688	211	30	360	858
66	1055	212	109	361	572
71	266	214	110	364	1504
74	18	216	759	372	982
75	35	223	569	373	1248
76	1689	227	111	374	365
79	144	232	302	375	1136
82	357	234	402	376	1347
83	298	235	101	378	366
85	206	236	112	380	760
87	911	237	403	385	233
90	299	239	113	387	859
96	1432	250	1056	390	156
98	358	254	102	391	157
106	267	257	1247	392	137
107	59	265	303	395	1249
108	1445	266	304	402	1348
110	27	267	905	406	618
111	74	272	1209	408	1693
113	44	275	285	411	75
116	1185	276	232	412	138
119	179	277	63	413	66
120	7	278	114	415	1059
124	464	279	1574	431	158
125	60	281	166	432	812
128	36	286	1690	438	717
133	1433	288	1052	439	367
135	88	294	404	444	1632
140	134	295	540	450	214
142	108	296	617	451	1694
147	359	297	570	455	573
148	28	298	472	456	761
149	29	300	571	459	333
150	180	301	1691	464	1250
152	181	302	136	465	202
153	125	303	500	466	1505
154	61	305	1692	467	139
161	37	306	362	468	574
162	360	309	40	469	575
163	284	310	1057	470	67

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
472	252	620	190	734	271
477	148	622	1186	735	272
478	1349	624	191	736	767
490	325	625	1450	737	545
491	167	626	573	738	476
492	1350	627	765	742	41
495	1656	628	604	743	278
506	576	629	1577	744	912
508	208	631	466	745	336
509	140	633	307	746	467
510	116	636	369	752	814
512	209	637	543	755	221
513	334	638	370	756	1451
518	199	639	371	758	1579
519	184	640	1578	760	477
520	185	641	372	762	143
521	983	643	1061	763	374
522	186	644	473	764	1256
526	187	6-7	142	774	912
528	619	650	957	777	913
529	269	652	988	778	914
533	1695	653	159	779	675
534	718	654	192	780	240
535	389	655	193	783	1644
544	1506	656	194	784	1580
546	1643	657	160	788	1452
549	577	658	1062	789	409
550	1448	659	1253	790	217
551	390	661	1063	792	478
554	984	662	989	793	1064
555	215	664	1254	794	1139
556	210	666	407	795	375
557	1251	668	790	796	676
558	216	681	308	797	546
559	141	682	373	801	547
560	368	683	408	802	860
562	405	684	474	811	815
563	985	685	475	812	289
564	1060	686	544	813	479
566	117	690	287	815	309
567	762	692	1351	817	376
569	986	694	766	824	816
575	1507	695	288	825	241
576	541	696	118	829	468
577	335	700	623	835	273
579	965	701	94	838	503
582	1252	702	68	839	1508
583	104	703	119	843	480
584	32	704	120	846	1065
585	813	705	121	847	103
586	305	706	122	850	1066
588	763	707	123	851	1067
589	987	708	124	854	719
591	188	709	95	858	677
592	620	710	125	860	1509
593	621	712	126	864	391
594	622	713	89	867	1068
595	16	714	69	868	861
596	47	715	235	870	377
597	1137	717	236	871	337
598	465	718	70	878	1696
599	542	719	90	883	579
601	306	720	237	885	990
604	1138	721	127	889	1257
608	406	722	238	893	1258
609	764	723	239	894	1436
611	189	724	128	896	378
614	197	725	129	898	678
616	198	726	270	909	1697
617	234	727	195	910	927
618	1449	728	161	912	548
619	286	730	1255	913	1510

