

CALIFORNIA LEGISLATURE

1973-74 REGULAR SESSION

and

1973-74 SECOND EXTRAORDINARY SESSION

SUMMARY DIGEST

of

**Statutes Enacted and Resolutions (Including Proposed
Constitutional Amendments) Adopted in 1974**

and

1969-1974 Statutory Record



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PREFACE

Digests

The Summary Digest consists of a short summary of each law enacted, and of each constitutional amendment, concurrent or joint resolution adopted by the Legislature in 1974. Except for technical corrections indicated by “*” (words stricken out or added), the summary of each measure is identical to the Legislative Counsel’s digest which appeared on the face of the legislative measure when placed on final passage by both houses.

Cross-Reference Tables

The text of the Summary Digest is arranged numerically by chapter number.

Cross-reference tables are arranged numerically by bill or resolution number and indicate the chapter number of each.

Index

A subject matter index to all measures, including constitutional amendments and resolutions, is included.

Statutory Record

This edition of the Summary Digest includes a cumulative statutory record for 1969–1974, followed by a list of concurrent resolutions adopted in the years 1969–1974 which affect concurrent resolutions adopted in prior years, and lists of new general laws passed in the years 1969–1974 which do not specifically amend, add to, or repeal any existing code or general law. Cumulative statutory records for 10-year periods, 1959–1968 and 1949–1958, and for the 16-year period, 1933–1948, are published in separate volumes, which supplement the original statutory record, 1850–1932, published in 1933.

ABBREVIATIONS

SB	Senate Bill
AB	Assembly Bill
SCA	Senate Constitutional Amendment
SCR	Senate Concurrent Resolution
SJR	Senate Joint Resolution
ACA	Assembly Constitutional Amendment
ACR	Assembly Concurrent Resolution
AJR	Assembly Joint Resolution
Sec	Section
Art	Article
Ch	Chapter
Res Ch	Resolution Chapter
Pt	Part
Div	Division
Stats	Statutes

EFFECTIVE DATES

The 1973-1974 Regular Session convened on January 8, 1973, and adjourned sine die on November 30, 1974. Statutes enacted in 1974, other than those taking immediate effect, will become effective January 1, 1975. In absence of other considerations, the provisions of a statute become operative on the date it takes effect. Digests indicate statutes taking immediate effect.

An urgency statute and a statute calling an election, providing for a tax levy, or making an appropriation for the usual current expenses of the state may take effect immediately. Such a statute becomes *effective* on the date it is filed with the Secretary of State.

However, any statute may, by its own terms, delay the *operation* of its provisions until the happening of some contingency or until a specified time. Also, a later statute or a general provision in a particular code may delay the operation of a statute to a time after its effective date.

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

A constitutional amendment proposed by the Legislature and adopted by the people takes effect the day after the election unless the measure provides otherwise.

The 1973-74 Second Extraordinary Session convened on September 25, 1974, and adjourned sine die on October 2, 1974.

DIGESTS OF STATUTES
ENACTED IN 1974

1973-74 REGULAR SESSION

BILL CHAPTERS

Ch 1 (AB 2691) Montoya. School district bond elections.

Validates school district bond elections held on January 8, 1974.

Makes legislative finding and declaration.

To take effect immediately, urgency statute.

Ch. 2 (SB 435) Collier. School loan elections.

Validates the results of certain school district elections conducted pursuant to the State School Building Aid Law of 1952.

To take effect immediately, urgency statute.

Ch. 3 (SB 1511) Grunsky Judges.

Provides that in any election for the first judge or judges of a newly established municipal or justice court, only eligible judges of courts to be superseded may appear on the ballot and be elected. Provides that those judges who are equal in number to the number to be elected and who receive the highest number of votes shall be declared elected. Provides term of eligible judges elected to be until election or appointment and qualification of their successors.

To take effect immediately, urgency statute.

Ch. 4 (AB 855) Burton. State hospitals.

Requires the Director of Department of Health, after July 1, 1973, to submit with its budget all plans for the closure of state hospitals.

Provides that such a plan shall not be placed into effect unless the Legislature specifically approves such plan

To take effect immediately, urgency statute.

Ch. 5 (SB 792) Way. Courts.

Increases the number of judges of the municipal court in Visalia from 1 to 2. Increases the salaries of court personnel and makes related changes.

Provides that no appropriation is made and the state shall not reimburse any local agency for any costs incurred under the act because the affected local agency requested the act in order to carry on any program or service required by it.

Ch. 6 (AB 926) Russell. Military leave: state employees.

Specifies that employee granted certain emergency military leave shall receive his salary or compensation as a state employee for not more than 30 days while going to, engaging in, and returning from such duty.

Ch 7 (AB 2647) Mobley. State bonds.

Enacts Veterans Bond Act of 1974, authorizing state bonds in the amount of \$350,000,000 for farm, home, and mobilehome purchase aid for veterans, and providing submission of the act to a vote of the people at a special election consolidated with the direct primary election on June 4, 1974

Provides that there shall be no reimbursement nor appropriation to local government for any costs which may be mandated by the enactment because duties, obligations or responsibilities imposed are such that related costs are incurred as part of normal operating procedures

To take effect immediately, urgency statute

Ch. 8 (SB 295) Grunsky. Vehicles

Prohibits any person from knowingly buying, selling, offering for sale, receiving, or having in his possession, any vehicle or component part thereof from which the manufacturer's serial or identification number has been removed, defaced, altered or destroyed, unless such vehicle or component part has attached thereto an identification number assigned or approved by the Department of Motor Vehicles in lieu of the manufacturer's number

Requires, with specified exception, that whenever such vehicle or component part comes into possession of a peace officer, it be destroyed, sold, or otherwise disposed of under the conditions as provided in an order by the court having jurisdiction. Specifies

that such provisions shall not preclude the return of such vehicle or parts to the lawful owner thereof, following presentation of satisfactory evidence of ownership and assignment of an identification number by the department

Exempts scrap metal processors, as specified, from such provisions

Repeals provisions prohibiting any person from knowingly buying, receiving, disposing of, selling, offering for sale, or having in his possession, any vehicle or component thereof, from which a 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, 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 Repeals provisions which require that when any such property comes into the custody of a peace officer, he hold it, subject to the order of the magistrate authorized to direct disposal thereof, as provided in specified provisions of the Penal Code

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute

Ch 9 (AB 1131) Beverly County Employees Retirement Law

Provides that heart trouble of certain safety members shall not be attributed to any disease existing prior to development and manifestation

Provides that disability retirement shall be effective on expiration date of disability leave of absence or upon consent prior to such expiration

Provides that notwithstanding Section 2231, Revenue and Taxation Code, there shall be no reimbursement nor appropriation made by this act because the duties imposed on local government are minor in nature and will not cause financial burden to local government

Ch. 10 (AB 1523) Vasconcellos Elections

Places specified constitutional amendment on the June 1974 ballot

To take effect immediately, urgency statute

Ch 11 (SB 570) Dymally Community property

Makes changes in the law relating to the administration of community property on the death of a spouse and its liability at that time for the payment of debts

Applicable to estates of persons dying on or after January 1, 1975

[Contingent upon enactment of SB 569]*

Ch 12 (SB 1023) Way Fertilizing materials

Deletes the provisions establishing tolerances for analyzing commercial fertilizer and agricultural minerals, as defined

Requires the Director of Food and Agriculture, upon analysis of a sample of commercial fertilizer or agricultural mineral, to issue a report showing the findings and indicating that the product has met the guarantee or was found to be deficient, and authorizes the director to establish tolerances that shall provide allowances for variations that occur in the taking, preparation, and analysis of an official sample

Deletes provisions authorizing the director to cancel the registration of or refuse to register any auxiliary soil chemical under prescribed conditions

Authorizes the director to request the submission by the registrant or proposed registrant of scientific data to support the efficacy and claim of effectiveness of any fertilizing material under prescribed conditions Authorizes the director, upon prescribed finding, to issue a notice of disapproval and prohibit the sale of such product Provides for a hearing on such matter Makes it unlawful to sell any product which has been disapproved by the director under such provisions

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for specified reasons

Ch 13 (SB 144) Alquist Energy insulation

States legislative intent

Requires the Department of Housing and Community Development to develop, and the Commission of Housing and Community Development to adopt by July 1, 1975, energy conservation standards for new nonresidential buildings, as defined. States what such standards shall include but not be limited to.

Requires the department to produce, no later than 180 days after adoption of the standards, an energy conservation manual for use by designers, builders, and contractors of nonresidential buildings containing the energy conservation standards developed by the department and other specified information. Requires the manual to be furnished free to local agencies, and to others at a price sufficient to cover the cost of printing.

Requires a specified advisory committee to assist the commission in the adoption of the standards and the department in the production of the manual, and directs the Director of Housing and Community Development to appoint two additional mechanical engineers, two representatives of electrical or gas public utilities, and one insulation contractor to the committee for purposes of this act. Provides that the advisory committee's members, except members who are public officers or employees, shall receive \$75 for each meeting attended pursuant to this act.

Makes local building departments responsible for enforcement of this act. Prohibits issuance of a building permit for any nonresidential building until a review of the plans shows the standards adopted pursuant to this act are satisfied.

Permits a local government to prescribe fees sufficient to pay the costs incurred in the enforcement of this act and the required standards. Directs the department to undertake enforcement if a local government fails to carry out the required enforcement, and permits the commission to establish a schedule of fees. Directs the department to make available to local building departments certain technical assistance and forms and procedures for this purpose by July 1, 1975.

Permits enforcement of local standards applicable to construction started prior to the effective date of the department's standards and those which are stricter than the department's standards, as specified.

Provides that if AB 1375 is enacted and establishes the State Energy Resources Conservation and Development Commission, on its effective date the functions specified in this act shall be transferred to such commission.

Appropriates \$330,000 from the General Fund to the department for specified purposes of this act.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

To take effect immediately, urgency statute.

Ch 14 (SB 1427) Way Property taxation seed potatoes

Exempts from property tax seed potatoes held by a grower as personal property on the lien date for subsequent planting in field if planted during the assessment year. Denies exemption to plant nurseries.

Declares that such property was exempt on January 1, 1973, and that there is no loss of revenue to local government and no state reimbursement is required.

To take effect immediately, urgency statute but operative on first lien date following enactment.

Ch 15 (AB 2406) Boatwright Foxes

Makes it unlawful to take any cross fox, silver fox, or red fox for profitmaking purposes.

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement nor shall there be any appropriation made by this act for specified reason.

Ch 16 (SB 181) Marler School finance

Revises allocations from the State School Fund to all elementary, high, and unified school districts and to all county superintendents of schools by increasing allocation to basic aid, equalization aid, allowances for adults, and allowances to the county school tuition funds and decreasing allocation to county school service funds.

To take effect immediately, urgency statute.

Ch 17 (SB 1627) Stull Joint powers health facilities

Authorizes any joint powers entity to be a borrower and to have all the other powers, duties, and responsibilities under the California Health Facility Construction Loan Insurance Law that cities, counties, and local hospital districts have

To take effect immediately, urgency statute

Ch 18 (SB 1639) Grunsky Disaster relief

Authorizes an allocation under the Natural Disaster Assistance Law as supplemented by Chapter 624, Statutes 1973 to San Lorenzo Valley County Water District for restoration of water systems damaged or destroyed by January 3, 1974 severe storms Also authorizes such relief to local agencies suffering public building, street, road, or bridge damage in unspecified amounts

[To take effect immediately, urgency statute]*

Ch 19 (SB 1703) Behr Commercial fishing herring

Increases the total tonnage of herring which may be taken under permit during any one spawning season until November 30, 1975, in San Francisco and Tomales Bays, but deletes exclusion of herring taken for bait from computation of such amount Specifies maximum portion of such amounts which may be for bait

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute

Ch 20 (AB 2748) MacDonald. Ventura County waterworks district

Authorizes a tax rate to be levied without an election within a zone of the Ventura County Waterworks District No 1 to pay interest and redemption charges on zone bonded indebtedness incurred prior to July 1, 1974, in accordance with existing statutory provisions, notwithstanding any other provisions of law to the contrary

To take effect immediately, urgency statute

Ch 21 (SB 15) Petris. Senior citizens tax assistance

Shortens the period for filing claims for senior citizens property tax assistance to May 15 to August 31, rather than May 15 to October 15, succeeding the fiscal year for which assistance is claimed. Permits the Franchise Tax Board to allow the late filing of a claim, whenever in its judgment good cause exists.

Requires the state to assist claimants between July 1 and October 31 of the calendar year in which the claim is filed, rather than between July 1 and November 30

Eliminates limitation of one acre of land as the amount being reasonably necessary for use of dwelling as a home in definition of "homestead "

Permits surviving spouse to file a claim for assistance if claimant spouse dies during the filing period without filing a timely claim

Eliminates requirement that all actions to recover erroneous claims be filed in Sacramento

Deletes provision in Chapter 1216, Statutes 1973, postponing operative date until July 1, 1974, of repeal of provisions prohibiting public assistance recipients from receiving senior citizens property tax assistance

Makes related and conforming changes

To take effect immediately, urgency statute, but applicable to claims for senior citizens tax assistance for the 1973-74 fiscal year and thereafter

Ch 22 (SB 607) Petris Mentally disordered persons

Requires specified confidential reports to judge or person in charge of jail concerning condition of prisoner appearing to such judge or person to be mentally disordered and caused by such judge or person to be taken to facility for treatment and evaluation

Requires such judge or person in charge of jail to inform the facility in confidential writing of the reason that prisoner is being taken to such facility

Makes legislative finding regarding nature of duties, obligations, responsibilities under act and provides that neither appropriation is made nor shall there be reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 23 (SB 1163) Dymally False advertising

Authorizes any city attorney, in addition to the Director of Consumer Affairs, the Attorney General, or any district attorney, to request evidence of facts upon which advertising claims are based and to seek immediate termination or modification of the claim if the advertiser fails to respond within a reasonable time or if there is reason to believe the claim is false

Ch 24 (SB 1235) Roberti School classified employees

Prohibits certain uses of funds derived from Federal Emergency Employment Act of 1971 (P L 92-54), or any similar federal law, where such use would have specified effect upon employment of school classified personnel

Requires county superintendent of schools to report to school district governing board re certain employment contracts under the federal act if the district is engaged in layoff of permanent classified personnel

Ch 25 (AB 2405) Boatwright Birds and mammals bounties

Makes it unlawful for any person, including state, federal, county, and city officials or their agents, to authorize, offer or pay a bounty for any bird or mammal Excepts any person from such provision with respect to the taking of any bird or mammal on the private property of such person

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor shall there be any appropriation made by the act for specified reason

Ch 26 (AB 2410) Ingalls Vehicles rebuilt and restored.

Requires, before a vehicle required to be equipped with a motor vehicle pollution control device and which has been reported dismantled may be subsequently registered, that a valid certificate of compliance from a licensed motor vehicle pollution control device installation and inspection station be submitted to the Department of Motor Vehicles together with other required certificates and documentation

Ch 27 (AB 531) Mobley Presidential primary

Provides for posting of names of candidates for delegate at the presidential primary rather than mailing to voters with sample ballot

Provides that there are no state-mandated local costs in this act requiring the reimbursement of any local agency

Ch 28 (AB 1166) Vasconcellos Kidney dialysis and transplants

[Provides that the State Department of Health, rather than the Department of Benefit Payments, shall act only as a granting agency for state funds appropriated for establishment and continuation of the four regional dialysis centers]*

Increases membership of Renal Dialysis Review Committee to 9, and requires the Director of Health to appoint at least 4 physicians, including at least one specializing in kidney transplantation and at least 2 specializing in pediatric nephrology, 1 member who represents the University of California, and 1 who represents a private organization or organizations concerned with kidney disease in California

To take effect immediately, urgency statute

Ch 29 (AB 1305) Crown Peace officers

Requires each sheriff's department and each city police department in this state to establish a procedure to investigate citizens' complaints against the personnel of such departments, and to make a written description of the procedure available to the public

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act, and makes legislative declaration with regard to such provision

Ch 30 (AB 2398) Vasconcellos Community college facilities

Transfers from State Department of Education to the Chancellor of the California Community Colleges, certain responsibilities re the acquisition of school sites and the planning and construction of school facilities

Makes related changes

Ch 31 (AB 340) Beverly Tax exemptions

Exempts property owned and operated by an organization incorporated by an act of Congress to provide specified facilities and services relating to aviation and aerospace from property taxation

To take effect immediately, urgency statute

Ch 32 (AB 431) Badham Surplus state highway land

Requires the Department of Transportation to offer to sell, at a price equal to its cost of acquisition, specified parcels to the Cities of Newport Beach and San Clemente and the East Bay Regional Park District for park and recreational purposes

Authorizes the department to dispose of the parcels in the normal manner, if the local entities have not accepted the offers prior to March 1, 1975

Authorizes the department to reacquire any parcel sold to a local entity pursuant to this act at the price at which the parcel was sold to the local entity, if the department needs the parcel for transportation purposes

Ch 33 (AB 895) MacDonald Water conservation district assessments

Permits the maximum permissible assessment for the general purposes of a water conservation district to be increased from two and one-half mills to five mills on each \$1 of assessed value of lands in any district in which such increase is approved by a majority of the voters voting at an election held within the district

Ch 34 (AB 1066) Cullen Practice of law

Revises the qualifications which an applicant must have for admission to the examination given to out-of-state attorneys desiring admission to practice law in this state to require admission before the highest court of a sister state or of any foreign state or country, rather than before the highest court of a sister state or of any jurisdiction where the common law of England constitutes the basis of jurisprudence

Requires those persons admitted to practice law in a foreign state or country where the common law of England does not constitute the basis of jurisprudence to take a specified bar examination

Ch 35 (AB 1898) Holoman County Employees Retirement Law

Provides that provision relating to member contributions for receipt of credit for prior public service shall not be applicable to counties which have elected specified retirement formulas

Ch 36 (AB 2438) Boatwright Water conduits across highways

Specifies that it shall be conclusively presumed that a water conduit crossing a highway was in place and lawfully maintained prior to the highway if no written records exist showing that the highway rights-of-way existed prior to the conduits rights-of-way, rather than if the conduit has been in place for over 30 years and no written records exist of a permit showing that the conduit was placed on the highway under such permit from the public agency having jurisdiction over the highway

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor any appropriation made by this act for a specified reason

Ch 37 (AB 2479) MacDonald Public weighmasters

Revises the exemptions from the provisions of law relating to public weighmasters to include therein certain county sanitation districts' employees and to restate the exemption granted to certain employees of garbage and refuse disposal districts

Ch 38 (SB 1415) Grunsky Bar examinations

Permits unsuccessful applicant for admission to practice law, after he has taken bar examination and within 4 months after results thereof have been declared, to inspect examination papers at office of examining committee located nearest to the place at which he took the examination, rather than to inspect such papers in the city in which he wrote the examination, either at the office of the State Bar or at such place as the Board of Governors designates