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
914	274	1083	1141	1306	720
919	549	1084	1700	1308	1072
924	379	1087	553	1315	383
927	580	1089	1701	1318	587
932	324	1093	342	1323	1281
933	338	1094	413	1324	1282
935	1531	1095	1355	1325	1361
936	768	1096	1070	1326	1283
938	550	1097	1356	1327	1703
940	196	1098	1357	1329	627
941	1453	1108	958	1340	721
942	1698	1112	382	1349	628
947	991	1134	1358	1350	384
951	481	1140	1702	1352	588
953	1069	1141	1142	1356	385
954	339	1142	1585	1357	1588
955	1437	1147	992	1358	818
956	482	1148	1630	1359	1458
957	551	1151	487	1360	793
958	410	1152	1438	1361	417
959	411	1153	625	1362	1589
960	253	1156	907	1367	774
961	769	1157	1143	1369	1284
962	211	1158	1071	1370	868
968	290	1159	864	1371	733
969	624	1160	1264	1372	20
970	1352	1161	1651	1374	471
971	1353	1162	1649	1375	916
972	1699	1167	218	1376	959
973	1582	1168	1359	1377	629
976	380	1170	1265	1379	940
983	504	1171	1454	1381	630
984	1511	1172	1266	1383	556
987	552	1175	414	1385	1590
988	483	1176	415	1389	722
992	340	1179	242	1396	775
994	1140	1181	1587	1398	418
996	275	1182	1188	1399	1190
997	412	1196	584	1402	419
998	484	1197	772	1403	701
1002	1512	1199	1360	1404	1591
1004	1259	1201	170	1405	869
1005	906	1205	773	1406	1654
1006	485	1209	1279	1410	1144
1010	862	1213	1267	1417	631
1011	310	1214	865	1422	819
1012	770	1222	283	1424	870
1014	91	1224	1455	1425	598
1015	1260	1228	817	1427	917
1019	486	1234	554	1430	1191
1022	771	1236	311	1431	918
1023	1261	1238	908	1432	1586
1026	276	1239	679	1436	632
1027	291	1242	866	1437	1515
1030	1513	1245	585	1440	680
1041	1187	1247	343	1441	633
1043	381	1253	277	1442	681
1045	1583	1260	626	1446	1145
1051	258	1265	416	1448	993
1052	1262	1267	586	1449	1362
1053	915	1268	1514	1450	994
1054	341	1269	966	1452	1592
1057	581	1272	469	1453	1593
1059	1653	1273	555	1454	1704
1061	1584	1274	1189	1457	1285
1064	928	1275	867	1458	682
1066	863	1276	488	1459	312
1074	1354	1288	489	1460	871
1075	582	1294	1456	1462	557
1076	939	1297	219	1468	820
1079	1263	1300	1268	1470	1459
1080	583	1301	1280	1476	995
1082	647	1305	1457	1477	1286

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
1480	1287	1639	636	1821	689
1482	558	1640	561	1822	946
1484	683	1642	590	1825	921
1491	634	1643	591	1826	1153
1496	776	1644	422	1830	783
1498	635	1646	998	1831	1372
1500	821	1648	1600	1836	638
1501	1288	1656	497	1838	1080
1502	1073	1657	637	1839	876
1504	1363	1659	1465	1843	1081
1505	1460	1661	1075	1848	1471
1506	1364	1662	423	1850	690
1507	996	1665	1293	1851	1001
1514	1594	1671	999	1852	1082
1515	1631	1676	1294	1854	1708
1517	1595	1677	685	1855	1373
1518	470	1678	1076	1860	1374
1519	1516	1679	943	1861	1521
1520	1289	1681	1194	1867	947
1521	559	1685	1601	1873	1299
1528	490	1686	1642	1874	724
1529	491	1688	781	1875	1442
1530	589	1692	1641	1879	1002
1531	492	1697	723	1882	826
1532	493	1698	929	1885	594
1533	494	1699	592	1891	1375
1534	495	1700	1295	1898	1154
1535	1461	1701	873	1899	1605
1536	496	1703	791	1905	639
1540	822	1707	1150	1907	691
1542	777	1711	1439	1908	1003
1546	919	1714	1370	1911	313
1549	1146	1720	1466	1912	1300
1550	1147	1725	1371	1914	784
1555	1290	1736	1467	1915	1083
1557	1365	1739	1077	1922	1301
1558	823	1744	1195	1924	922
1561	941	1745	1296	1925	1522
1562	1705	1749	562	1928	1606
1563	778	1753	1468	1929	692
1564	1291	1754	874	1930	1302
1566	1596	1756	1469	1933	424
1567	1597	1757	1602	1938	1084
1568	824	1758	1440	1940	1523
1570	1366	1759	563	1941	1303
1572	1367	1760	1519	1943	640
1573	1462	1762	564	1945	785
1574	1517	1765	1659	1948	1472
1575	872	1766	1151	1952	1658
1578	779	1767	1297	1953	1376
1583	1148	1772	686	1954	877
1584	1463	1776	944	1958	1004
1585	1706	1779	961	1961	1196
1587	1368	1782	1520	1964	948
1591	960	1783	1298	1967	1660
1595	780	1786	1078	1972	1005
1597	420	1787	782	1973	827
1598	421	1788	1470	1974	828
1600	684	1791	825	1976	878
1602	942	1794	875	1978	425
1605	560	1795	1079	1982	1085
1607	1464	1797	593	1985	1304
1608	1149	1800	1152	1986	1305
1609	1292	1801	1603	1988	725
1612	1598	1803	1441	1989	923
1614	997	1805	687	1991	879
1617	1074	1806	688	1993	924
1620	920	1807	1725	1994	1709
1625	1518	1808	1707	1995	1306
1626	1192	1810	1000	1996	1006
1630	1193	1813	1604	2005	1710
1631	1369	1814	392	2011	1711
1637	1599	1816	945		

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
2012	1607	2191	926	2394	1720
2013	925	2195	1380	2396	1721
2015	880	2196	1714	2397	1481
2016	693	2204	499	2398	644
2018	881	2209	889	2399	597
2019	1007	2212	1715	2400	1390
2020	882	2215	888	2401	1482
2023	1086	2218	501	2408	1014
2026	883	2219	1613	2416	1202
2033	884	2225	729	2417	1635
2036	1524	2227	831	2419	1816
2039	1307	2229	1614	2421	1620
2043	1377	2236	962	2422	1203
2045	949	2238	1381	2423	786
2046	950	2240	1529	2424	787
2047	1197	2242	1312	2426	1204
2048	1525	2244	890	2430	1817
2050	726	2246	1158	2435	955
2052	1155	2247	698	2436	1391
2053	951	2251	643	2437	1160
2055	595	2252	1478	2441	1318
2056	1712	2254	1479	2444	956
2057	1713	2257	953	2445	1531
2060	952	2258	1382	2446	1098
2061	498	2263	1159	2450	1532
2075	1087	2264	1313	2453	1533
2081	1473	2267	1615	2454	1621
2087	885	2268	1383	2458	1483
2090	1474	2269	891	2459	502
2093	727	2271	1384	2463	1319
2094	1008	2275	1530	2465	1320
2096	1608	2276	1385	2471	1622
2099	641	2277	1094	2481	732
2104	1156	2278	1386	2482	931
2105	728	2280	1199	2486	1099
2112	1088	2281	1200	2488	1623
2114	1009	2285	1201	2490	1534
2115	694	2291	565	2495	788
2116	695	2293	1616	2504	1624
2118	1609	2298	1716	2514	1205
2119	1610	2299	909	2522	1625
2120	829	2303	1717	2528	833
2121	1475	2305	1387	2532	1161
2125	1308	2310	1095	2537	1206
2127	1378	2312	1012	2538	1626
2128	642	2313	730	2539	1015
2129	1089	2314	596	2542	1722
2130	1090	2323	1718	2553	1484
2131	1309	2326	892	2554	1655
2132	1526	2328	1013	2570	1723
2139	1010	2330	699	2573	1207
2144	1091	2333	1314	2574	1392
2145	1157	2349	1388	2575	1485
2147	1527	2352	1096	2576	1208
2148	1092	2356	700	2577	1321
2149	886	2358	954	2579	1724
2150	1476	2359	1389	2580	1443
2151	1093	2362	1315	2582	1627
2152	830	2363	1097	2583	1486
2155	1011	2364	1719	2584	386
2157	1477	2373	1617	2585	1487
2160	887	2374	426	2588	1628
2168	1310	2377	893	2589	1322
2172	696	2382	980	2590	896
2173	697	2384	1618	2591	1444
2174	1528	2385	894	2592	1393
2181	1611	2386	895	2593	1629
2185	1198	2388	832	2594	1100
2186	1612	2390	1480	2594	1394
2187	1379	2392	1619	2595	1394
2188	1311	2393	731	2596	1535