To take effect immediately, urgency statute

Ch 39 (SB 1456) Biddle Courts filing fees

Exempts filing fees for respondent's appearance, stipulation, if any, and waiver of rights in actions for dissolution of marriage when respondent is member of U S armed forces and does not contest action for dissolution

Ch 40 (SB 1500) Berryhill Community colleges formation election

Authorizes the county committee on school district organization of a county which is exempted from requirement that all territory be included in a community college district, to elect to exclude affected territory of the county from a community college district within 30 days after the formation of the district under prescribed conditions and makes related changes

To be operative only until April 15, 1974

To take effect immediately, urgency statute

Ch 41 (AB 2070) Boatwright Secretary of State

Revises various provisions relating to filing of conveyances with the Secretary of State and to fees for filing specified corporation, partnership, firm, or personal documents

Ch 42 (SB 1449) Alquist Lafayette Street Santa Clara

Appropriates \$80,000 to the State Department of Health for payment to the City of Santa Clara of the department's share of the cost of improving Lafayette Street from Aldo Avenue to State Highway Route 237

To take effect immediately, urgency statute

Ch 43 (SB 1617) Song. Judges' Retirement Fund

Makes appropriation from General Fund of \$578,636 to the State Controller for transfer to Judges' Retirement Fund in augmentation of Item 20, Budget Act of 1973

To take effect immediately, urgency statute

Ch 44 (AB 541) MacDonald CSUC—name change

Revises numerous references in Education Code to reflect correct name of California State University and Colleges, and makes related technical changes

Ch 45 (AB 1082) Wilson Surplus land

Provides that certain surplus state land may be transferred to local government agencies at fair market value or less if certain conditions are met, rather than at 50 percent of fair market value

Makes other nonsubstantive changes

Ch 46 (AB 2030) Harvey Johnson Liens

Requires notices of specified property liens to contain the name of the property owner of record

Expressly specifies that such liens shall continue for 10 years from the time of recording unless released or otherwise discharged

[Makes various changes relating to the assessment of property and corrections of assessments for purposes of property taxation.]*

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act because of a specified reason

Ch 47 (AB 2212) Chacon Relocation assistance

Exempts specified relocation assistance benefits from attachment and execution
Makes related changes

Provides that person aggrieved by determination by a public entity as to eligibility for, or the amount of, relocation assistance may have his application reviewed by a relocation appeals board as well as by the public entity if the board is designated by a city ordinance to hear such appeals. Provides that review of a determination of a community redevelopment agency may only be made by a relocation appeals board. Deletes provision declaring the decision of public entity concerning such review to be final

Provides that relocation assistance paid to public assistance recipient shall not be deducted from the amount of aid to which recipient would otherwise be entitled under

any law under which the recipient may be entitled to assistance, rather than under specified provisions of the Welfare and Institutions Code

Provides that where relocation assistance recipient is recipient of general assistance and two or more rent schedules apply, the highest shall prevail and any excess over the lower rent schedule shall not be counted as income or resources for general assistance purposes.

Provides that relocation assistance benefits received under specified state or federal laws shall not be considered in determining the financial ability of a responsible relative to support or contribute to the support of a recipient of county aid and relief to indigent.. Exempts such benefits from specified collections procedures which county may make

Provides that there are no state-mandated local costs in this act that require reimbursement.

To take effect immediately, urgency statute.

Ch 48 (SB 1340) Moscone Financial disclosure

Revises certain provisions of Governmental Conflict of Interests Act relating to conflicts of interest and financial disclosure by certain public officials.

Ch. 49 (AB 1231) Kafiloff. Property taxation.

Provides that notice of intention to make assessments required of revenue districts that did not levy assessments in the preceding year be furnished to the State Board of Equalization on or before January 1 preceding the fiscal year for which a levy is to be made

Provides that estimates of state-assessed property in a county shall be subject only to changes transmitted by the State Board of Equalization prior to August 15th, rather than immediately after the third Monday in August

Ch 50 (AB 1401) Meade. Fire safety: inhabited structures

Deletes the requirement that the Commission of Housing and Community Development adopt, amend, repeal, and except as otherwise provided in specified provisions, enforce rules and regulations for the provision of structural fire safety and fire resistant exits in existing multiple-story dwellings or structures, other than apartment houses, hotels, and motels, wherein rooms used for sleeping are let above the ground floor.

Requires that the rules and regulations for apartment houses, hotels, and motels impose the same requirements contained in specified provisions of the 1970 Uniform Building Code Permits the commission, after consultation with the State Fire Marshal, to create exceptions in such rules re stairs and occupancy separations if occupant safety is not impaired and legislative intent is complied with.

Specifies that interior stairs and vertical openings in two-story buildings do not have to be enclosed.

Deletes provision which declares alternate local standards void if the Director of Housing and Community Development finds that such standards are not substantially equivalent to adopted state standards

Declares legislative intent that rules and regulations adopted by commission for apartment houses, hotels, and motels shall not be more restrictive than new construction requirements contained in the 1970 Uniform Building Code, as adopted by the International Conference of Building Officials.

Ch. 51 (AB 1476) Lanterman Transit districts

Requires factfinding commission appointed by the Governor to investigate a dispute between the Southern California Rapid Transit District and the employees of the district, where there is a failure to agree to arbitrate the dispute, to submit its report to the Governor within 60 days, rather than 30 days, of its creation.

Requires the commission to deliver a preliminary confidential report to the district and its employees not later than the 51st day, and authorizes the district and its employees to submit their comments on the report by the 54th day for consideration by the commission.

Requires the commission to include in the report an estimate of the cost to implement any proposal or recommendation in the report, if requested by the district or its employees.

Requires no changes to be made in the conditions causing the dispute, except by mutual agreement, and service to the public to continue until the State Conciliation Service determines that the dispute may be resolved or, if not, until 10 days after submission of the report to the Governor, rather than until 30 days after submission of the report to the Governor

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement or appropriation made by this act for a specified reason.

To take effect immediately, urgency statute.

Ch. 52 (AB 1662) Chappie. Vehicles: state highway parking.

Authorizes the Department of Transportation, with respect to highways under its jurisdiction, to place signs or markings prohibiting or restricting the parking of vehicles in areas within ½ mile of the boundary of any unit of the state park system determined by the Director of Conservation to be unusually high fire hazard areas and in such areas determined by the county health officer to be areas where a substantial public health hazard would result if camping were allowed, upon notification of the Department of Transportation of such determination by the Director of Conservation and the county health officer, respectively. Exempts public utility vehicles while performing a work operation and certain disabled vehicles from the prohibition against parking any vehicle in violation of the restrictions stated on such signs.

Provides that there are no state-mandated local costs that require reimbursement under Section 2164 3 of the Revenue and Taxation Code for a specified reason.

Ch. 53 (AB 2003) Ray E Johnson. Highway funds

Authorizes the Counties of Sutter and Yuba to expend revenues allocated to them from the Highway Users Tax Account in the Transportation Tax Fund to finance construction on State Highway Route 99 from the Sacramento-Sutter county line to State Highway Route 70, or on State Highway Route 70 from State Highway Route 99 to the freeway portion of State Highway Route 70 commencing south of McGowan Road in the County of Yuba, or on both such highways, and to enter into any agreement with the Department of Transportation necessary for such expenditures.

Specifies that expenditures by a county pursuant to this act shall be deemed expenditures on its select system of highways.

Authorizes the department, with the consent of the 2 counties, to expend moneys required to be expended in either county to meet state highway county minimum expenditures requirement on such portions of Routes 70 and 99, and deems such expenditures to be expenditures in the contributing county to meet such requirement.

Ch. 54 (AB 2086) Kaploff. Private car tax.

Revises private car assessment procedures and requirements by State Board of Equalization, petitions for reassessment by assesses of such property, and collection of such taxes

Revises provision for penalty for neglect or refusal to make a report for purposes of assessment by State Board of Equalization, as required.

Imposes interest on overdue private car taxes.

Authorizes jeopardy assessments of private cars and provides for accelerated collection of such taxes due.

Extends time within which errors in private car assessments may be corrected.

Ch 55 (AB 2138) McCarthy Hospital staff privileges podiatrists.

Requires local hospital districts to include in the rules of the hospitals established by the board of directors, provision for the organization of physicians and surgeons, podiatrists, and dentists, rather than only physicians and surgeons and dentists, licensed to practice in this state who are permitted to practice in the hospital, into a formal medical staff, which gives podiatrists medical staff privileges given physicians and surgeons and dentists. Permits staff appointments to be on an annual or biennial, rather than an annual, basis

Repeals provision that rules of such hospitals may include a provision for use of the hospital facilities by licensed podiatrists subject to rules of the medical staff of the hospital facility

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act because of a specified reason

Ch 56 (AB 2338) Knox. Environmental quality

Authorizes a public agency, whenever it determines that a project is not subject to the environmental impact report requirements of the Environmental Quality Act of 1970 because it is a ministerial project, is categorically exempted, constitutes a necessary emergency repair to public service facilities, or constitutes a project undertaken to maintain, repair, restore, demolish, or replace property or facilities damaged or destroyed as a result of a disaster, and it approves or determines to carry out such project, to file notice of such determination, as specified. Permits a person undertaking the activity, where it is supported through public agency contracts, grants, subsidies, loans, or other forms of assistance, or a person to whom a public agency lease, permit, license, certificate, or other entitlement for use is issued for the activity, to file such notice, and requires a public agency certificate of determination to be attached to the notice. Provides that such certificate of determination may be in the form of a certified copy of an existing document or record of the public agency. Requires actions or proceedings alleging that a public agency has improperly made such a determination to be commenced within 35 days after the filing of such notice or, if no notice has been filed, within 180 days of the public agency's decision to carry out or approve the project or, where a project is undertaken without formal agency decision, within 180 days after commencement of the project.

Specifically requires notices of approval or determination re projects subject to the Environmental Quality Act of 1970, filed with the Secretary of the Resources Agency or with the county clerk, as the case may be, to be available for public inspection, and requires lists of such notices to be posted weekly for a period of 30 days

Provides that any action or proceeding alleging that any act or omission of a public agency does not comply with the provisions of such act, except for certain specific actions or proceedings, shall be commenced within 30 days after required filing of notice

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for specified reasons.

To take effect immediately, urgency statute

Ch. 57 (SB 1536) Harmer. Elections

States that in each county containing 20 or more Assembly districts a Republican and Democratic county central committee shall consist of seven members elected from each Assembly district or portion of Assembly district within the county

To take effect immediately, urgency statute

Ch. 58 (AB 367) Thurman. Stop signs: railroad crossings.

Specifically authorizes the Department of Transportation or local authorities, with respect to highways under their respective jurisdictions, to erect stop signs to require the traffic on a highway to stop before crossing any railroad grade crossing, designated by the agency having jurisdiction of the highway as a major crossing with a demonstrated need for stop signs, except as specified.

To take effect immediately, urgency statute

Ch 59 (SB 521) Petris. Counties.

Permits a county board of supervisors to establish a county heritage and historical commission to foster preservation of historical materials or provide for performance of functions of such a commission by county museum commission.

Requires Secretary of State to utilize California Heritage Preservation Commission and the California State Library to advise and coordinate activities of such county commissions

Appropriates \$5,000 to Secretary of State for purposes of the act

Ch 60 (AB 198) Joe A Gonsalves Homeowners' exemption.

Provides for one-time filing of affidavit and claim for homeowners' property tax exemption, rather than requiring annual filings for such exemption

Grants 80% of the homeowners' property tax exemption to a claimant who failed to timely file the required claim but files such claim on or before December 1st, or for claims for the 1973-74 fiscal year on or before March 31, 1974, rather than permitting the board of supervisors to grant 80% of the exemption upon late filing of the claim on or before June 15th of such year and satisfactory proof by the claimant that failure to timely file the claim was due to reasonable cause and not willful neglect Applies such exemption to second installment of taxes due if applied for after November 15th and provides for a refund if such exemption exceeds amount of taxes due on second installment

Requires county tax collectors on or before November 1 each year to mail a tax bill or a copy thereof to each assessee or fee owner of property on the secured roll, commencing with the 1975-76 fiscal year

Makes related and conforming changes.

Transfers \$1,500,000 † from the Federal Revenue Sharing Fund to the General Fund and appropriates such amount for allocation and disbursement by the State Controller to local agencies for property tax losses incurred by them pursuant to this act

To take effect immediately, urgency statute

Ch 61 (AB 1654) Chappie Aerial passenger tramways

Permits Division of Industrial Safety to accept inspection of aerial passenger tramway used as ski lift made by qualified, licensed professional engineer for insurer in lieu of making its own inspection of such tramway for that year

Makes provision for certification by the division of such professional engineers.

To take effect immediately, urgency statute

Ch 62 (AB 2098) Arnett Medicine

Provides that a physician and surgeon or podiatrist who is working for a community clinic, as defined, which contracts with or employs individual licensed physicians and surgeons to render medical care shall be exempted from the requirement that a place or establishment be wholly owned or entirely controlled by the applicants and from the requirement that specified designations be used in the name under which the applicant proposes to operate before a permit to use a fictitious name will be issued

To take effect immediately, urgency statute

Ch 63 (AB 2570) Nimmo Water district powers

Authorizes the Lost Hills Water District, as a member unit of the Kern County Water Agency, to adopt a plan of water allocation which may include a provision that landowners within a designated area of the district, not at the time receiving delivery of water purchased by the district under long term contract with the agency by means of district-provided facilities, shall have no right in the future to have allocated to them, as landowners within such area, any part of the water which will thereafter be made available under contracts between the district and the agency in effect at the time of approval of such plan Specifies related matters

Specifies procedure for adoption and approval of such plan, and permits such plan to be changed, supplemented, amended, or rescinded in the same manner

Authorizes Cawelo Water District to adopt a plan for water allocation, as specified, to establish limited areas of the district as the areas in which surface delivery of water service will be made available, as specified; and to enter into long term water service contracts, as specified, with holders of title to land in such areas Provides procedure for adoption of such plan Authorizes such district to contract with public utility, subject to approval of State Treasurer and Public Utilities Commission, to waive specified provisions relating to service duplication

Authorizes the Cawelo Water District to levy and collect ground water charges in the manner prescribed for the Kern County Water Agency, and to establish zones for the purpose of fixing varying rates of assessment in accordance with the extent of benefits to each zone, as specified, and provides procedure for establishment of such zones Specifies procedure for the determination and levy of assessments within each such zone

† Appropriation deleted by action of the Governor

Revises statement of special facts and circumstances re special authority of Ventura County Waterworks District No 1 to levy a tax rate to pay the cost of interest and redemption charges on bonded indebtedness incurred prior to July 1, 1974, to be operative only if AB 2748 becomes effective

To take effect immediately, urgency statute

Ch 64 (AB 2578) Leroy F Greene Defaulted improvement bonds

Requires the city or county treasurer, where there is a nonpayment of bonds issued under the Improvement Act of 1911, to send by certified mail a notice of sale to the owner, as shown on the last equalized assessment roll, of the property to be sold for such nonpayment, and to any person whose name appears as an owner on specified records in the county assessor's office, rather than to send such notice by mail postage prepaid to the property owner

Requires that the above notice and the notice of sale required to be published in a newspaper include other specified information

Prohibits the sale of the property unless the notices are sent to the owner

Requires the bondholder to deposit specified fees with the treasurer prior to publication of notice

Increases the notice period before the sale may be made

Increases the fee for issuance of a certificate of sale from \$1 to \$7

Requires the purchaser of the property, in order to obtain a deed, to request the treasurer, and requires the treasurer to do so, to send a written notice by certified mail postage prepaid to the owner and occupant of the property, instead of requiring the purchaser to mail a written notice postage prepaid

Requires the purchaser to pay specified fees re preparation of deed

Specifies that this act applies to all foreclosures under the Improvement Act of 1911 where the treasurer has not sent the notice to the owner prior to the effective date of this act

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section, nor shall there be any appropriation made by this act, for a specified reason

To take effect immediately, urgency statute

Ch 65 (AB 2626) MacGillivray County employee retirement

Permits board of retirement to provide specified benefits for eligible surviving spouses or unmarried surviving children from excess earnings of the retirement fund

Ch 66 (AB 2629) Nimmo Transportation of potatoes

Provides for transporting potatoes that fail to meet specified quality standards, for processing, preserving, or manufacturing purposes out of the state, under permit issued by county agricultural commissioners

Authorizes the commissioner of the county from which the potatoes are to be transported to issue such a permit if he has satisfactory verification by a like officer of the state or country of destination that the potatoes are to be transported to a purchaser for processing, preserving, or manufacturing purposes

Requires the board of supervisors of the county from which the potatoes are to be transported pursuant to such provisions to establish, as prescribed, a schedule of fees to be paid by any person who requests a permit under these provisions. Provides that such fees shall be deposited in a county fund and be used to carry out these provisions

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act, since a schedule of fees is provided for, which shall be based upon the cost to the county in carrying out the provisions of this act

Ch 67 (AB 2727) Fenton Municipal court form fees

Increases court form fees for civil cases and proceedings in the municipal courts of the City of Los Angeles and makes such fee increases applicable to all other municipal courts in Los Angeles County.

To take effect immediately, urgency statute

Ch. 68 (AB 1031) Lancaster. School districts: governing boards.

Revises provision providing for filling of vacancies on school district governing boards to authorize board, within 30 days of a vacancy or filing of a resignation, to make provisional appointment or call an election. Requires calling of an election if provisional appointment not made within that 30 days, such election to be held on regular school district election date. Requires holding of special election if petition therefor, signed by specified percentage of the registered voters in district, is filed within 30 days after date of provisional appointment.

Requires county superintendent of schools, if petition is submitted, to verify signatures within 30 days and if petition is proven to be legally sufficient, to call a special election to be held within 120 days of determination of validity of such petition.

Specifies that there shall be no election or appointment if vacancy occurs within four months of end of term if incumbent is not reelected or if vacancy occurs between 4 months and 74 days prior to regularly scheduled election. Provides for special election in latter circumstance.

Makes related technical changes.

To take effect immediately, urgency statute.

Ch. 69 (AB 1213) Nimmo. State school building aid.

Makes available from proceeds of State School Building Aid Bond Law of 1966, funds for apportionments as loans to school districts maintaining high school dormitories for purposes of reconstructing or replacing existing dormitories.

Incorporates additional amendments to Section 19700.605, Education Code, proposed by SB 1108, to be operative only if SB 1108 and this bill are both chaptered and amend Section 19700.605, and this bill is chaptered after SB 1108.

To take effect immediately, urgency statute.

Ch. 70 (SB 1108) Rodda. School housing aid.

Qualifies school buildings used by a school district and originally designed to house U.S. Cavalry and used as WW II prisoner-of-war facilities for apportionment of state funds under State School Building Aid Bond Law of 1966 providing for rehabilitation and replacement of structurally inadequate school facilities, notwithstanding the districts' prior receipt of conditional or provisional approvals.

Incorporates additional amendments to Section 19700.605, Education Code, to be operative only if AB 1213 and this bill are both chaptered, amend Section 19700.605, and this bill is chaptered after AB 1213.

To take effect immediately, urgency statute.

Ch. 71 (SB 26) Nejedly Bay area rapid transit.

Makes authority of general manager of Bay Area Rapid Transit District specifically subject to direction and control of board of directors.

Provides that general manager shall attend meetings of board as directed by board, rather than that he shall be entitled to participate in board's deliberations but shall have no vote.

Ch. 72 (SB 938) Biddle Plea bargaining.

Provides for specified plea bargaining with respect to accusatory pleading charging a felony rather than information or indictment.

Ch. 73 (SB 1542) Nejedly Unemployment insurance extended benefits.

Removes 120 percent trigger required for state "on" or "off" indicator for purposes of obtaining federal share of benefits under Federal-State Extended Unemployment Compensation Act of 1970.

To take effect immediately, urgency statute.

Ch. 74 (AB 765) Kapiloff Registration of voters.

Revises requirement that a woman's name be preceded by a prefix Miss or Mrs in voter registration and precinct index to include prefix Ms.

Incorporates provisions recognizing right of persons 18 years of age and older to vote.

Provides that, notwithstanding the state-mandated local costs contained in this act, neither appropriation is made nor obligation created for reimbursement of such costs.

because this act consists of technical changes to statutes enacted prior to January 1, 1973

Ch. 75 (AB 853) Burton Public social services.

Makes changes to coordinate state program with federal law Sets limit for in-home supportive services. Provides that no relative shall be liable for the cost of medical care or services rendered to blind or disabled applicants. Makes criminal provisions for unauthorized use of food stamps

Applies retroactively to January 1, 1974.

To take effect immediately, urgency statute

Ch. 76 (AB 1580) Joe A Gonsalves Taxation.

Revises requirements for filing declaration of estimated personal income tax

To take effect immediately, urgency statute, and to apply to estimated tax declarations which are required after December 31, 1973

Ch 77 (AB 2487) Russell School employees

Prohibits first employment in California of certificated employee by school district or county superintendent without specified certificate re health of applicant

Permits governing board of school district or county superintendent to require certificated employees to undergo periodic medical examinations

Requires State Board of Education to adopt rules and regulations re this act

Ch. 78 (AB 2962) Badham. Audits

Specifically permits the auditor of the Orange County Transit District to contract with certified public accountants or public accountants for services in connection with the annual audit of the district's books and accounts Validates all contracts of the district with respect to auditing services in connection with the annual audit

To take effect immediately, urgency statute

Ch. 79 (SB 393) Roberti Adoptions—new birth certificates

Requires the State Registrar of Vital Statistics to establish a new birth certificate upon receipt of a report of adoption from any court of record in any foreign ~~country~~ [country]* which has jurisdiction of the child for any child born in California and whose certificate of birth is on file in the office of the State Registrar

Ch. 80 (SB 811) Robbins. Foreign support orders

Provides for additional remedies for obligees to enforce foreign support orders in this state, including registration of foreign support orders in a court of this state, representation of obligee by prosecuting attorney or Attorney General, and enforcement of order by prosecuting attorney when foreign support order has been registered as provided

Provides that no reimbursement or appropriation is made by this act notwithstanding Section 2231 of the Revenue and Taxation Code because the Legislature determines that there are minor savings as well as minor costs in this act which, in the aggregate, do not result in significant identifiable cost changes

Ch 81 (SB 1240) Berryhill. Child support

Specifies that amendment of child support orders made prior to March 4, 1972 to increase or decrease the amount of support may be made without terminating support at 18 years of age, i.e., age of majority

Specifies that act is declaratory of existing law.

Ch 82 (AB 887) MacGillivray Commercial fishing: traps

Requires every person who takes fish, mollusks, or crustaceans, except crab and lobster as authorized pursuant to specified provisions, with any trap or transports fish, mollusks, or crustaceans on any boat, barge, or vessel when any trap is aboard, to have in his possession a revocable, nontransferable trap permit issued by the Department of Fish and Game

Requires such trap permits to contain applicable laws and regulations and to be conditional on compliance with such regulations and the applicable law

Requires such traps to be marked with a buoy as specified Makes it unlawful to willfully disturb, move, or injure any trap belonging to another person, except as speci-

fied Requires such traps to have at least one destruct device Declares any trap used in violation of the Fish and Game Code or any regulations adopted pursuant thereto to be a public nuisance, and requires such traps to be seized in accordance with specified provisions

Permits traps to be used to take fish in all ocean waters except those areas specified by the department

Provides that there shall be no reimbursement of any local agency pursuant to Section 2164 3 of the Revenue and Taxation Code nor shall there be any appropriation made by this act

Ch 83 (AB 2220) Maddy Teaching credentials

Authorizes issuance of "single-subject instruction" teaching credential in the subject of agriculture for service in grades up to, and including, grade 12.

Ch 84 (SB 528) Petris. Senior citizens tax assistance

Requires payment of senior citizen property tax assistance to be made payable to the recipient and the county tax collector, if prior payment of property taxes has been waived

Authorizes Franchise Tax Board to waive requirement that a claimant for senior citizens property tax assistance for the 1974-75 fiscal year and fiscal years thereafter pay the taxes for the fiscal year for which he submits a claim for assistance, before qualifying to receive such assistance if such taxes were not paid for reasonable cause and the assistance will be applied to delinquent taxes

Makes procedural changes

Ch 85 (AB 501) Boatwright. Public Employees' Retirement System.

Permits designations of beneficiaries under optional settlements to be modified as to spouse as beneficiary in the event of dissolution, annulment, or legal separation and provides for payment of balance of accumulated contributions to designated beneficiaries or to estate when there are no beneficiaries

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 86 (AB 1477) Lanterman Metropolitan water districts

Requires a metropolitan water district which has a contract with the state for a water supply and has an additional source of water for supplying member public agencies to serve as large an area as is determined by the district to be reasonable and practicable with water from such system, and specifies that where a blend of the waters from such different sources is to be served, it shall be the objective of the district that, to the extent determined by such district to be reasonable and practical, not less than 50 percent of such blended water shall be state-supplied water

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 87 (AB 2592) Bee. Recreation and park districts.

Increases from \$25 to \$50 the sum which may be fixed by the board of directors of a recreation and park district for each member to receive for each meeting of the board attended by him.

Ch. 88 (AB 2702) Karabian Claims against the state

Appropriates \$373,500 to the Department of Justice to settle the claims of Linda L. Dyer, Francis H Dyer, Jonathan D Dyer, Florence Mehan, and Susan M Mehan, against the State of California

To take effect immediately, urgency statute

Ch 89 (SB 647) Harmer State Teachers' Retirement System.

Requires accumulated and unused sick leave of school certificated employees based on employment with school district or other employing agency to be counted as a proportionate amount of service credit for purposes of computing length of service for retirement benefits under State Teachers' Retirement System

Provides that neither appropriation is made nor obligation created for the reimburse-

ment of any local agency because there are savings as well as costs in the act.

Requires Auditor General to conduct survey to determine costs and savings of implementing act and to report thereon on or before December 31, 1977.

To take effect immediately, urgency statute

Ch. 90 (AB 1188) Briggs. Surplus state highway land.

Requires the Department of Transportation to offer to sell, at a price equal to its cost of acquisition, specified parcels to the County of Orange for park purposes.

Authorizes the department to dispose of the parcels in the normal manner, if the county has not accepted the offer prior to June 1, 1974.

Requires the department to deed the parcels to the county in perpetuity for park purposes, if the county accepts the offer prior to June 1, 1974.

Requires the county to develop the parcels, except for such portion set aside for archaeological excavations, for park purposes within 5 years of their acquisition. Reverts title of any parcel not so developed to the department.

To take effect immediately, urgency statute.

Ch. 91 (AB 2089) Kapiloff Notarial acts.

Revises law relating to the performance of notarial acts by officers on active duty in the armed forces.

Ch. 92 (AB 1120) Knox. Public Employees' Retirement System.

Deletes requirement that surviving husbands be dependent in order to receive special death benefit, benefit payable for death prior to retirement after attainment of voluntary retirement age, and other survivor's benefits.

Provides that there are no state-mandated local costs in the act that require reimbursement under Section 2231 of the Revenue and Taxation Code because there are no duties imposed on local government by the act.

Ch. 93 (AB 1304) Russell Multistate tax compact.

Ratifies and approves the Multistate Tax Compact which provides for uniform administration and allocation of income taxes and creates Interstate [Multistate]* Tax Commission for study of state and local taxes, [and to]* develop and recommend proposals for increased uniformity of state and local tax laws and administer the compact

Ch. 94 (SB 1472) Stiern. Cities and counties.

Repeals various provisions authorizing various units of local government in prior years to have counties levy and collect property taxes and assessments for them for such years, even though certain documents were filed late.

Extends the date by which documents relating to certain boundary changes of certain county water districts must be filed with government agencies for assessment and tax purposes during the 1974-75 fiscal year.

Requires a local agency filing documents under this act to reimburse any other local agency for costs incurred by the agency by reason of this enactment

Provides that neither appropriation is made nor obligation created for reimbursement for any costs incurred pursuant to the act

To take effect immediately, urgency statute

Ch. 95 (AB 14) Ray E. Johnson. Court fees.

Increases various fees of the Butte County Superior Court

To take effect immediately, urgency statute.

Ch. 96 (AB 1595) Duffy. Healing arts

Requires the Board of Medical Examiners to prepare and issue, at least every two years, report concerning specified information relative to persons licensed by board

Ch. 97 (AB 2546) Seeley. Pesticide chemical residue.

Authorizes the Director of Food and Agriculture or county agricultural commissioner to prohibit the harvest of any produce that carries spray residue in excess of the permissible tolerance which is established by the director.

Provides that there shall be no reimbursement pursuant to Section 2231 of the Revenue and Taxation Code nor shall there be an appropriation made by this act, for specified reasons.

Ch. 98 (AB 2642) Bannai. Embalming fees.

Changes from \$50 to \$100 the maximum coroner can collect for embalming body of person. Changes from \$75 to \$150 the maximum amount available for burial of person to make embalming a county charge.

Provides that there are no state-mandated local costs in this act that require reimbursement to local governments because there are no duties, obligations or responsibilities imposed on local governments by this act.

Ch. 99 (SB 880) Song Cosmetologist's licenses.

Revises the grounds for disciplinary action by the State Board of Cosmetology to include the failure to comply with the rules adopted by the board for the regulation of cosmetological establishments, schools of cosmetology, or the practice of cosmetology

Ch. 100 (SB 1019) Berryhill. County water district notes.

Deletes provision specifying that negotiable promissory notes issued by a county water district, or by the district on behalf of an improvement district thereof, shall be payable in the same manner as general obligation bonds.

Provides that warrants issued by California water districts which are payable in five years or less are obligations, rather than general obligations, of the district payable from assessments and other revenues of the district and subject to maximum property tax rate limitations.

Revises limitations on tax rate levied by the Mojave Water Agency to repay certain negotiable promissory notes issued by the agency and declares such notes to be obligations, rather than general obligations of the agency.

To take effect immediately, urgency statute.

Ch. 101 (SB 1397) Grunsky. Inheritance and gift taxes.

Provides that a 6%, rather than 3¼%, rate of interest be used in determining the present value of a future, contingent or limited estate, income or interest for purposes of inheritance and gift taxes

Changes method of determining the value of a future, contingent or limited estate income or interest for purposes of inheritance and gift taxes.

Ch 102 (SB 1425) Beilenson. Speed limits: schools.

Authorizes local authorities, whenever they determine, upon the basis of an engineering and traffic survey, that the prima facie speed limit of 25 miles per hour established by specified provisions of the Vehicle Code, which relate to speed limits applicable when passing a school building or grounds, is more than is reasonable or safe, to determine and declare, by ordinance or resolution, a prima facie speed limit of 20 or 15 miles per hour, whichever is justified as the appropriate speed limit by such survey. Makes such declared speed limit effective when appropriate signs are erected or, with respect to a state highway, where such ordinance or resolution is approved by the Department of Transportation and such signs are erected.

Ch. 103 (AB 124) Deddeh. Public schools specified weapons.

Makes it a misdemeanor to bring or possess upon the grounds of, or within, any public school providing instruction in kindergarten or any of grades 1 through 12, inclusive, any dirk, dagger, knife having a blade longer than three and one-half inches, and folding knife with a blade that locks into place, or any razor with an unguarded blade, except as provided.

Authorizes any school district certificated or classified employee to seize, as a governmental official, such weapons or other contraband from the unlawful possession of any person upon the grounds of, or within, any such school.

Provides that no appropriation is made for state-mandated local costs for reasons stated.

To become operative on July 1, 1974

To take effect immediately, urgency statute.

Ch 104 (AB 1118) Ingalls Municipal water district charges.

Increases permissible annual standby charge in any improvement district within the Eastern Municipal Water District and the Western Municipal Water District of Riverside County from \$10 to \$20 per acre or parcel less than an acre. Requires the proceeds from any such charge in excess of \$10 to only be used for the purposes of the improvement district.

Ch 105 (AB 1313) Maddy Community college certificated employees

Affords the parties in the disciplinary hearings re community college contract and regular certificated employees, conducted by both arbitrators and state administrative hearing officers, the rights and duties of discovery of any party in a civil action brought in a superior court, requires discovery to be completed prior to 1 week before date set for hearing.

Ch 106 (AB 1830) Badham Harbor improvement districts

Authorizes harbor improvement districts to acquire, develop, operate, or maintain public beaches or inland parks and recreation areas without holding the hearings and making the findings generally required by law if there is compliance with the local agency impact report requirements of the Environmental Quality Act of 1970 and provisions regarding the conformity of a local agency land acquisition or development project with a city or county general plan, provided, that the board of supervisors of the county in which the district is situated holds at least one public hearing prior to the approval of any such project.

To take effect immediately, urgency statute.

Ch 107 (AB 2365) Lewis State park lands exchange

Authorizes the Department of Parks and Recreation to exchange any real property acquired by the state for Heart Bar State Park for real property owned by the United States which is needed for the Silverwood State Recreation Area or transfer any real property acquired for Heart Bar State Park to the Department of Water Resources for the purpose of an exchange for real property owned by the United States which is needed for Silverwood State Recreation Area or for water conservation, flood control, or power features at, or near, Silverwood State Recreation Area.

Authorizes the Department of Water Resources to exchange any land transferred to it under this act for any property that may be exchanged pursuant to designated provisions for recreational purposes.

Requires approval of the State Public Works Board in order to exchange property under this act.

To take effect immediately, urgency statute.

Ch. 108 (AB 2559) Bee Housing physically disabled

Requires that it be deemed a denial of equal access to housing accommodations, within the meaning of provisions re access to housing accommodations by blind persons, visually handicapped persons, and other handicapped persons, for any person, firm, or corporation to refuse to lease or rent housing accommodations to a physically disabled person on the basis that the physically disabled person is partially or wholly dependent upon the income of his spouse, if spouse is a party to the lease or rental agreement. Specifies that nothing in provisions re access to housing accommodations by blind persons, visually handicapped persons, and other handicapped persons shall prohibit a lessor or landlord from considering the aggregate financial status of a physically disabled person and his spouse.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch 109 (AB 2728) Cullen. Ballot designations

Removes requirement that ballot designation be identical to designation in candidate's affidavit of registration as a voter, and procedure for revising latter designation upon 3-day notice to so conform or lose ballot designation.

Provides that the officer charged with providing sample ballots for an election at which absentee ballots may be cast, must have printed on the envelope containing the sample ballot the admonition to the voter to notify a specified person by a specified date.

to get information about the right to cast an absentee ballot, if such voter is unable to vote in person, instead of requiring such officer to have printed such admonition for the voter to promptly notify such specified person for such absent ballot voting information in case of the voter not being able to vote in person.

To take effect immediately, urgency statute, with specified provisions having a specified delayed operative date

Ch 110 (AB 2790) Dixon. State Teachers' Retirement System

Permits members of the State Teachers' Retirement System to receive up to 4 years credit for time excused from performance of duties and served as full-time elected officers of educational organizations upon payment of specified contributions

To take effect immediately, urgency statute

Ch 111 (AB 2818) Chacon Nutrition programs for elderly

Authorizes governing boards of school districts and county superintendents of schools to perform all acts necessary to implement nutrition programs for the elderly

To take effect immediately, urgency statute

Ch 112 (AB 2947) Lanterman Development centers: handicapped pupils

Appropriates for support of development centers for handicapped pupils. \$440,000 for fiscal year 1973-74; \$2,310,000 for fiscal year 1974-75 and in augmentation of Item 341 (b) of the Budget Act of 1974

To take effect immediately, urgency statute

Ch. 113 (SB 1589) Marler School building rehabilitation

Authorizes approved apportionments to be made to school districts under State School Building Aid Law of 1952 without complying with certain restrictions re the time within which such apportionments must be made without district rebonding, if (1) the approved project provides for the structural rehabilitation of an unsafe school building, and (2) the apportionment is necessary to cover costs resulting from additional work needed to comply with structural safety requirements, and the need for such additional work was not foreseen at the time of the original apportionment approval

To take effect immediately, urgency statute.

Ch 114 (AB 1756) Crown Laboratory and technical assistance

Authorizes Attorney General, upon request of any public defender, to make available to such public defender the department's laboratory facilities and personnel and the department's technical experts, including but not limited to such personnel as fingerprint examiners, criminalists, document examiners and intelligence specialists for the purpose of assisting in the representation by the public defender of persons in criminal proceedings

Authorizes Attorney General to contract with counties for payment of reasonable costs of time and material of services provided and provides no services will be provided unless a county so contracts

Ch 115 (AB 2060) Ingalls. Prescription lenses.

Specifies that each prepaid health plan shall provide for the services of an optometrist or ophthalmologist when the prepaid health plan contract requires such services

Ch 116 (AB 404) Beverly Unincorporated libraries, district elections

Requires library district elections in unincorporated towns and villages to be held at the same time as school district elections. Provides for implementing changes in dates of election and in the dates of the commencement and termination of the terms of office of such library district trustees

Provides that a general district election need not be held on the 1st Tuesday after the 1st Monday in November in each odd-numbered year to choose a successor for each elective office the term of whose office will expire on the following last Friday in November, if the principal act of a district provides that an election shall be held on one of the other dates specified by statute providing 3 regular election dates in each even-numbered year and 2 in each odd-numbered year

To take effect immediately, urgency statute

Ch. 117 (AB 536) Chappie. Court reporters filing fees.