## SENATE BILLS

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
1	15	144	213	302	279
2	25	145	204	307	794
3	9	149	51	309	1326
4	26	150	509	310	1327
5	10	152	328	312	256
6	11	156	17	313	169
7	12	157	98	314	153
8	13	158	99	315	603
11	49	161	93	316	705
12	254	165	6	319	1541
13	1536	169	1398	320	1212
15	734	171	648	321	53
21	1323	176	106	322	174
22	130	179	1017	323	225
24	203	180	1018	324	154
25	5	181	1019	329	433
27	735	186	84	332	1490
28	22	187	566	333	100
31	162	191	1102	336	345
32	1488	192	1399	337	319
33	23	193	835	339	326
34	79	195	1662	341	510
37	506	201	259	347	86
38	507	202	223	348	1213
42	80	203	243	349	264
43	131	204	260	350	434
44	50	208	292	353	1164
46	96	209	85	355	511
47	42	210	316	356	599
48	14	211	77	357	54
49	508	214	244	358	73
50	163	215	431	362	512
53	200	216	224	367	513
55	81	217	172	368	87
56	1633	225	1103	372	652
57	1489	227	71	374	1105
69	132	228	261	378	1542
73	92	230	133	379	1400
75	314	233	836	383	435
80	910	234	173	385	1328
81	1396	235	1020	386	245
84	1661	237	1211	388	653
85	149	240	1163	389	967
86	150	242	1538	390	1401
87	151	243	649	391	1645
88	1537	244	702	393	795
90	171	247	650	394	796
91	1397	248	262	397	175
99	1101	249	703	398	164
101	212	250	72	399	736
107	430	251	1324	400	346
115	97	253	1104	401	347
116	76	255	1539	405	706
117	82	256	852	408	1543
118	1435	260	317	411	393
122	168	261	318	412	605
125	105	263	651	414	1165
126	152	266	645	415	348
128	344	268	1325	417	606
129	48	275	52	418	320
131	83	288	1021	420	514
134	1210	290	837	421	226
135	1162	292	432	425	227
137	834	293	263	426	897
138	315	295	33	429	280
141	4	296	1540	433	1544
143	222	297	704	437	1663

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
439	1106	583	249	749	330
440	436	585	1640	750	331
443	246	587	601	754	231
448	281	588	329	759	1551
449	176	589	282	762	1668
454	107	591	1329	764	743
456	1634	593	1405	765	1167
457	1636	594	789	767	1222
459	1646	595	1269	768	744
460	737	596	741	769	932
462	327	598	1215	770	933
467	394	600	1406	771	609
471	1107	601	1407	773	658
474	515	602	1548	778	900
478	607	604	1665	781	387
479	437	605	899	782	523
481	797	606	1027	786	399
483	247	610	1216	787	449
484	255	612	439	793	934
487	165	614	1217	794	1331
488	853	616	654	795	1552
490	1545	618	206	806	1271
493	1214	621	646	808	1553
495	516	624	1218	811	524
496	248	630	440	813	659
497	738	631	396	816	1272
498	517	633	441	818	660
499	293	634	442	819	1689
500	349	635	1110	820	1029
502	1022	636	1408	822	610
503	265	638	1111	825	525
505	1108	639	397	827	1168
507	228	646	742	828	1115
508	229	647	1666	832	526
510	395	650	1219	835	1223
512	230	651	602	837	1332
515	350	652	655	841	745
517	739	658	443	844	1116
518	1402	659	1491	848	661
519	1664	662	838	849	1554
523	177	663	520	850	1224
525	518	664	444	851	1555
528	1109	667	445	852	1225
529	294	669	1549	853	1117
530	351	672	1112	854	450
537	257	675	446	857	1118
538	1023	676	447	858	840
540	205	677	1667	859	353
542	1403	678	656	860	354
547	1024	680	448	864	1556
548	1025	682	839	865	1411
551	1637	683	1028	867	1119
555	519	687	1220	868	451
556	963	688	608	869	746
557	740	691	1550	872	747
558	798	693	657	873	1493
559	438	694	1113	874	1494
561	600	698	1330	875	707
562	428	701	1166	880	1412
563	1546	705	321	881	1670
564	854	709	178	882	452
566	1547	719	1492	883	453
568	427	720	1638	885	1030
570	295	724	521	886	1031
572	21	725	1409	887	1032
574	1404	728	1221	889	1033
575	898	732	1114	891	527
576	568	735	1270	893	1495
578	1026	736	398	895	748
579	1647	737	1410	896	968
580	799	738	352	897	1034
581	1648	741	522	901	528