Changes salaries, benefits, and employment conditions of court reporters in the Counties of El Dorado and Nevada and provides for specified filing fees in the two counties

Provides that no appropriation is made and the state shall not reimburse any local agency for any costs incurred under the act because the affected local agencies requested the act in order to carry on any program or service required by it

To take effect immediately, urgency statute

Ch. 118 (AB 2148) Bagley. Fire protection.

Revises definition of nonambulatory persons re fire protection law to exclude persons who depend upon canes and totally blind persons from such definition.

Makes technical, nonsubstantive correction Deletes inoperative provisions

Ch. 119 (AB 2305) Wood. Courts

Changes number and compensation of various personnel in Monterey, Carmel, and Salinas Municipal Courts and creates new positions in Salinas Municipal Court

Specifies that no appropriation is made for reimbursement of local agency affected by the program specified in this act, and makes legislative declaration relative thereto

To take effect immediately, urgency statute

Ch. 120 (AB 2413) Alatorre Small claims courts

Conditions plaintiff's right to default judgment in small claims courts upon presentation of evidence proving the claim.

Ch. 121 (AB 2622) Thurman Courts.

Includes Stanislaus and San Mateo Counties within those counties in which a person is eligible to be elected or appointed a judge of a municipal court of a judicial district if he is a resident eligible to vote for a specified period in the county in which the judicial district is situated

Ch. 122 (AB 276) Burton Employment of Vietnam veterans.

Requires state to reimburse, for maximum of 18 months, private employers in state for 50% of costs to employers for salaries and wages of Vietnam veterans, as defined, employed by employers if specified conditions are met by employer

Requires Division of Job Training, Development and Placement of Department of Employment Development to administer act and disburse funds thereunder

Requires Director of Department of Employment Development to certify trainees to employers, with specified preferences, defines "certified trainee," and sets forth requirements for such certification

Adds related provisions

Appropriates \$5,000,000 † from General Fund to the Department of Employment Development for purposes of this act, including services rendered by the Department of Industrial Relations.

To take effect immediately, urgency statute.

Ch. 123 (SB 1407) Collier State Highway Route 3

Requires that portion of Route 3 from Route 299 near Weaverville to Montague to be via Main Street in Yreka

Ch. 124 (AB 497) Meade Subdivisions.

Provides that where local ordinance so provides any interested person adversely affected by a decision of the advisory agency or appeals board in relation to the approval of a tentative subdivision map may file a complaint with the legislative body. Authorizes legislative body to hold a hearing on such complaint Specifies procedures re such filing and hearing

To be operative only if SB No 977 is not chaptered

Ch. 125 (AB 1326) Ralph. County agricultural commissioners' removal.

Revises procedure for instituting proceedings for removal of any county agricultural commissioner by deleting the provision requiring a trial board selected pursuant to designated provisions to hold a hearing on removal of a commissioner upon a petition

† Appropriation reduced to \$1,000,000 by action of the Governor

of 25 resident freeholders of any such county, the principal business of each of whom is the production of agricultural commodities

Ch 126 (AB 1346) Knox Local agency formation

Increases from 70 days to 90 days the time in which a hearing on a proposed local agency formation must be held after filing with, and acceptance of, such proposal with the executive officer of the local agency formation commission

Provides that proceedings on such proposals shall not be initiated until an application for formation is accepted for filing by the executive officer Specifies procedures for, and duties of, the executive officer in relation to the filing of such applications

Provides that whenever the executive officer is required by law to prepare an impartial analysis of a ballot proposition, the analysis shall be prepared and submitted to the commission in sufficient time for its consideration and approval or modification, and submission to the officials conducting the election within the time prescribed by law Provides that the commission shall approve or modify the analysis and submit it not less than 54 days prior to the date of the election Specifies contents of analysis

Provides that the resolution required to be adopted by such commission making its determination on a formation proposal may include a short-term designation of the affected territory and a description thereof

Authorizes landowners, voters, or other interested persons, in addition to any legislative body, who desire any change in such commission's resolution making determinations to file a written application therefor with the executive officer prior to the completion of the proceedings Further provides for final determination after such changes are requested.

To take effect immediately, urgency statute

Ch 127 (AB 1347) Knox Districts

Provides that disincorporation of an existing city which is proposed as a part of a plan of reorganization may also be conducted in accordance with the procedures for reorganization set forth in the District Reorganization Act unless the affected city objects thereto

Makes related changes

Provides that the executive officer shall prepare an impartial analysis of each question submitted at the election re such change and submit it to the commission in sufficient time, rather than within 5 days after being notified that an election had been called, for the commission to consider the analysis and approve or modify it

Provides that local agency formation commission shall submit the analysis, after its approval or modification, to the officials in charge of conducting the election not less than 54 days prior to the date of such election, rather than within 5 days of receipt

Increases from 70 to 90 days the date by which specified hearings must be held after order therefor

To take effect immediately, urgency statute

Ch 128 (AB 1455) Duffy Dental auxiliaries

Creates and prescribes powers and duties of Committee on Dental Auxiliaries under jurisdiction of Board of Dental Examiners of State of California. Provides for certification, licensure, qualifications, and authority of specified dental auxiliary personnel Repeals existing provisions relating to dental hygienists Makes related changes.

Conforms fee schedule formerly applicable to dental hygienists so as to apply to dental auxiliary personnel and revises such schedules

Provides that no appropriation is made by this act, nor is any obligation created thereby under Section 2231 of the Revenue and Taxation Code for the reimbursement of any local agency

Ch 129 (AB 1859) Seeley Factory-built housing.

Defines "building component," "building system," and "local inspection agency" for purposes of the California Factory-Built Housing Law Revises definition of "factory-built housing" for purposes of such law

Eliminates requirement that the Department of Housing and Community Development issue an insignia for factory-built housing manufactured prior to the effective date

of the regulations which meet standards established by the Commission of Housing and Community Development of the State of California as provided in specified provisions of the Health and Safety Code. Deletes exception from such requirement, and from the requirement that all factory-built housing manufactured after the effective date of the regulations adopted pursuant to specified provisions of the Health and Safety Code, which is sold or offered for sale to first users within this state, bear insignia of approval issued by the department, for factory-built housing which is inspected and approved at the place of, and during the time of manufacture, in accordance with applicable local building requirements, by the local enforcement agency. Deletes provisions which specify that the cost of any such inspection shall be borne by the manufacturer.

Provides that if the department, rather than the commission, determines that standards for the manufacture of factory-built housing, which have been prescribed by other states, are at least equal to the standards prescribed by the commission, the commission may so provide by regulation. Provides that any factory-built housing which a state has approved as meeting its standards for manufacture shall be deemed to meet the standards of the department, if the department, rather than the commission, determines that the standards of such other state are actually being enforced.

Changes edition of specified uniform industry codes, which is to be used by the commission to adopt rules and regulations re factory-built housing, from various specified dates to the most recent edition of each such code, as adopted or amended by the particular organization responsible for such code.

Directs the commission to require every city and county to file with the department specified applicable wind pressure and snow load requirements on or before each January 1, and requires the department to notify factory-built housing manufacturers of these requirements on or before each March 1.

Authorizes the governing body of any city or county to elect to have its building department assume responsibility, if certified by the Department of Housing and Community Development, for making in-plant inspections of factory-built housing in all places of manufacture within the political limits of the jurisdiction of such city or county. Authorizes the governing body of any city or county, the building department of which serves as such a local inspection agency, to establish, by ordinance, a reasonable inspection fee for in-plant inspections to defray the actual cost of inspections. Requires the department to make such inspections if there is no certified local inspection agency.

Authorizes local enforcement agencies to establish, by ordinance, an inspection fee for the inspection of the installation of factory-built housing.

Specifically and entirely reserves to local jurisdictions local snow load requirements and local wind pressure requirements.

Deletes provisions re the advisory committee on factory-built housing.

Provides that, notwithstanding Section 2164.3 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor any appropriation made by that act.

To take effect immediately, urgency statute.

Ch 130 (AB 2370) Nimmo Public Employees' Retirement System

Permits persons who were in the employ of the State of California on or after September 16, 1940 and prior to eligibility for membership and before December 31, 1945, entered the armed service directly from state service without intervening private employment and returned to state employment within 6 months of discharge to receive specified service credit upon payment of employee contributions.

Ch. 131 (AB 2523) Dixon County employees retirement law.

Provides that the marshal and assistant marshal shall become safety members on the first day of the calendar month following their appointment regardless of age.

Provides that a person over 35 years of age may elect to become a safety member in the County Employees Retirement System if he was employed for not less than 10 years in a position involving active law enforcement, and is employed by a county in a position which would make him eligible to become a safety member if he had not been over 35 years of age, and contributes, with interest, the difference between contributions made and those which would have been made if he had been a safety member and provides that provision shall not be effective unless adopted by county board of supervisors.

Provides that there shall be no reimbursement nor appropriation made by act because duties imposed on local government are minor in nature and will not cause financial burden to local government

Ch 132 (AB 2664) McAlister. Administration of estates

Changes the executor's or administrator's annual maximum surety bond allowance from \$10 for bonds in the amount of \$2,000 or less, to \$20 for bonds in the amount of \$4,000 or less

Ch 133 (AB 3170) Badham Personal property tax relief

Appropriates \$13,700,000 from the General Fund to the State Controller for reimbursement of local taxing authorities in augmentation of Item 82, Budget Act of 1973

To take effect immediately, usual current expenses

Ch 134 (SB 1626) Biddle Hospital construction

Authorizes the State Department of Health to extend for 2 years dates re substantial progress and completion of specified hospital facilities not meeting prescribed comprehensive health planning requirements, where delay has resulted from the death of the original applicant

To take effect immediately, urgency statute

Ch. 135 (SB 1609) Walsh Tire chains

Defines "tire chains" as devices which are designed for use on tires to improve stopping, traction, and cornering ability upon snow or ice-covered surfaces and are of a type which comply with regulations adopted by the Commissioner of the California Highway Patrol

Specifies that it is an infraction to sell, offer to sell, lease, install, or replace on a vehicle for use on a highway, any tire chains not complying with regulations of the commissioner

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute

Ch 136 (SB 1445) Song Financial institutions

Revises provisions of "Banking Law" relating to adverse claims to personal property in bank safety deposit box rented to any person or to personal property held by bank for safekeeping or in storage

Revises provisions of "Savings and Loan Association Law" relating to adverse claims to shares or investment certificates standing on its books or to personal property held by it for the account of any person

Ch 137 (SB 1494) Grunsky Airport district. borrowing limitation

Increases the borrowing limitation of the Monterey Peninsula Airport District from a fixed maximum rate of 5% to a fixed maximum rate of 7%.

Increases the total amount the district may borrow under prescribed provisions from \$250,000 to \$1,000,000

To take effect immediately, urgency statute.

Ch 138 (AB 1132) Wood Merit awards

Increases maximum state employee merit award from \$150 to \$1,000 in cases in which larger award has not been approved by the Legislature

Makes other related changes

Ch 139 (AB 2324) Wood Personal income tax

Provides that all amounts withheld during a calendar year shall be allowed as a personal income tax credit for the taxable year with respect to amounts held during such taxable year, rather than requiring a fiscal year taxpayer to apply such withholding as a credit for the taxable year beginning in the calendar year

To apply to taxable years ending after December 31, 1971

Provides that any adjustment required by this act with respect to credits for the 1972 fiscal year and the 1973 fiscal year shall be made on the 1974 fiscal year return

To take effect immediately, urgency statute

Ch. 140 (AB 2483) Nimmo. Stockponds.

Declares that the owner of any dam constructed prior to January 1, 1969, the capacity of which is not in excess of 10 acre-feet on January 1, 1975, and concerning which water rights litigation between private parties was not a matter of record prior to January 1, 1974, has a valid water right with a priority as of the date of construction of the dam and is eligible for such evidence of validity as the State Water Resources Board may provide, for the use of such water for livestock watering use, including domestic and recreational use which is incidental to livestock use. Specifies that all permits or licenses issued by the board prior to the effective date of this act shall have priority over any water right claimed pursuant to this act. Specifies that any such claim filed after December 31, 1977, shall have a priority as of the date of filing, and requires each claim to be accompanied by a fee set by the board to cover reasonable administrative costs. Authorizes the board, after notice and hearing, to revoke any such evidence of a water right upon a finding that the water has ceased to be used for such purposes. Exempts such use from requirement for the filing of a statement of water diversion and use with the state board. Makes legislative findings and declarations re such water rights.

Ch. 141 (AB 2571) Papan Weapons

Specifies, with certain exceptions, that manufacture, importation, keeping or offering or exposing for sale, giving, lending or possessing of specifically described instrument or weapon commonly known as nunchaku, or specifically described metal plate instrument, is a felony and provides for destruction of such weapons as nuisances.

Provides that there shall be neither appropriation nor reimbursement of any local agency for any costs incurred by it pursuant to the act because the Legislature recognizes that during any legislative session a variety of changes to laws relating to crimes and infractions may cause both increased and decreased costs to local government entities and school districts which, in the aggregate, do not result in significant identifiable cost changes.

To take effect immediately, urgency statute.

Ch. 142 (AB 2643) Cullen Administrative regulations

Requires that notice of proposed actions regarding administrative regulations shall be delivered to the Office of Administrative Hearings for publication in the next issue of the California Administrative Register. Makes related changes.

Requires that a copy of each issue of the California Administrative Register and any supplement thereto be furnished to each standing committee of both houses of the Legislature.

Requires notice of such action to be accompanied by a cost estimate prepared by the Department of Finance.

To take effect immediately, urgency statute

Ch. 143 (AB 2672) Wood. County agricultural commissioners discharge.

Deletes the provision requiring county agricultural commissioner's trial board to hold a hearing on removal of a commissioner upon a petition of 25 resident freeholders of a county, the principal business of each of whom is the production of agricultural commodities.

Revises the membership requirements of a county agricultural commissioner's trial board.

Ch. 144 (AB 3184) Lanterman. In-home supportive services

Supplements the Budget Act of 1973, in part, by including the state's share of costs for in-home supportive services in the appropriation to the Department of Social Welfare, and by requiring that the transfer of any unencumbered funds so appropriated shall not exceed \$3,800,000 and, after June 1, 1974, shall be transferred to augment Item 280, rather than Item 276, thereof for specified purpose

To take effect immediately, urgency statute

Ch. 145 (SB 852) Marler. Special education, Chaffey College.

Includes educationally handicapped pupils among category of pupils for whom specified payments must be made re reimbursement for education of certain nonimmigrant and noncitizen children, and children residing in a children's institution

Requires school district in which children's institution is located and which does not have adequate special education facilities for specified programs to apply for funds for construction of needed facilities, and to repay such funds in specified manner

Requires school districts to apply for funds for construction of needed facilities for development centers for handicapped pupils, and to repay such funds in specified manner.

Authorizes State Allocation Board to make apportionments under law re school housing aid for exceptional children for such special education facilities

Authorizes the governing board of Chaffey Community College to lease for a 3-year period, renewable at option of the board, a building which is used exclusively for voluntary adult vocational education programs, and exempts such building from Field Act requirements and provides that state shall incur no liability as a result of personal injury or property damage in such a leased building

Provides that no reimbursement is made to any local agency for any costs incurred by it pursuant to this act, because financing authority is provided by specified provision

To take effect immediately, urgency statute

Ch 146 (SB 1489) Grunsky. San Luis Obispo district.

Authorizes revenue bonds to be issued pursuant to the Revenue Bond Law of 1941 for the benefit of any zone or zones of the San Luis Obispo County Flood Control and Water Conservation District, as well as for the benefit of the entire district. Makes related changes

Specifies that except as set forth in specified provision, in the case of any conflict between the provisions of the San Luis Obispo County Flood Control and Water Conservation District Act and the Revenue Bond Law of 1941, the provisions of the latter shall control

To take effect immediately, urgency statute

Ch 147 (SB 1530) Collier. Payment bonds.

Authorizes payment of claim of original contractor awarded contract by public entity which fails to file payment bond, where such failure is the result of inadvertence or excusable neglect. Applies retroactively to any airport contract, performed and partially paid for by the state funds provided from the Aeronautics Fund, entered into by a city of a specified population on or after July 1, 1971, and performed on or before June 30, 1973.

Operative until the 181st day after effective date

To take effect immediately, urgency statute.

Ch 148 (SB 1541) Collier. Fire protection districts

Extends the date by which the statement and map or plat of fire protection districts created during the 1973-74 fiscal year before the effective date of this section are required to be filed for assessment and taxation purposes for the 1974-75 fiscal year from January 1, 1974 to March 1, 1974

To take effect immediately, urgency statute.

Ch. 149 (SB 1686) Song. Judges

Deletes provision prohibiting receipt of compensation for services by members and masters of the Commission on Judicial Qualifications.

Provides that retired judges shall receive compensation while acting as a master, as well as a referee, before the Supreme Court or any court of appeal or before the Commission on Judicial Qualifications.

To take effect immediately, urgency statute

Ch. 150 (AB 772) Hayden. Garage door springs

Requires the Commission of Housing and Community Development to adopt, amend, and repeal, and, with certain exceptions, the Department of Housing and Community Development to enforce, such rules and regulations for garage door springs for installation in garages which are accessory to apartment houses, hotels, motels, and dwellings as the commission determines are reasonably necessary to prevent the death and injury of persons or damage to property resulting from the breaking of the garage door springs.

Forbids, on and after the effective date of such rules and regulations, the sale or

offering for sale, or the installation in any garage which is accessory to an apartment house, hotel, motel, or dwelling, of any garage door spring which violates any rule or regulation adopted by the commission under this act

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act because of a specified reason

Ch 151 (AB 1808) Brown Medical Assistance Program

Deletes limitations on expenditure of funds during the 1973-74 fiscal year for the Medi-Cal management prototype system set forth in the Budget Act of 1973 and provides instead that the Department of Health shall by June 30, 1974, enter into a contract calling for implementation and operation of a statewide claims processing and information retrieval system

Provides that such contract shall not be entered into unless an award has been made in accordance with the request for proposal for a statewide Medi-Cal intermediary

To take effect immediately, urgency statute

Ch 152 (AB 2704) Z'berg Exposition and State Fair

Requires the Division of Exposition and State Fair, Department of Parks and Recreation, to administer the California Exposition and State Fair under the direction of an exposition and fair administrator in the Governor's office

To be in effect only until AB 2703 is enacted and becomes operative

Appropriates \$50,000 to the Department of Parks and Recreation for purposes of carrying out the provisions of the act

To take effect immediately, urgency statute

Ch 153 (AB 2749) MacDonald San Antonio Water Conservation District

Provides for the San Antonio Water Conservation District to be governed under the Water Conservation Law of 1931 rather than the Water Conservation Act of 1927

Authorizes the San Antonio Water Conservation District to change its name to the Ojai Water Conservation District

Ch 154 (SB 1576) Marks Elections

Provides that whenever a special election, or a special primary election, to fill a vacancy in Congress is consolidated with a statewide election, the candidates to fill the vacancy shall appear on the consolidated ballot immediately preceding the candidates for that same seat in Congress at the statewide election or the clerk at his option may print a separate and distinct ballot

Increases membership of Democratic and Republican county central committees in a city and county from 6 to 8 and specifies that in an Assembly district that lies only partially within a city and county, the eight members shall be elected from that portion of the Assembly district contained within the city and county

To take effect immediately, urgency statute

Ch 155 (SB 1878) Nejedly Unemployment insurance extended benefits

Removes 120 percent trigger required for state "on" or "off" indicator for purposes of obtaining federal share of benefits under Federal-State Extended Unemployment Compensation Act of 1970 for period until July 1, 1974, rather than April 1, 1974

To take effect immediately, urgency statute

Ch 156 (AB 2151) Bagley Sales and use taxes

Exempts from sales and use taxes the sales of hot prepared foods by caterers or other vendors to air carriers engaged in interstate or foreign commerce for consumption by passengers

Adds a provision expressing legislative intent expressed in Section 24 of Chapter 1741 of the Statutes of the 1971 Regular Session of the Legislature to exempt from sales and use taxes the sales of hot prepared foods to passengers by an air carrier engaged in interstate commerce

To take effect immediately, tax levy

Ch 157 (SB 1499) Berryhill. Property taxation, turf grass

Defines turf grass cultivated and harvested for sale and transplanting as a growing crop exempt from property taxation

Provides for claims by county auditors for reimbursement for property tax revenues lost by reason of this act.

Operative until the end of the fifth fiscal year after the effective date of this chapter

To take effect immediately, urgency statute; but operative on first lien date following enactment

Ch. 158 (AB 3191) Keysor Elections

Provides for warning on ballot and related election materials when two or more candidates with identical names file for the same office. Requires each candidate's name to bear an identifying mark if any such candidate requests such a mark

Specifies that a proposition may be submitted, at the June 4, 1974, direct primary election, pursuant to Section 4, Article XXVI, California Constitution, as proposed by Stats 1973, Res. Ch. 145 (Prop 5 of that election), to authorize the use of motor vehicle revenues for public mass transit guideway purposes in county or counties, or specified area thereof

To take effect immediately, urgency statute

Ch 159 (AB 2726) Arnett Interdistrict attendance, school districts

Specifies maximum interdistrict attendance tuition payment based on actual cost per unit of a day in particular class or program rather than revenue limit. Provides for adjustment of revenue limit

Authorizes school districts to make tuition charge re interdistrict attendance or to include attendance of pupils from another district in a day computations. Provides for public hearing re cost of attendance of pupils of other districts

Authorizes county board of education to determine tuition if districts fail to agree, limits such tuition

Provides for crediting of attendance for interdistrict attendance of physically handicapped and mentally retarded pupils.

Provides for crediting of attendance and for tuition for pupils in schools or classes in county institutions

Provides for crediting of a day if provisional admission pending decision re interdistrict attendance occurs

Provides for crediting of a day when elementary school pupils are educated by another district prior to lapsation of district in which pupils live

Provides for crediting of a day to district providing transportation for purposes of receiving special transportation allowance

Permits school districts to operate under provisions of this act for remainder of 1973-74 fiscal year, where governing board deems such action appropriate, and validates prior conforming action during 1973-74 fiscal year

To take effect immediately, urgency statute

Ch 160 (SB 628) Stull Schools special education

Requires the Superintendent of Public Instruction to allocate funds to the Department of Education from prescribed state school fund allocation schedule for purposes of research, program development, and evaluation in the education of the handicapped or gifted pupils rather than special education

Deletes requirement that prescribed amounts of such funds be utilized for research through contractual agreements with California universities, and requires that funds be used for prescribed purposes

Authorizes the Department of Education to contract or make grants with competent individuals, organizations, agencies, or institutions of higher education for research, program development, and evaluation studies in the education of handicapped or gifted pupils

Authorizes the Superintendent of Public Instruction to employ personnel for purposes of this act

Requires the State Board of Education to adopt prescribed rules and regulations, and to annually review problems and issues in the education of the handicapped and gifted pupils

Requires the Department of Education to report to Joint Legislative Budget Committee by 5th day of the legislative session each year, rather than on November 1 of each of the years 1971 to 1974

Deletes requirements that Legislative Analyst prepare a prescribed annual analysis and be informed by the Department of Education of the progress of negotiations concerning contracts in special education

Ch 161 (SB 1106) Collier Los Guilucos School

Requires Department of Finance to sell all interests of the state in real property and appurtenances of Los Guilucos School facility to Sonoma County for sum of \$1,250,000
Requires Director of Finance to determine terms and conditions of the sale, with such reservations and exceptions as he finds to be in the best interest of the state

To take effect immediately, urgency statute

Ch 162 (SB 1178) Short Barbering apprentices

Permits any apprentice barber applicant who has failed only once to pass a satisfactory examination for certificate of registration to practice barbering to take a second examination without first completing a further prescribed course of study, provided he takes the second examination within 90 days of first examination

Deletes maximum limit of two apprentice barbers which may be employed in barber-shop, and deletes requirement that specified supervision of apprentice be "immediate and personal"

Ch 163 (SB 1844) Marks. School district administrative advisers

Deletes requirement that administrative advisers (legal) employed by any school district be employed under the same time-in-position conditions as prescribed for obtaining permanent status under the tenure system for certificated positions Not to effect permanent status attained under this section prior to effective date of this act

To take effect immediately, urgency statute.

Ch 164 (AB 1142) Garcia Historic park operation, restoration.

Requires the Department of Parks and Recreation to offer to enter into an operating agreement with respect to or offer for lease all state-owned property within El Pueblo de Los Angeles State Historic Park to the City of Los Angeles for a term of 3 years for the administration and operation of such property Provides that the operating agreement or lease shall require the city to maintain Olvera Street in its present condition and undertake only such development or restoration thereof as may be approved by the Director of Parks and Recreation, except as may be necessary to comply with current building code seismic requirements Requires, upon execution of such operating agreement or lease, the cancellation of specified joint powers agreement Requires the department, the County of Los Angeles, and the city to jointly study and evaluate the condition of each of the state-owned buildings on Olvera Street, identify present or potential hazardous conditions, and determine obligations, responsibilities, and actions to be taken with respect thereto

Appropriates \$700,000 to the department for the restoration of a specified portion of El Pueblo de Los Angeles State Historic Park, provided, that such funds shall only be used to pay for the completion of structural work, site work, and utilities under a master agreement approved and signed by the director

To take effect immediately, urgency statute

Ch 165 (AB 1841) Duffy Acupuncture

Revises provision which allows an unlicensed person to perform acupuncture for primary purpose of scientific investigation to permit such performance in a program affiliated with and under the jurisdiction of an approved medical school, rather than only in an approved medical school

Requires the Board of Medical Examiners to provide grants for purpose of funding projects to research specified aspects of acupuncture if application is made, as prescribed, to the board

Appropriates \$150,000 † from the General Fund to the Board of Medical Examiners for funding specified projects

† Appropriation deleted by action of the Governor

Requires the Board of Medical Examiners to review and report to the Legislature at specified time, on various aspects of acupuncture

To take effect immediately, urgency statute

Ch. 166 (AB 2080) Kafiloff Property taxation

Eliminates exceptions to general requirement that county tax collector collect all property taxes

Repeals provision authorizing county board of supervisors to require either assessor or tax collector to collect taxes on unsecured property

Makes conforming changes

Ch 167 (AB 2764) Mobley School district construction funds

Provides for the addition of voted increase in maximum tax rate, to be effective commencing with 1973-74 fiscal year, which has a termination date and whose sole purpose was providing construction funds, to the maximum general purpose tax rate otherwise applicable to school districts

To become operative July 1, 1974

To take effect immediately, urgency statute

Ch 168 (SB 1405) Alquist Foreign death records

Authorizes the recording in the county recorder's office of death certification or data issued by an agency of the federal government to authenticate the death of a United States citizen abroad in the last county of permanent residence if the last permanent residence of such person was in California, and limits the recording of birth certification or birth data, issued by an agency of the government of the United States to authenticate a birth of a child to a United States citizen outside of the United States, to the last county of permanent residence if the last permanent residence of one or both parents of the child was in California

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code there shall be no reimbursement and no appropriation is made by this act because of a specified reason

Ch 169 (SB 1602) Song Consumer warranties used goods

States that obligations of a distributor or retail seller of used goods sold in this state under the Song-Beverly Consumer Warranty Act extend to sales of all used goods regardless of when such goods may have been manufactured

States that this act does not constitute a change in, but is declaratory of, existing law

Ch. 170 (SB 1574) Mills Crippled children services program

Authorizes the Department of Health, upon approval of the Director of Finance, to approve a county appropriation in excess of two-tenths mill (\$.0002) on each dollar of assessed valuation of the taxable property in the county for crippled children services within the county, if the county expresses an intent to appropriate additional funds and the state is able to match such appropriation on a 3:1 ratio within the current state appropriation for its program

To take effect immediately, urgency statute

Ch 171 (AB 2190) Maddy Trust proceedings notice

Defines classes of persons who must be given notice in trust proceedings Prescribes circumstances in which court may require additional notice or appoint a guardian of a beneficiary or beneficiary class

Ch 172 (AB 2670) Lanterman Air pollution control variances

Revises provisions governing the conduct of hearings and notices re variances from air pollution control regulations of air pollution control districts

Permits variances which include schedules of increments of progress, as defined

Requires, where the air pollution control board adopts a rule or regulation limiting emissions as of a future date, specified notice to persons emitting pollutants which would exceed such limits, and that the person shall submit a schedule of increments of progress leading to compliance Provides that such rule or regulation may itself contain a schedule of increments of progress and that, in such event, only persons who cannot comply

with such schedule shall submit the required schedule of increments of progress or an application for a variance to the hearing board. Prohibits, unless and until such operation is authorized, the operation of any device which is subject to variance if there is a failure to achieve any scheduled increment of progress.

Permits the State Air Resources Board to modify, as well as revoke, variances granted by air pollution control districts if the variance is of excessive duration or does not comply with specified laws governing such districts. Requires the State Air Resources Board to hold a hearing before so revoking or modifying such a variance. Provides for interim variances.

Provides that there are no state-mandated local costs in the act that require reimbursement, for a specified reason.

To take effect immediately, urgency statute

Ch. 173 (AB 2671) Wood Regional occupational centers

Appropriates \$500,000 from proceeds of State School Building Aid Bond Law of 1966, for expenditure by a joint powers entity created by agreement of 2 or more school districts, under administrative direction of the State Allocation Board, as a state loan for the construction or purchase of facilities for a regional occupational center or program in Monterey County.

Requires repayment of moneys so expended from proceeds of a district tax to be levied in the district in which the regional occupational facilities are situated.

Declares, that for purposes of Section 2231, Revenue and Taxation Code, this act creates no state-mandated local costs requiring reimbursement by the state.

To take effect immediately, urgency statute

Ch 174 (AB 2695) Badham Unified school districts.

Specifies that prescribed maximum amounts of compensation to members of school district city boards of education or governing boards is applicable to members of newly organized or reorganized school districts as provided.

Authorizes governing board of any school district unified during 1973-74 fiscal year but not effective until July 1, 1974, to exercise until that date, all powers necessary to meet and confer with certificated employee council, adopt merit system, and appoint personnel commission, pursuant to specified provisions. To be effective only until July 1, 1974.

Validates all such acts and proceedings taken prior to effective date of this act which would otherwise have complied with such specified provisions.

Incorporates additional changes in Section 1231, Ed C, proposed by AB 2414, to be operative only if AB 2414 and this bill are both chaptered and become effective, and this bill is chaptered last.

To take effect immediately, urgency statute

Ch 175 (AB 3100) Fenton Home solicitation contracts

Revises language in notice of cancellation to be used in a home solicitation contract or offer regarding the rights of buyer in the event that buyer notifying seller of his cancellation fails to make goods available to seller or if buyer agrees to return goods to seller and fails to do so and specifies therein that buyer shall remain liable for performance of all contract obligations in either event.

To take effect immediately, urgency statute

Ch 176 (SB 491) Nejedly Environmental quality air pollution

Requires the responsible state agency to consult with, and obtain comments from, the State Air Resources Board in preparing an environmental impact report on a highway or freeway project, as to the air pollution impact of the potential vehicular use of such highway or freeway.

Ch 177 (SB 1231) Zenovich Loans

Revises definition of "commercial loan" as used in the Personal Property Brokers Law. Defines specified terms.

To take effect immediately, urgency statute

Ch 178 (AB 2099) Arnett Counties

Authorizes comprehensive water resources management plan for San Mateo County Requires San Mateo County to prepare and adopt such a plan by January 1, 1978, and provides procedures for adoption and public hearings re such plan

Further provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for a specified reason

Defines terms and declares legislative intention therein

Ch 179 (SB 1895) Dills School district loans

Authorizes county superintendent of schools to lend sum determined by county board of education to specified category of unified school district if such loan is necessary for completion of educational program for the current school year Requires repayment of loan, plus interest, over 3-year period

Requires county superintendent of schools with the cooperation of the Superintendent of Public Instruction to review the financial management of the district

To remain in effect only until July 1, 1976

To take effect immediately, urgency statute

Ch 180 (SB 747) Stern Equalization of assessments

Makes procedural changes relating to equalization of assessments for property taxation purposes

Declares that the enactment does not result in any increased costs to local government and that no appropriation is made nor any obligation created thereby under Sec 2231, R & T C

Applicable to assessments made on and after the 1974 lien date

To take effect immediately, urgency statute

Ch 181 (SB 1309) Robbins Night sessions

Requires that, except as provided, one department at each of the four branches of Los Angeles Municipal Court District handling the largest volume of traffic arraignments remain open and in session at night for trial or other disposition of infractions, as specified

Provides that the requirement of night court sessions are not to be construed to deny the defendant the opportunity to be arraigned in a day session of the court if he so elects

Requires Judicial Council to study and make designated report with respect to operation and effect of such night sessions, and authorizes such a study of other night sessions conducted in state

Makes such provisions effective only until July 1, 1976.

States that the Legislature intends that the Judicial Council apply for federal funds for purposes of the act

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code there shall be no reimbursement pursuant to this section nor shall there be any appropriation made by the act because of existing statutory financing

Ch. 182 (SB 1466) Moscone Instructional variations. pupil's gender

States policy of state re conducting elementary and secondary school and community college classes and courses without regard to the sex of the enrolled students Prohibits specified discriminatory acts by school districts on the basis of the sex of the pupil, with specified exceptions

Provides that there are no state-mandated local costs in this act that require reimbursement under Sec 2231, Revenue and Taxation Code, for a specified reason

Ch 183 (AB 690) Dunlap Fairfield streams project

Adopts and authorizes the project for flood protection on the streams in the vicinity of Fairfield, California, in accordance with congressional action at an estimated cost to the state of such sums as may be appropriated for state participation by the Legislature upon the recommendation and advice of the Reclamation Board Specifies that this authorization shall not be deemed to confer preference on this project over the needs of other statewide programs in appropriations of available funds Specifies that no state funds shall be appropriated until federal advanced engineering and design funds are

available and until the responsible local agency has provided assurances of financial capability to complete the recreational acquisition and development program detailed in the project report.*

Authorizes the Reclamation Board to enter into a loan agreement with the local agency to lend the funds necessary to pay the local portion of the costs of lands, easements, and rights-of-way. Authorizes the state to pay 50 percent of the nonfederal capital costs of the recreation and fish and wildlife enhancement features of the project.

Requires the Reclamation Board to give assurances to the Secretary of the Army of local cooperation in connection with such project and to execute plans for project in cooperation with Department of the Army.

Ch. 184 (SB 1717) Nejedly Transit district.

Requires the board of directors of the San Francisco Bay Area Rapid Transit District to submit, not later than May 1, 1974, to the Legislature the boundaries of 9 election districts within the district from which the members of the board are to be elected, if the proposition requiring that the board be elected is adopted by the district voters at a special election to be held on June 4, 1974.

Provides that the board shall establish and define election district boundaries to be as nearly equal in population as practicable, considering specified factors.

Specifies that the boundaries of the election districts are to be as established by the board unless the Legislature enacts a statute which becomes effective on or before May 20, 1974, that establishes and defines such boundaries. Provides that the Legislature shall take specified factors into consideration in establishing and defining such boundaries.

Requires, if the Legislature establishes and defines the boundaries of the election districts, the district secretary to file certified copies of the maps describing the election districts with the Secretary of State and the county clerk of each county with territory within the boundaries of the district.

Provides that neither reimbursement shall be made pursuant to Sec 2231 of the Revenue and Taxation Code, nor any appropriation made by this act, for specified reasons.

To take effect immediately, urgency statute.

Ch 185 (AB 1674) Russell State lands

Provides that a public agency desiring to purchase surplus or excess state land shall notify the Department of General Services within 60 days of its intent to purchase such real property after receipt of the department's notice of intent to sell.

Provides that if the two agencies cannot agree on price within 180 days the public agency may institute procedures for appraisal of the property, the costs of which are borne by the agency whether or not the property is purchased by the agency.

Grants an additional 90 days to execute a sales or exchange agreement where the two agencies agree on price. Provides, with specified exception, that if such agreement not executed in such 90-day period, the department may offer the land for sale in the normal manner.

Ch 186 (AB 2075) Kapiloff Property taxation

Requires the State Board of Equalization to prescribe procedures and forms for the free public libraries, free museums and public schools property tax exemptions.

Requires persons claiming such exemptions to make a return of the property to the assessor and prescribes the contents of such returns. Exempts school districts from such requirement.

Declares that there are no costs to local governments from the enactment requiring state reimbursement.

Corrects clerical error.

Makes additional changes in Sec 254, Revenue and Taxation Code, proposed by AB 198, to be operative only if AB 198 and this bill are both chaptered, and this bill is chaptered after AB 198.

Ch 187 (AB 2083) Kapiloff. Property taxation

Defines terms used in providing for assessment of certain land which is under an enforceable use restriction.

Eliminates various provisions relating to assessment practices in valuing property subject to enforceable restrictions and in the use of comparison with sales of other property.

Provides that when valuing property other than "unitary property," as defined, the State Board of Equalization shall be bound by the same valuation considerations and methods as applicable to assessors pursuant to the Revenue and Taxation Code

Ch. 188 (AB 2087) Kapiloff. Taxation

Provides penalty for willful or fraudulent failure of assessee of state-assessed property to report certain information to the State Board of Equalization, as required.