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
902	322	1039	1420	1225	808
903	611	1040	666	1227	753
904	708	1041	613	1233	1044
905	1226	1042	531	1234	1234
907	662	1044	937	1237	1130
908	749	1046	1672	1239	1423
909	355	1048	1038	1240	1178
910	969	1049	1039	1241	535
911	1413	1054	974	1244	1235
913	1227	1055	1395	1245	671
914	709	1057	1230	1246	1338
916	663	1060	1126	1248	1236
918	1035	1061	1176	1253	1561
919	454	1062	803	1255	614
923	1120	1063	843	1256	714
925	1496	1065	1421	1259	536
927	1497	1067	751	1260	1237
928	1498	1070	804	1262	1339
929	1169	1074	805	1264	1238
933	455	1073	844	1265	754
935	612	1079	567	1274	1502
937	1121	1084	1422	1277	1424
944	1357	1090	1231	1280	1340
951	664	1096	856	1281	461
952	936	1097	1673	1282	1045
953	710	1099	806	1283	672
955	1414	1106	1040	1285	1046
957	1122	1107	975	1286	846
958	456	1109	752	1287	1131
960	1036	1113	1232	1292	1681
961	1415	1115	1041	1294	1341
962	1228	1123	1334	1296	1682
963	1416	1128	901	1297	673
964	1037	1131	1674	1298	1047
966	1333	1132	1675	1299	1048
968	1417	1136	1676	1301	1179
972	1170	1137	532	1310	977
974	457	1138	1177	1315	1683
975	529	1142	845	1320	1132
977	711	1147	712	1321	1049
978	841	1149	667	1323	537
980	665	1151	1273	1325	1133
982	1229	1153	1559	1327	1425
987	1123	1158	1677	1331	809
988	1171	1159	1678	1335	1426
989	1172	1160	1126	1336	847
994	1418	1165	1127	1343	1050
996	1173	1167	459	1347	1427
998	1499	1169	1679	1350	1239
999	1639	1172	1335	1355	401
1000	855	1173	1680	1358	1562
1001	800	1181	1128	1361	1240
1002	1500	1183	976	1362	1342
1003	1124	1185	533	1365	1134
1004	970	1186	668	1366	1051
1005	801	1188	400	1368	1684
1006	802	1190	1501	1369	1428
1007	458	1193	1129	1370	1429
1008	750	1196	807	1373	538
1009	792	1200	1233	1376	1685
1011	971	1203	534	1377	978
1012	1558	1205	669	1380	1180
1015	530	1207	902	1381	1135
1017	842	1208	903	1387	1686
1022	972	1212	1336	1393	1016
1023	1671	1214	1337	1401	1657
1027	1419	1215	713	1411	1563
1029	1125	1216	670	1416	1564
1031	973	1217	1042	1428	505
1032	1174	1222	1560	1433	715
1034	1175	1223	1043	1435	615
1037	935	1224	1460	1438	1650