Revises method of entering escape assessments by State Board of Equalization on assessment rolls

Ch. 189 (AB 2528) Burton State holidays

Directs the Governor to proclaim March 7, as "Arbor Day"

Ch 190 (AB 2615) Leroy F Greene. School building replacement.

Permits school buildings not conforming to Field Act structural standards to be utilized beyond June 30, 1975, rather than prohibiting their use after such date, if State Allocation Board authorizes such use upon a determination that the school district has proceeded with a plan for, and contracted for, the repair, reconstruction or replacement of such buildings and work thereon has commenced. Requires governing board requesting such authorization to adopt resolution declaring its intention to continue use of such building. Provides that in no event shall authorization for the continued use of such buildings extend beyond June 30, 1977, or the completion date of replacement buildings, whichever occurs first.

Makes specified school district tax rate increase to raise matching funds for earthquake safety construction purposes applicable to fiscal years prior to and including 1973-74. Specifies such additional tax money may be levied in 1974-75 fiscal year only if State Allocation Board approves of application for state assistance under designated program

To take effect immediately, urgency statute.

Ch 191 (AB 2782) Chappie Tahoe public utility districts

Extends from July 1, 1975, to July 1, 1979, the authority of both the Tahoe City Public Utility District and the South Tahoe Public Utility District to fix, for each fiscal year, an increased water standby or immediate availability charge, with any funds derived from such increase be used only for acquisition of nonpublic domestic water supply systems, but deletes requirement that any such systems to be acquired be in existence on July 1, 1970. Includes the North Tahoe Public Utility District in such authority

Ch 192 (AB 2800) Duffy Pink bollworm research.

Authorizes the Director of Food and Agriculture, upon the recommendation of the Cotton Pest Control Board, to expend, during the 1973-74 fiscal year, \$152,000 from the fees imposed on bales of cotton for the control of, and eradication of, pink bollworm or other related cotton pests, to supplement research by the University of California on the male confusion (environmental permeation) technique for pink bollworm control, without any requirement that such expenditures be matched by revenues from any other source

Requires the Department of Food and Agriculture to report its findings on the effectiveness of the male confusion technique for pink bollworm control, no later than January 1, 1975.

To take effect immediately, urgency statute.

Ch. 193 (AB 3237) McAlister School revenue limit elections

Revises prescribed wording of ballot measure for an increase or decrease in the revenue limit per unit of a d a of a school district or community college district

Validates elections and proceedings which substantially complied with prior law or with law as changed by this act

To take effect immediately, urgency statute.

Ch 194 (SB 371) Alquist Public utilities

Revises the provisions of law requiring designated public utilities to furnish notice of pending rate increases to provide that the notice may, rather than shall, be included with the regular bill for charges, and that the customer be informed where he may request notice of the date, time, and place of the hearing, rather than requiring the notice to so state. Specifically exempts from the requirements of such notice increases reflecting and passing through to customers only increased costs to the public utility.

Requires the Public Utilities Commission to disallow, for ratesetting purposes, advertising expenses by any electrical, gas, or heat corporation when such advertising encourages increased consumption of the services or commodities furnished by such corporation. States that the commission may allow expenses for advertising which encourages the more efficient use of the plant of such a corporation, or the more efficient use of electricity, gas, or heat, the conservation of energy or natural resources, or the economical purchase, maintenance, or effective use of appliances.

Prohibits every utility owned by a municipal corporation, municipal utility district, and public utility district furnishing light, heat, or power from spending funds for advertising when such advertising encourages increased consumption of such services or commodities. Permits advertising which encourages the more efficient operation of the utility system, or the more efficient use of light, heat, or power, the conservation of energy or natural resources, or the economical purchase, maintenance, or use of appliances.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for a specified reason.

To take effect immediately, urgency statute

Ch 195 (SB 1566) Grunsky Public Employees' Retirement System

Provides if contracting agency elects that "final compensation" for local members employed by such agency is average compensation earnable during year elected by member or if he does not elect, the year immediately preceding his retirement.

Ch 196 (AB 319) Knox Adoption

Provides that forms adopted by State Department of Health authorizing release of infant from health facility to persons other than those entitled to custody of child and authorizing such person to obtain medical care for the child shall contain designated statements with regard to adoption.

Prohibits release of minor under 16 from health facility unless authorized by parent or person having legal custody. Requires report to department of name and address of person to whom such child is released under specified circumstances.

Makes changes in proposed sections contingent upon adoption of SB 1336

Ch 197 (AB 1383) Keysor Public Employees' Retirement System

Revises membership of board of administration by providing that three members shall be elected by active members of system, one member shall be elected by both retired and active members, one member shall be elected only by and from the retired members, and for appointment of elected official of local government by the Governor. Permits persons elected to board prior to retirement to finish term.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch 198 (AB 2823) Craven Salary and wage deductions

Permits retired employees of a public agency, other than a school district, on approval of governing board of such public agency, to authorize deductions from retirement allowances for dues in association of retired employees.

Ch 199 (SB 1492) Grunsky Harbor district work

Permits notice of the proposed letting of a contract for harbor district work exceeding \$3,500 in cost to be published once a week for two successive weeks, as an alternative to advertisement for a period of two weeks.

Ch 200 (SB 1549) Collier Vehicles width limitations

Prescribes a maximum outside width of 100 inches for that portion of a vehicle load consisting of plywood, particle board, hardboard, gypsum board, similar types of wall-board, or any combination thereof, rather than prescribing such maximum outside width for a vehicle load composed solely of such items

Ch 201 (AB 1320) Ralph Labor.

Provides that the Labor Commissioner shall hold hearings concerning wage and fringe benefit claims against contractor's cash deposit.

Ch. 202 (AB 2364) Vasconcellos Crimes recognizance release

Requires court finding, that a defendant has failed to appear, or violated conditions of release, or that new facts are known, or that circumstances have changed revealing increased risk of nonappearance, before own recognizance release can be revoked and bail instated

Ch 203 (AB 2584) Joe A Gonsalves Wiping rags.

Specifies that wiping rags shall be sanitized, rather than sterilized, and makes conforming changes.

Allows permit re regulation of wiping rags to be issued by the local health officer, rather than the health officer of the city or the county.

Authorizes the local health officer or a registered sanitarian, rather than a peace officer, health officer, or health inspector, to enter any place where wiping rags are used, kept for sale, or offered for sale to inspect the wiping rags

Makes it unlawful, on and after July 1, 1975, to operate any business of laundering, sanitizing, or selling wiping rags, unless a valid permit is issued by the local health officer pursuant to an ordinance of the local governing body, rather than authorizing each city or county to regulate such business by requiring a permit issued by the board of supervisors, board of health, or city health officers

Requires the governing body of each county and city to determine permit fees for any business within the territory under its jurisdiction Limits the amount of such fee to the amount necessary to cover the costs of administering provisions re wiping rags Requires that permits be posted in a conspicuous place Authorizes the local health officer to suspend or revoke any permit according to a specified process, which may include a hearing, rather than authorizing the issuer to revoke any permit

Specifies that this act shall not preempt local regulation of the business of laundering, sanitizing, or selling wiping rags and authorizes the local governing body to adopt ordinances containing requirements more restrictive than those contained in regulations adopted pursuant to this act

Deletes requirement that packages or parcels of wiping rags be plainly marked with the number, the date of the permit, and the issuing authority before they are sold or offered for sale

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 204 (AB 2623) Bannai Coroners blood and urine tests

Requires, under certain conditions, coroner to take urine as well as blood samples from persons killed while driving, riding in, or being struck by a motor vehicle to determine alcoholic and barbituric acid derivative contents, if any, of the body.

Permits same procedure to determine amphetamine derivative contents, if any, of the body

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch. 205 (AB 2767) Mobley Deficiency in bonded indebtedness

Makes special exception to 95% of bonded capacity requirements for school building aid apportionment to be made where deficiency was \$85,000 or less, and district has no unsold bond authorization and has called an election for March 5, 1974, to authorize the issuance of \$9,500,000 school bonds

To remain in effect only until August 15, 1974

To take effect immediately, urgency statute

Ch 206 (AB 2781) Lancaster School taxes: earthquake safety.

Authorizes the governing board of a school district to use prescribed revenue after July 1, 1975, to complete corrective structural repair, reconstruction, or replacement of specified school buildings if the buildings were under repair, reconstruction, or replacement prior to July 1, 1975

Ch 207 (AB 2785) Chappie. Waste disposal

Specifies that any public agency which leases land for waste disposal purposes to another public agency, including the state, or to a public utility regulated by the Public Utilities Commission shall not be required to file any waste discharge report for the subject waste disposal, and that the regional water quality control board and the State Water Resources Control Board shall not prescribe waste discharge requirements for the lessor public agency as to such land, provided that the lease shall not contain restrictions which would unreasonably limit the ability of the lessee to comply with the waste discharge requirements appurtenant to the leased property

Ch 208 (AB 2792) Knox Special district property taxation.

Requires the board of directors of various special districts to furnish, on or before the first day of August of each year, rather than within a reasonable time prior to the time when the board of supervisors is required to fix its tax rates, certain information re special district finances

Requires that the same information be furnished to the county auditor, in addition to the board of supervisors

Deletes, with respect to municipal water districts, the requirement that the board of supervisors and county auditor be furnished with a statement re bonded debt servicing and general revenue requirements of the district

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for specified reasons

Ch 209 (AB 2793) Knox Property taxation.

Permits county to pay city taxes collected by county to the city, rather than to the city treasurer, and deletes requirement that such taxes collected by county be paid by warrant of county auditor.

To take effect immediately, urgency statute

Ch 210 (AB 2826) Knox. Assessment appeals boards

Permits board of supervisors of a county, by ordinance, to provide for the filling of vacancies on assessment appeals boards by its own appointment, rather than by nominating persons who are selected by lot by the presiding judge of the superior court

Ch 211 (AB 2829) McAlister Enforcement of judgments

Revises law relating to enforcement of sister state money judgments

Ch 212 (AB 2834) Davis Estrays nongrazing areas

Authorizes the board of supervisors of Trinity County, if it determines that all or any part of the county has ceased to be devoted chiefly to grazing, to provide, by ordinance, that stray animals may thereafter be taken up on unenclosed property in the county or part of county

Ch 213 (SB 222) Grunsky Judgment debtors

Adds registered process servers to list of persons who may serve a judgment debtor with an order to appear and answer concerning his property. Authorizes judge to issue a warrant for purpose of bringing such debtor into court to answer for failure to appear after being served by such registered process server, employee, or independent contractor

Specifies that an order to appear and answer must contain a statement that failure to appear may subject the party served to arrest and punishment for contempt of court

Provides that any person who willfully makes an improper service of an order directed to a judgment debtor to appear and answer concerning his property which subsequently results in his arrest is guilty of a misdemeanor

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because the Legislature recognizes that during any legislative session a variety of changes to laws relating to crimes and infractions may cause both increased and decreased costs to local government entities and school districts which, in the aggregate, do not result in significant identifiable cost changes

Ch. 214 (SB 223) Grunsky Judgment debtors

Adds registered process servers, as defined, to list of persons who may serve a person or corporation holding property of, or owing more than \$50 to, a judgment debtor with an order to appear and answer concerning such property. Authorizes judge to issue a warrant for purpose of bringing such person or corporation into court to answer for failure to appear after being served by such registered process server, employee, or independent contractor

Specifies that an order to appear and answer must contain a statement that failure to appear may subject the party served to arrest and punishment for contempt of court

Provides that any person who makes an improper service of an order to appear and answer which results in the arrest of the person to whom the order is directed is guilty of a misdemeanor

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to this section nor shall there be any appropriation made by this act because of specified legislative determination

Ch. 215 (SB 1119) Cusanovich. School building contracts

Permits school districts to award contract for school construction under program providing state aid to school districts for replacement of structurally inadequate school buildings, if the cost exceeds the State Allocation Board's cost standard by not more than 2 percent, rather than prohibiting such contracts whenever the cost thereof exceeds the State Allocation Board's cost standard. Requires school districts to bear cost of excess of contract costs over cost standard

Ch. 216 (SB 1487) Collier Leasing portable school buildings

Authorizes rural unified school districts, under specified conditions to rent permanent buildings for temporary periods for continuation education program

Authorizes State Allocation Board to make an apportionment to any school district for the cost of leasing portable classrooms during period of construction of previously approved construction project, provided the district meets specified requirements

Requires apportionments made pursuant to this act to be added to any apportionments made for the previously approved construction project

To take effect immediately, urgency statute

Ch. 217 (SB 1559) Way Farm trailers equipment requirements

Exempts specified farm trailers from equipment and device requirements as if registered

Deletes obsolete provisions.

To take effect immediately, urgency statute

Ch. 218 (SB 1569) Collier School district governing boards

Establishes procedure for creation of separate governing boards of elementary and high school districts which are presently governed by a single city board of education; such procedure to be undertaken only in the event of final court decision adverse to the continuation of such common boards

Prohibits any reimbursement pursuant to Section 2231, Revenue and Taxation Code, and any appropriation by this act because duties, obligations or responsibilities imposed by this act on local governmental entities or school districts are minor in nature and will not cause any financial burden to local government.

To take effect immediately, urgency statute

Ch. 219 (SB 1570) Mills. Court orders

Requires the clerk of the municipal court to enter in the judgment book all judgments, instead of requiring him to so enter only civil judgments within the time otherwise specified by law.

Eliminates the requirement that the clerk certify and file a copy of each civil judgment in the files of the action and subscribe a condensed statement of the judgment in the register of actions.

Ch 220 (SB 1629) Bradley. Fees

Provides for filing fee for recording release of lien by state, or local government subdivision if original lien was filed without fee unless original filed in error

Provides that there are no state-mandated local costs in the act requiring reimbursement.

Ch 221 (SB 1647) Way Fish refuges

Clarifies expiration date for provision making Soda Springs Lake a fish refuge

Ch. 222 (AB 1283) Montoya. Vehicle dealers.

Requires, if the purchaser of a vehicle pays to a vehicle dealer an amount for the licensing or transfer of title of the vehicle, which amount is in excess of the actual fees due for such licensing or transfer, or which amount is in excess of the amount which has been paid, prior to the sale, by the dealer to the state in order to avoid penalties that would have accrued because of late payment of such fees, such dealer to return such excess amount to the purchaser, whether or not the purchaser requests the return of the excess amount

Provides that there are no state-mandated local costs in the act that require reimbursement under Section 2164.3 of the Revenue and Taxation Code

Ch 223 (AB 1948) Wilson Court records

Applies to municipal court reporters provisions presently governing the status, retention, disposition, and destruction of reporting notes of superior court reporters

Provides that juvenile court records concerning a minor may be destroyed at any time within 5 years after court jurisdiction over the minor is terminated if such records are reproduced

Makes related changes

Ch 224 (AB 2613) Montoya School districts transferring territory

With respect to petitions to transfer inhabited territory from an elementary, unified or community college district to another such district, deletes requirement that a petition initiated by electors of the territory proposed to be transferred be transmitted to the governing board of the district to which the territory is to be transferred for a hearing and disposition of such action.

Requires that a petition initiated by electors contain a statement of the proponents' reasons for the proposed transfer, and requires the county committee on school district organization to report on the adequacy of such stated reasons

Authorizes the governing board of the district to which the territory is to be transferred, or the governing board of the district from which the territory is to be transferred, rather than only the governing board of the district from which the territory is to be transferred, to file specified written opposition to the transfer in order to have an election held on the question

Ch 225 (AB 2665) Chappie Recreational vehicles trailer coaches

Requires the Department of the California Highway Patrol to regulate the safe operation of trailer coaches, which, when moved upon the highway, are required to be moved under a permit as specified in Section 35780 or 35790 of the Vehicle Code

Ch 226 (AB 2725) Fenton Workmen's compensation average earnings

Makes conforming changes to complete revision in average weekly earnings provisions enacted by Chapter 1023, Statutes of 1973-74

Extends Workmen's Compensation Advisory Committee, and provisions of law under which it acts, for one additional calendar year

To take effect immediately, urgency statute

Ch 227 (AB 2828) McAlister Privilege

Provides that disclosure is one made under coercion for purposes of privilege under Evidence Code where person claimed privilege but presiding officer erroneously required disclosure and claimant failed to refuse to disclose or to seek review of the order

Ch 228 (AB 2918) Seeley. Water and sanitation agencies

Specifies maximum permissible amounts of compensation to be received by members of sanitary district boards and by directors of the Desert Water Agency. Deletes provision authorizing irrigation district directors to receive 10¢ per mile for specified travel

Specifies that negotiable promissory notes issued by the Desert Water Agency shall be payable from revenues and taxes legally derived pursuant to any maximum property tax rate procedure, rather than general obligations of the agency payable from revenues and taxes in the same manner as bonds of the agency

Ch 229 (SB 1429) Holmdahl Water quality

Makes any standard of the Public Utilities Commission relating to water quality inapplicable to any water corporation which is required to comply with specified regulations and standards of the State Department of Health

Defines "to properly and adequately serve with water" for the purposes of requiring any person, firm, or private corporation having a franchise to use the streets of a city to adequately serve with water the inhabitants of the territory covered by its franchise, as including furnishing water of a quality meeting or exceeding specified standards of the State Department of Health

Ch 230 (SB 1610) Kennick High school campuses

Provides that the last two full weeks in April and the last two full weeks in September shall be known as "high school voter weeks," during which time deputy registrars of voters shall be allowed to register students and school personnel on any high school campus in areas as designated by the school administration, which are accessible to all students

Ch 231 (SB 1611) Kennick Fireworks

Revises definition of "dangerous fireworks" in the State Fireworks Law

Provides that neither appropriation nor reimbursement shall be made pursuant to this act for a specified reason

To take effect immediately, urgency statute

Ch 232 (AB 269) Chappie. Recreation Antelope Reservoir

Amends and supplements the Budget Act of 1973 to appropriate \$220,000, payable from the Recreation and Fish and Wildlife Enhancement Fund, to the Department of Parks and Recreation for the development of Antelope Reservoir

To take effect immediately, urgency statute.