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
1439	1565	1479	1566	1514	1569
1441	848	1484	462	1523	1183
1443	1241	1488	964	1525	1053
1444	979	1489	1687	1526	1277
1445	849	1491	1567	1528	1184
1447	1052	1494	1243	1529	1054
1451	1430	1495	1244	1532	539
1453	1274	1502	1431	1536	250
1455	755	1503	616	1537	1570
1456	1181	1504	1503	1538	1344
1457	850	1505	1276	1539	1571
1469	1275	1506	1245	1540	429
1472	810	1507	1343	1541	1246
1475	1182	1511	1568	1542	1345
1476	756	1512	857		
1477	1242	1513	1278		

**ASSEMBLY CONCURRENT RESOLUTIONS**

Resolution	Chapter	Resolution	Chapter	Resolution	Chapter
1	17	45	45	95	89
2	83	47	41	96	146
3	9	48	48	97	100
4	5	49	55	98	96
5	4	50	142	99	101
6	12	51	165	100	92
7	84	53	49	101	94
8	7	53	50	102	105
9	15	57	73	103	102
10	6	58	64	104	168
11	19	60	157	105	195
12	13	62	158	106	103
14	10	63	159	107	163
16	69	65	173	108	169
17	22	66	174	112	201
18	20	67	56	113	177
19	16	68	143	115	106
20	27	70	161	117	114
21	162	71	130	120	119
22	47	73	145	121	170
23	166	74	59	124	202
24	167	75	65	126	203
26	87	77	66	127	204
27	76	80	67	128	205
28	40	81	70	129	196
29	33	82	118	130	178
31	28	83	68	133	164
32	31	84	71	136	179
33	123	88	77	138	206
36	34	89	88	139	180
37	36	90	116	140	208
38	115	91	175	141	207
43	38	94	176		

**ASSEMBLY JOINT RESOLUTIONS**

Resolution	Chapter	Resolution	Chapter	Resolution	Chapter
1	37	9	63	24	129
2	28	10	75	25	140
3	52	12	53	26	128
5	42	13	54	28	141
6	79	15	85	29	171
7	74	17	113	34	172
8	72	23	117	35	209

**SENATE CONCURRENT RESOLUTIONS**

Resolution	Chapter	Resolution	Chapter	Resolution	Chapter
2	1	28	46	59	121
3	8	30	131	60	95
4	2	33	126	62	186
5	3	34	107	63	187
6	11	35	61	64	134
7	24	36	62	68	112
9	14	38	150	70	135
10	18	39	104	71	97
11	23	41	144	73	151
12	110	42	181	74	153
13	81	43	80	75	99
14	90	46	86	77	108
15	35	47	124	78	188
18	29	48	78	81	152
19	30	49	132	82	156
21	160	50	182	84	199
22	60	51	91	85	127
23	57	52	183	87	136
24	43	53	184	88	189
25	44	56	185	91	198
26	111	57	93	93	197
27	51	58	133	95	210

**SENATE JOINT RESOLUTIONS**

Resolution	Chapter	Resolution	Chapter	Resolution	Chapter
1	21	19	138	34	154
2	193	20	147	36	125
4	25	21	148	38	155
6	32	24	98	41	191
7	39	26	122	42	200
9	58	27	120	44	192
11	82	29	149	46	194
14	137	32	139		
16	109	33	190		

# BILLS VETOED BY GOVERNOR

## ASSEMBLY BILLS VETOED

15,	40,	122,	398,	446,	479	1278,	1279,	1400,	1551,	1615,	1622,
482,	504,	507,	524,	740,	769,	1632,	1747,	1818,	1906,	1910,	1944,
787,	845,	861,	895,	926,	1035,	2169,	2317,	2407,	2439,	2541,	2563,
1042,	1047,	1048,	1195,	1229,	1258,	2569.					

## SENATE BILLS VETOED

18,	52,	76,	95,	102,	111,	997,	1051,	1088,	1108,	1194,	1210,
160,	346,	366,	381,	406,	423,	1219,	1226,	1254,	1269,	1270,	1344,
436,	539,	543,	626,	657,	665,	1357,	1417,	1496,	1533.		
671,	673,	674,	727,	921,	990,						