Ch 233 (AB 483) Keene Recall

Repeals existing provisions relating to the required contents of petitions to recall state officers and the required period of circulation of such petitions

Establishes procedure for recall of state officers including requirements for the circulation of recall petitions, the contents and form of petitions, the certification of petitions, the contents of the recall ballot, and the nomination of persons seeking the office of the officer sought to be recalled

Requires Secretary of State, upon receipt of a recall petition signed by the necessary number of voters, to transmit to the clerk of every county or city and county, in addition to his certificate that a petition has been signed by the requisite number of qualified electors, the total number of signatures secured by the proponents of the petition

Permits cities and counties to reimburse an officer not recalled for his recall election expenses legally and personally incurred

Ch 234 (AB 2379) Keysor Vehicles disabled persons

Makes provisions which exempt, from the payment of vehicle weight fees imposed by the Vehicle Code, one commercial vehicle registered to a disabled person, as specified, applicable to one commercial vehicle which is used primarily for the transportation of

such person, even though the vehicle is not registered to such person

Revises provisions re special parking privileges for specified disabled persons by requiring the Department of Motor Vehicles to issue a distinguishing license plate for a vehicle which is not registered to such a disabled person, but which is used primarily to transport such person and which would otherwise qualify for such license plate if the vehicle were registered to the person

Ch 235 (AB 2667) Berman. Classrooms electronic devices

Prohibits the use of electronic listening or recording device by any person in any classroom of the elementary and secondary schools without consent of teacher and principal

Makes willful violation by any person, other than a pupil, a misdemeanor Makes pupil's violation a cause for appropriate disciplinary action

Specifies that act shall not affect powers, rights, and liabilities otherwise provided for by law.

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor shall there be any appropriation made by the act for a specified reason.

Ch. 236 (AB 2933) Russell Cal-Vet loans.

Reorders preferences for Cal-Vet loans. Gives former prisoners of war, unremarried spouses of eligible veterans killed in action and unremarried spouses of those missing in action second priority.

Provides that preferences established shall not affect eligibility requirements for benefits

To take effect immediately, urgency statute

Ch 237 (AB 3004) Chappie Claim

Appropriates \$9,680 from General Fund to the Board of Control for payment of the claim of Mr and Mrs Jack Wolsey against the State of California upon verification by the board of the losses sustained

To take effect immediately, urgency statute.

Ch 238 (AB 475) Brown Substandard housing tax deductions

Disallows certain expenses derived from rental of defined substandard housing, for purposes of determining the liability pursuant to Personal Income Tax Law and Bank and Corporation Tax Law.

Requires local regulatory agencies to notify the taxpayer, provide for an appeal, and then to notify the Franchise Tax Board when such housing is in a condition of noncompliance to local and state laws, unless such housing was rendered substandard by a natural disaster or the owner cannot secure financing to bring such housing into compliance due to certain policies of lenders, and when such housing is repaired to a condition of compliance.

Requires the Legislative Analyst to report to the Legislature on or before July 1, 1978, on the effect of the enactment.

Appropriates \$53,200 to the State Controller for allocation and disbursement to local agencies for costs incurred by them pursuant to this act.

To take effect immediately, tax levy, but to apply to taxable years and income years beginning on or after January 1, 1975, and to have no force or effect with respect to taxable years and income years beginning on or after January 1, 1979

Ch. 239 (AB 3157) Thurman. Older persons. free vaccine

Requires the Office on Aging to provide appropriate flu vaccines, at minimal cost, at accessible locations, to all persons 65 years or older through local governmental or private, nonprofit agencies

Requires the office to prepare, publish, and disseminate information regarding availability of such vaccines and their effectiveness in protecting the health of older persons. Authorizes the office to contract with the State Department of Health to provide services under the act Specifies that the program be designed to utilize voluntary assistance from public or private sources in administering the vaccines but authorizes local governmental agencies to charge and retain a fee not exceeding \$1 per person to offset adminis-

trative operating costs.

Requires that available federal funds be used to the maximum extent possible for the program

Appropriates \$420,000 to the Office on Aging for expenditure without regard to fiscal year for purchase of flu vaccine for carrying out the act.

To take effect immediately, urgency statute

Ch 240 (SB 1408) Holmdahl Committee on Executive Salaries

Provides that members of Committee on Executive Salaries shall be appointed for one-year period, rather than be appointed biennially beginning January 30, 1970, for a period of one year.

Ch. 241 (SB 1583) Berryhill Publication of official advertising.

Establishes alternative criteria for qualification as a "newspaper of general circulation" for purposes of law relating to publication of official advertising.

Ch 242 (SB 1607) Biddle Water agency directors compensation

Revises amounts of compensation which may be received by directors of the Crestline-Lake Arrowhead Water Agency.

Ch 243 (SB 1608) Biddle. Crestline-Lake Arrowhead Water Agency

Specifies that negotiable promissory notes issued by the Crestline-Lake Arrowhead Water Agency shall be payable from revenues and taxes derived pursuant to any maximum property tax rate procedure, rather than general obligations of the agency payable from revenues and taxes in the same manner as bonds of the agency. Extends maximum permissible maturity period of such notes from 3 to 5 years, and increases the maximum permissible interest rate on such notes from 6% to 7%

Specifies that the water standby charge which may be levied by the agency may be fixed in any area within the agency to which wholesale or retail water is made available, rather than any area within the agency to which water is made available. Specifies that if any property to which the lien created by such charge would attach has been transferred or conveyed to a bona fide purchaser for value, or if a lien of a bona fide encumbrancer for value has been created and attaches thereon, prior to the date on which the first installment of taxes would become delinquent, then the lien shall not attach to the property and the unpaid charges shall be transferred to the unsecured roll

To take effect immediately, urgency statute

Ch 244 (SB 1903) Alquist. Hospitals: seismic safety.

Revises definitions of term "hospital building" for purposes of statutory provisions re seismic structural safety of hospitals.

To take effect immediately, urgency statute.

Ch. 245 (AB 286) Garcia Notaries public.

Requires that a notary public when advertising in Spanish that he is a notario publico post specified notice in English and Spanish relating to legal advice and the fees he may charge.

Requires Secretary of State to suspend commission of a notary public who fails to post such notice and provides that the Secretary of State shall revoke the commission on the third offense.

Ch 246 (AB 1211) Boatwright. Minors.

Revises circumstances when child can be adopted without parental consent.

Revises provisions with respect to proceedings relating to declaration of freedom from parental custody and control as to appointment of counsel to represent parents or minor when they are unable to afford counsel. Increases from 7 to 30 days the period for which such proceeding may be continued for designated reasons relating to appointment of counsel

Provides that citation directing person having custody or control of minor, or directing person with whom minor is, to appear with minor in proceeding for declaration of freedom from parental custody and control shall be issued only on order of court, after necessity is shown if minor is under age of 12.

Ch 247 (AB 2498) Montoya. Small claims courts Makes clarifying change

Ch 248 (AB 2863) Knox. State Highway Route 17.

Requires the California Highway Commission to program for, and requires the Department of Transportation to proceed with, certain necessary steps prior to advertising for construction bids, for the improvement, to freeway standards, of Route 17 from the Richmond-San Rafael Bridge to Route 80, so that initial phases of the construction project may be advertised for bids during the 1977-78 fiscal year

Requires, provided funds are available, as determined by specified procedures, the commission to budget for this improvement, and the department to award its first contract, in the 1977-1978 fiscal year.

Requests the commission and department to grant high priority to the completion of this improvement.

Ch. 249 (AB 2870) Boatwright County employee retirement

Provides for recalculation of retirement and death allowance granted in any county prior to effective date of provisions authorizing use of a single year for determining final compensation Not operative until adopted by board of supervisors

Ch 250 (AB 2908) Z'berg Access to medical records.

Adds the guardian or conservator of the person or estate of an adult person to class of persons who may authorize release of medical records by certain medical professionals or hospital to attorney at law.

Ch. 251 (AB 2971) Duffy Healing arts.

Revises requirements for obtaining a physician and surgeon certificate for a United States citizen who completes specified requirements in a medical school in a foreign country.

Provides that applicant for such certificate under special provisions for licensure of graduates of foreign medical schools, or under special provisions for licensure of graduates of foreign medical schools who are U.S. citizens or who are applicants for citizenship, may commence program of internship after taking required licensure exam but prior to receiving results of exam Requires applicant for such certificate upon receipt of unsatisfactory score on such exam to cease internship program until such applicant has received a satisfactory score.

Authorizes a person enrolled in a program of supervised clinical training under the direction of a medical school, as specified, to treat the sick or afflicted whenever and wherever prescribed as a part of course of study

Revises what constitutes unauthorized use of term "M D "

Authorizes the State Scholarship and Loan Commission, from funds appropriated by the Legislature, to allocate funds for United States citizens who are enrolled in a program of supervised clinical training in a foreign medical school

To take effect immediately, urgency statute

Ch 252 (AB 3029) Kapiloff. Satisfaction of judgments.

Requires acknowledgment of satisfaction of judgment to show full name of judgment debtor being released and to identify the judgment debtor as such

Ch. 253 (SB 1488) Collier Open-space assessments

Provides that property, except land subject to a wildlife habitat contract, shall be assessed as open-space lands for the 1974-75 fiscal year if such property satisfies the requirements therefor by May 15, 1974, rather than March 1, 1974; provided that prior to March 1, 1974, either the land was included in a submitted proposal to establish an agricultural preserve or the matter of accepting an open-space easement or scenic restriction had been referred to the planning commission or planning department.

Provides that commencing with assessments for the 1975-76 fiscal year, no land shall be valued as open-space land unless an instrument meeting the requirements therefor is recorded on or before the lien date for the fiscal year to which the valuation would apply, and the land was included in a submitted proposal to establish an agricultural preserve or the matter of accepting an open-space easement or scenic restriction was referred to the planning commission or planning department on or before December

15 preceding such lien date

To take effect immediately, urgency statute

Ch 254 (SB 1590) Berryhill County boards of education

Provides that county superintendents of schools operate under direction of county boards of education re requirement that county superintendents of schools establish and maintain special programs for certain physically handicapped pupils and mentally retarded pupils.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency because the duties, obligations, or responsibilities imposed on local governments by this act are minor in nature and will not cause any financial burden.

Ch. 255 (SB 1658) Collier. Emergency vehicle equipment

Authorizes an emergency vehicle used by the California Highway Patrol or any sheriff's or municipal police department in the performance of its duties to display a blue warning light, as approved by the Department of the California Highway Patrol, visible from the front, sides, or rear thereof, rather than only authorizing such a vehicle used by members of the California Highway Patrol in the performance of their duties to display a blue light, prescribed by the Commissioner of the California Highway Patrol, visible from the front thereof.

Ch 256 (AB 1350) Powers Courts

Changes number, positions, and salary ranges of various court attachés of Sacramento Municipal Court District

Creates position of senior administrative analyst for the district Excludes such position, and positions of senior legal stenographers, senior clerk, and typist-clerk II from civil service system

Provides that no appropriation is made nor shall any reimbursement be made for any costs which local agencies or school districts may incur pursuant to the act, because the affected local agency requested the act in order to carry on any program or service required by it

Ch. 257 (AB 2769) Dixon Minor absent from school

Authorizes specified persons to arrest or assume temporary custody of a minor who is subject to compulsory full-time education or to compulsory continuation education, is away from home, and is absent from school without a valid excuse within the county, city, or city and county or school district, and deletes requirement that such persons place a child under arrest under specified absences from school

Requires persons arresting or assuming temporary custody of a minor to report matter and the disposition undertaken re such minor to the minor's parent or guardian, in addition to school authorities

Makes related and technical changes

Ch. 258 (AB 2846) Lanterman Validations

First Validating Act of 1974, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies and entities

To take effect immediately, urgency statute.

Ch 259 (SB 437) Coombs Sales and use taxes

Exempts from the sales and use tax increase the receipts from sales of tangible personal property pursuant to certain construction contracts entered into prior to effective date of sales and use tax increase, unless the contractor has a right, conditioned upon notice, to terminate such contract

Includes within the definition of supplies the cost of equipment leased under a lease which is a continuing sale or continuing purchase, for purposes of qualifying for exemption from such tax.

Includes unit price contract and guaranteed maximum contract within definition of contract entered into for a fixed price, for purposes of sales and use tax exemption

[To take effect immediately, tax levy]*

Ch 260 (SB 1661) Gregorio. Bicycle safety instruction.

Permits governing boards of certain school districts to provide time and facilities to certain local law enforcement agencies for bicycle safety instruction

States legislative intent

Ch. 261 (AB 2766) Mobley Apiaries

Makes it unlawful for any person who has relocated any colony of bees within the state from any apiary in which disease has been found within the preceding 60 days or for which a request for notification of pesticides application has been filed, rather than any colony of bees from any apiary, to fail to send a notice containing prescribed requirements to the commissioner of the county in which movement originated

Requires an inspector to make a complete inspection of all the hives in an apiary if he finds that American foulbrood disease has infected more than two hives of 99 colonies or less, or more than 2% of colonies of 100 or more and requires the owner of such hives to pay the cost of the complete inspection

Deletes the provisions requiring that the current active registered brand number or identification number of the owner be displayed on the required sign on an apiary maintained on premises away from the owner's residence and the provisions requiring that the Director of Food and Agriculture issue an apiary identification number upon request and payment of a fee.

Changes application and transfer fees for brand number from \$2 to \$25

Ch 262 (AB 2963) Badham Orange County Transit District

Revises the provisions of the Orange County Transit District Act of 1965 relating to composition and appointment of the board of directors Terminates on July 1, 1975, all terms of office of the members of the board and creates a new five-member board, providing for their qualifications, appointment, terms, and removal Specifically declares the fifth member to be a public representative

Deletes provisions declaring a certain merit system county ordinance applicable to all personnel of the district

Ch 263 (AB 2996) Mobley Tax rate information

Extends deadline for filing required property tax report to the State Controller by local agencies from October 15 to May 15 for the 1973-74 fiscal year.

Provides that the State Controller shall require the reporting of specified tax rates otherwise exempted from being reported

To take effect immediately, urgency statute

Ch. 264 (AB 3555) Knox Tax preparers

Makes the Tax Preparers Act operative immediately rather than on June 1, 1974

Makes it unlawful as of January 1, 1975, rather than July 1, 1974, for any person not registered under the Tax Preparers Act to be a tax preparer

To take effect immediately, urgency statute.

Ch. 265 (SB 420) Collier State park system

Authorizes the Department of Parks and Recreation to provide hostel facilities in state park system units, as specified, and to acquire lands for, develop, and maintain recreational trails to and between units Empowers the Director of Parks and Recreation to adopt necessary rules and regulations to administer such provisions

Requires the department to prepare and submit to the Legislature not later than February 1, 1975, a preliminary plan for the development of hostel facilities and the establishment of recreational trails Provides that the Legislature may comment upon the submitted plan by concurrent resolution as an expression of legislative intent

Appropriates \$2,150,000 from the Abandoned Vehicle Trust Fund to the General Fund and from the General Fund to the Department of Parks and Recreation for such purposes, as specified Requires that an amount equal to that expended for hostel facilities be repaid to the Abandoned Vehicle Trust Fund from hostel facilities use fees

Requires acquisitions made pursuant to the act to be subject to the provisions of the Property Acquisition Law

To take effect immediately, urgency statute

Ch 266 (SB 1683) Deukmejian Augmentation of 1973 Budget Act

Augments the Budget Act of 1973 by appropriating \$4,884,507 for support of the Department of Corrections and \$2,910,520 for support of the Department of the Youth Authority

To take effect immediately, urgency statute.

Ch 267 (AB 892) Seeley. Real property security interest

Requires, except as specified, recordation of discharge of mortgage by mortgagee upon his execution of a certificate of discharge

Makes similar provision, with similar exceptions, for recordation of full reconveyance by trustee with respect to deed of trust upon his execution of full reconveyance.

Provides liability for mortgagee's or trustee's failure to comply with such requirements

Permits mortgagee, trustee or beneficiary to recover from mortgagor or trustor an advance fee for all services rendered in connection with preparation, execution or recordation of certificates of discharge, deeds of reconveyance or requests for full reconveyance

Makes related changes

Ch. 268 (AB 900) Duffy. State park system

Specifically authorizes the Department of Parks and Recreation to accept a gift of title to the Chinese Taoist Temple in Hanford, Kings County, for the state park system in the event such gift of title is offered to the department Requires the department, before such title is offered and accepted, to enter into an agreement with either a local governmental entity or with a nonprofit organization for the operation of the temple Requires such agreement to provide that all operating and maintenance costs associated with the temple shall be at no cost to the state

Appropriates \$75,000 from the Bagley Conservation Fund to the department for the reconstruction of the Old Eagle Theater in Old Sacramento State Historic Park

To take effect immediately, urgency statute.

Ch 269 (AB 2038) Knox Firearms

Deletes firearms from provisions relating to misdemeanor buying, selling, receiving, disposing, concealing or possession of specified property from which manufacturer's serial number or identification mark has been removed, or which has been altered, and to disposition of such property when it comes into custody of peace officer

Changes criminal offense so that a person who buys, receives, disposes of, sells, offers for sale, or has in his possession any firearm, rather than only any revolver or pistol, knowing that the name of the maker or model, or as previously specified, the manufacturer's number or other mark of identification, including any mark assigned by the Department of Justice, has been changed, altered, removed or obliterated, is guilty of a misdemeanor.

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor shall there be any appropriation made by the act for specified reasons.

Ch 270 (AB 2534) Ralph. Alcoholic beverages

Delineates circumstances in which licensee authorized to sell beer to retailer may accept return of beer from retailer

Ch. 271 (AB 2715) MacGillivray. Reports of stored vehicles

Includes towing service operators in provisions re reports of stored vehicles Requires written record of every vehicle stored for more than 12 hours, rather than stored for compensation. Makes additional specifications re contents of such records. Requires that such records be kept for one year from the commencement of storage.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for a specified reason

Ch 272 (AB 2720) Lancaster. Regional occupational centers—programs

Revises allowances which each participating school district must contribute toward operational costs of joint regional occupational centers and programs from specified amounts to lesser of base revenue limit per unit of a d.a. or foundation program

To become operative July 1, 1974.

To take effect immediately, urgency statute

Ch. 273 (AB 2909) Z'berg. Attorney's fees

Authorizes attorney's fees to party in interpleader action notwithstanding he is an attorney and performed his own legal services.

Provides that the act applies only to actions filed on or after January 1, 1975

Ch 274 (AB 2943) MacGillivray. Vehicle dealers licensing

Includes, as additional grounds for automatic cancellation of a vehicle dealer's license and special plates, his failure to maintain an adequate bond and the suspension or cancellation of his corporate charter.

Ch 275 (AB 2974) Foran. Vehicles. U-turns.

Permits a vehicle to be driven in a designated two-way left-turn lane when preparing for or making a U-turn when otherwise permitted by law.

Makes technical corrections

Ch. 276 (AB 1575) Warren Energy resources.

Requires specifically that an environmental impact report prepared pursuant to the Environmental Quality Act of 1970 include a statement of measures to reduce wasteful, inefficient, and unnecessary consumption of energy.

Enacts the Warren-Alquist State Energy Resources Conservation and Development Act

Declares legislative findings relating to energy resources.

Establishes the State Energy Resources Conservation and Development Commission and prescribes its membership, powers, and duties

Provides for forecasting and assessment of energy demands and supplies, and for conservation of energy resources by designated methods

Requires, with exceptions, that power sites and facilities, as defined, be certified by the commission, as prescribed.

Requires the commission to develop and coordinate a program of research and development in energy supply, consumption and conservation and the technology of siting facilities

Provides for development of contingency plans to deal with possible shortages of electrical energy or fuel supplies.

Imposes various fees and requires the money to be deposited in the State Energy Resources Conservation and Development Special Account, which is established in the General Fund. Requires that money from such account be expended for purposes of carrying out the provisions of this act, when appropriated by the Legislature in the Budget Act

Deletes designated provisions providing for the establishment of energy insulation regulations for residential buildings, with deletion to be operative on the date one year after the date the commission adopts regulations pertaining to such subject matter.

Provides that there shall be no reimbursement pursuant to Section 2231 of the Revenue and Taxation Code nor shall there be any appropriation made by this act, for specified reasons.

To be operative January 7, 1975

Ch 277 (SB 1219) Carpenter. Unemployment insurance.

Provides that amounts paid as disability payments which are considered as wages paid during 52-week period following prior claim for purposes of meeting certain eligibility requirements shall not be considered wages for purposes of computing maximum benefit payable during benefit year.

Ch. 278 (SB 1544) Biddle Management of institutional funds

Requires Attorney General to be a party to any action brought pursuant to Uniform Management of Institutional Funds Act in superior court by governing board if institution which seeks release of restriction imposed on gift by donor who cannot consent to such release because of death, disability, unavailability, or impossibility of identification, rather than merely requiring him to be given notice and an opportunity to be heard

Eliminates provision giving institution conclusive power to determine "historic dollar value," as defined, for purposes of act

Ch. 279 (SB 1638) Zenovich Community colleges

Authorizes the governing board of a necessary small community college district to elect to be exempted from the general nonresident tuition fee requirements until January 1, 1980, if the district has constructed and is operating student dormitories financed with district funds as well as under provisions of the Community College Revenue Bond Act of 1961

To take effect immediately, urgency statute

Ch. 280 (SB 1665) Stern Community colleges.

Requires capital construction plan required to be prepared and submitted to the chancellor by the governing board of each community college district on or before November 1, 1967, reflecting 10-year period commencing with that date, to reflect instead, after January 1, 1975, 5-year period commencing with the next proposed year of funding

Ch 281 (SB 1680) Grunsky Service by mail

Revises law with respect to time within which adverse party may exercise a right or perform an act where service of notice or other paper is made by mail

Incorporates additional changes in Sec 1013, Code of Civil Procedure, proposed by SB 1694, to be effective only if SB 1694 and this bill are both chaptered and become effective on or before January 1, 1975, and this bill is chaptered last

Ch 282 (SB 1694) Grunsky Service by mail

Makes clarifying change

Incorporates additional changes in Sec 1013, Code of Civil Procedure, proposed by SB 1680, to be effective only if SB 1680 and this bill are both chaptered and become effective on or before January 1, 1975, and this bill is chaptered last

To take effect immediately, urgency statute

Ch. 283 (SB 1736) Whetmore Local areas

Allows formation of county service areas on January 30, 1974, and consolidation of resources conservation districts prior to February 26, 1974, to be effective for the 1974-75 fiscal year if properly filed on or before March 1, 1974

Allows reorganization of county service areas completed on May 15, 1974 to be effective for assessment and taxation purposes for the 1974-75 fiscal year if filing requirements are completed on or before June 15, 1974

Provides that there is no reimbursement or appropriation made for local government by the act for stated reasons

To take effect immediately, urgency statute

Ch 284 (AB 610) Kapiloff Property tax liens

Revises method of correcting assessor's error on the property tax roll and the collection of taxes resulting from such correction and specifies that certain liens created thereunder prior to the effective date of Chapter 1190, Statutes 1973 (January 1, 1974), shall continue for 10 years from the time of recording unless released or otherwise discharged

Specifies that certain liens created with respect to corrections on the assessment roll and having the force, effect and priority of a judgment lien, shall continue for 10 years from the time of recording unless released or otherwise discharged

Ch. 285 (AB 2815) Berman. Child development programs.

Permits revenues from specified taxes levied by school districts maintaining children's centers to be used to purchase or lease-purchase real property and fixtures, furniture, apparatus, or equipment, and to make alterations or additions to, children's center facilities maintained by the district.

To take effect immediately, urgency statute.

Ch. 286 (AB 3048) Thomas. Vehicles: speed and noise

Revises provisions which authorize local authorities of any city which is on a natural island, as specified, to adopt specified rules and regulations, re vehicles, by authorizing such authorities to adopt such rules and regulations if they determine such rules and regulations to be necessary in view of the special problems existing therein with respect to the size and nature of the streets of the city and the characteristics and nature of the city itself, rather than in view of the special traffic problems existing thereon.

Permits such cities to establish noise limits, different from those prescribed by the Vehicle Code, for vehicles operated on their streets and to prohibit the operation of vehicles exceeding such limits, and to establish a maximum speed limit lower than that which the local authority is otherwise permitted by the Vehicle Code to establish.

Ch. 287 (AB 3169) Badham Homeowners' property tax relief.

Appropriates \$10,026,000 from the General Fund to the State Controller for reimbursement of local taxing authorities in augmentation of Item 84, Budget Act of 1973. Specifies procedure for filing supplemental claims for such funds.

To take effect immediately, usual current expenses.

Ch. 288 (SB 1366) Robbins Real property insurance.

Requires, with specified exceptions, all insurers issuing, amending, or renewing on or after January 1, 1975, policies of insurance covering repairs or reconstruction work on commercial, industrial, or residential real property to pay contractor who performs covered work directly, and not owner of property, if certain conditions are met

Ch. 289 (SB 1448) Holmdahl Domestic water suppliers.

Reduces from 90 to 60 days the period which the State Department of Health must wait after notification that the quality of domestic water fails to comply with standards or requirements of the department before bringing an action to establish whether such standards or requirements have been violated or whether the supplier of such water has a reasonable plan for achieving compliance. Requires, rather than authorizes, the department to bring such action after providing such notification if the person who supplies or furnishes the water fails to bring the system and water into compliance or to have a reasonable plan for compliance. Provides that any such action shall take special precedence on the court calendar over all other civil matters except matters to which equal precedence is granted by law.

Ch. 290 (SB 1614) Way. Natural Disaster Assistance Act.

Places the administration of the Natural Disaster Assistance Act with the Director of the Office of Emergency Services and permits the director to make allocations from available funds to various state agencies for expenditure for making the investigations, estimates, and reports required by the act.

Provides that the Department of Finance, subject to specified conditions, shall allocate funds to local agencies for the repair or restoration, or both, other than normal maintenance, or the replacement of, public real property of a local agency, including but not limited to buildings, levees, flood control works, channels, irrigation works, city streets, county roads, bridges, and other public works, except those facilities used solely for recreation purposes, that are damaged or destroyed by a natural disaster

Creates the Natural Disaster Assistance Fund as a special fund in the State Treasury and abolishes certain funds created by Section 4 of Chapter 624 of the Statutes of 1973 transferring their assets, liabilities, surpluses, and any future moneys that would otherwise be required to be deposited in the abolished funds to the Natural Disaster Assistance Fund created by this act.

Appropriates for expenditure, transfer and allocation pursuant to this act, income from investment moneys in the fund and all payments by local agencies in reimburse-

ment of moneys disbursed from the fund, including deferred payments with charges, and all other moneys deposited therein pursuant to law.

Makes related changes

Appropriates \$13,305 from the General Fund to the Office of Emergency Services for the purpose of administering the act during the last half of fiscal year 1974-75.

To take effect immediately, urgency statute, but makes repeal of existing laws on this general subject operative on the 61st day following final adjournment of the 1973-74 Regular Session of the Legislature.

Ch. 291 (SB 1631) Alquist Santa Clara Water District

Authorizes the Santa Clara Valley Water District to borrow money to provide funds to pay the cost of any work or improvement in the district or in any zone or zones thereof by the issuance of revenue bonds pursuant to the Revenue Bond Law of 1941.

Ch. 292 (SB 1314) Dymally. Higher education.

Includes institutions which are candidates for accreditation, as well as those which are accredited by the Western Association of Schools and Colleges, among the institutions, attendance at which, may qualify a recipient for a scholarship or loan guarantee awarded by State Scholarship and Loan Commission.

Includes representatives from institutions which are candidates for accreditation among persons who may serve on advisory committee to State Scholarship and Loan Commission.

Ch. 293 (SB 1669) Biddle Nomination paper withdrawal.

Changes provision so that no candidate who files for an office may withdraw his petition for that office after the deadline for filing, rather than no later than 10 days after such deadline.

Ch. 294 (SB 1708) Berryhill Rates and charges

Changes from 30 to 40 days the time within which the board of directors of a municipal utility district is required to hold a public hearing on a report of the general manager recommending fixing or changing the rates and charges for commodities or service furnished by the district.

Ch. 295 (SB 1774) Stull. Classified employees paid leaves.

Changes category of employees who may be authorized by governing boards, under specified conditions, to interrupt or terminate vacation leave in order to begin another type of paid leave without return to active service, from classified employees with 5 or more years service, to permanent classified employees.

Ch. 296 (SB 1794) Way Tomato color standards.

Changes the standard of tomato color of tomatoes suitable for canning from 66 $\frac{2}{3}$ % good red tomato color to the minimum requirement for color, based on comminuted raw product sampling, as established by regulation of the Director of Food and Agriculture according to specified standards

Deletes as bases for determining that a sample is defective the presence of green or yellow color at the stem end or the fact that the tomato is not well colored

Provides that any load of tomatoes offered to a canner shall be rejected if the load does not meet the minimum requirements for color based on comminuted raw product sampling.

To take effect immediately, urgency statute

Ch. 297 (SB 2023) Grunsky Regional occupational centers programs

Specifies that repayment of funds for certain regional occupational center or program facility in Santa Cruz County shall be reimbursed by Santa Cruz County Superintendent of Schools from proceeds of specified tax, and excludes such tax from computation of certain tax limitations

Makes results of election re repayment of specified funds explicitly contingent upon results in affected territory, rather than individual school districts

Specifies that if election re repayment of funds is held in certain school districts and receives two-thirds approval in all of affected territory, such election shall be deemed

to be result of required election and specified entity may establish the facility, and states legislative intent

Makes related changes

To take effect immediately, urgency statute

Ch 298 (AB 723) Dunlap State Teachers' Retirement System

Provides that "final compensation" means the highest average annual salary earned during any three years of membership by a member whose salary is reduced after age 58 because of reduction in school funds if the member so elects

Provides that there are no state-mandated local costs in the act requiring reimbursement under Section 2164 3, Revenue and Taxation Code.

Ch 299 (AB 2658) Deddeh Property taxation

Requires governing body of any city or county, including a charter city, changing the zoning, variance or conditional use permit respecting any property to notify the county assessor of such change within 30 days

Requires assessor receiving such notice during the assessment year to reassess the property as of the next succeeding lien date

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 300 (AB 2716) MacGillivray Cemeteries

Authorizes the Arroyo Grande Cemetery District to construct and maintain a private mausoleum, as defined Requires the cost and maintenance of the private mausoleum to be borne by the person or persons for whom it is constructed Requires such person or persons to contribute to a special care trust fund an amount of money which when invested will provide a return sufficient to assure adequate maintenance of the private mausoleum Prohibits use of any district funds to construct or maintain the private mausoleum. Declares legislative findings re unique situation of the Arroyo Grande Cemetery District

Ch 301 (AB 2891) Chappie California-Nevada Interstate Compact Commission.

Extends the life of the California-Nevada Interstate Compact Commission

Ch 302 (AB 2939) Papan. Filing fees

Increases certain filing fees in the superior court and municipal courts of San Mateo County from \$9 50 to \$11 50

Ch 303 (AB 2995) Z'berg Delta water agencies

Specifies that no vote shall be required to establish a maximum property tax rate upon the formation of the North Delta Water Agency, the South Delta Water Agency, and the Central Delta Water Agency and that the maximum rate shall be the statutory rate allowed by law.

To take effect immediately, urgency statute

Ch 304 (AB 3137) Chappie Community college reorganization bonds

Requires that when territory of high school or unified school district is made part of community college district, the reorganized community college district is liable for taxation for any outstanding bonded indebtedness of the community college district

Ch 305 (AB 3234) Mobley. CSUC construction projects

Raises monetary limit for the estimated cost of a construction project which may be constructed, with approval of the Department of Finance, without complying with all of the provisions of the State University and College Contract Law from \$65,000 to \$100,000

Ch 306 (AB 3238) Bee Veteran facilities

Provides for use of veteran facilities by persons or organizations other than veterans when such use will not unduly interfere with the reasonable use of such facilities by veterans' associations

Ch 307 (AB 3315) Craven County highways.

Permits a county board of supervisors to designate a county officer to be in charge of naming county highways, rather than the board itself.

Makes conforming changes.

Ch 308 (AB 3509) Bannai. Mortgages and deeds of trust

Modifies language to be included in a notice of default which is curable.

Makes act operative July 1, 1974

To take effect immediately, urgency statute.

Ch. 309 (SB 354) Dymally. Social services

Establishes Office of Child Abuse Prevention in State Department of Health and specifies powers and duties thereof, including establishment of pilot projects with regard to child abuse in conjunction with designated agencies

Establishes State Advisory Committee on Child Abuse to advise the Office of Child Abuse Prevention and the State Child Health Board concerning child abuse

To become operative during such times as federal funds are made available for such purposes Remains in effect until December 31, 1979.

Ch 310 (SB 1874) Stull Certificated employee salaries

Permits governing boards of school districts in which a continuous school program is in operation and in which the salary schedule becomes effective on a date other than July 1st to adjust salaries of certificated employees participating in the continuous school program so that salaries payable to such employees do not differ from salaries which would have been payable over a school year if they were not participating in the program

Ch 311 (AB 870) Gonsalves. Taxation

Makes technical changes to references to California Constitution in various provisions of the Revenue and Taxation Code. Deletes orphanage property tax exemption and includes orphanages within welfare exemption

Declares intent of Legislature to incorporate a specified document as part of the public record and as a statement of legislative intent in adopting ACA 32

Makes additional changes in Section 218 of the Revenue and Taxation Code, proposed by SB 688, to be operative only if SB 688 and this bill are both chaptered, and this bill is chaptered after SB 688

Makes additional changes in Section 231 of the Revenue and Taxation Code, proposed by AB 341, to be operative only if AB 341 and this bill are both chaptered, and this bill is chaptered after AB 341

Repeals Section 1815.6 of the Revenue and Taxation Code if AB 2083 and this bill are both chaptered, and this bill is chaptered after AB 2083.

To become operative only if ACA 32 of the 1973-74 Regular Session of the Legislature is adopted by the electorate.

Ch 312 (AB 2085) Kapiloff. Property taxation

Requires State Board of Equalization to assess all state-assessed property on August 7th of each year instead of the first Monday in August, and revises requirements for notification of assesses of such property of allocation of assessed values of such property

Changes date when State Board of Equalization must transmit a roll to each county showing assessments made in such county

Changes date local roll, together with the state-assessed roll, becomes the last equalized roll

Revises date certain assessment practices regarding state-assessed property shall be performed, if such date falls on a holiday or weekend

Makes additional changes in Section 753.5 of the Revenue and Taxation Code, proposed by AB 870, to be operative only if AB 870 and this bill are both chaptered, and this bill is chaptered after AB 870.

Ch. 313 (AB 3256) McAlister. Interdistrict attendance—adults.

Excludes a d a of adults in specified limited situations re education of adults pursuant to interdistrict attendance agreement from proposed provision requiring reduction of revenue limit if tuition is less than revenue limit of the district. Contingent upon enactment of such provision

To take effect immediately, urgency statute.

Ch. 314 (SB 1632) Alquist Dam safety

Provides that in designating areas within which death or personal injury would result from dam failure, the Office of Emergency Services may, under certain circumstances, base such designation on a specified onsite inspection

Permits the Office of Emergency Services, under certain circumstances, to waive the requirement for an inundation map required of specified dam owners.

Requires that the local jurisdiction notify the Office of Emergency Services if development occurs in any exempted dam area and that the Office of Emergency Services reevaluate waivers every two years

To take effect immediately, urgency statute.

Ch 315 (AB 1470) Dunlap Counties.

Establishes right of county employee to inspect and review any official record relating to his or her performance as an employee or a grievance concerning the employee which is kept or maintained by the county

Requires county to provide opportunity for employee to inspect such records during regular business hours of county and to respond to such records.

Specifies that such right and opportunity of county employee does not extend to records relating to the investigation of a possible criminal offense

Specifies that no reimbursement is made to local agencies because the duties imposed on local government are minor and will not cause financial burden

Ch 316 (AB 3459) Brown Practice of law.

Eliminates in qualifications for admission to practice law the requirement that a person, who has not completed 2 years of college before beginning the study of law, be at least 23 years of age before beginning the study of law.

To take effect immediately, urgency statute

Ch. 317 (AB 3129) Lancaster Crossing guard maintenance districts

Provides for the formation, administration, and dissolution of, and annexation to, and detachment from, special districts, within a city, county or city and county, to provide pedestrian crossing guards at street intersections for the safety of schoolchildren using such intersections.

To take effect immediately, urgency statute

Ch. 318 (AB 2784) Chappie Highway funds snow removal

Increases from \$1,000,000 to \$1,500,000 the maximum amount that may be allocated annually to counties for their reimbursable snow removal costs

Ch. 319 (SB 1367) Robbins Transit district: San Francisco

Delays from May 20, 1974, to July 1, 1974, the date by which the Legislature may enact a statute to take effect to define the boundaries of the 9 election districts of the San Francisco Bay Area Rapid Transit District. Provides for the boundaries of the election districts to be set forth in such statute

Deletes requirement that the Legislature file a certified copy of a map describing such boundaries with the Secretary of State and the county clerk of each county with territory within the boundaries of the district

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

To take effect immediately, urgency statute

Ch 320 (SB 1594) Nejedly Solid Waste Management Board

Authorizes State Solid Waste Management Board to contract as necessary Extends time for filing of financial assistance report by board from July 1, 1974, to January 15, 1975
To take effect immediately, urgency statute.

Ch. 321 (SB 1648) Carpenter. State school building aid

Provides, for purposes of determining "eligible bonded debt service" in computation of state school building aid loan repayments, that outstanding loans for sites or plans and specifications only, be disregarded in determining what apportionment was the first for a particular grade level where the applicant district has fully repaid prior construction loans.

Ch. 322 (SB 1662) Walsh Los Angeles Superior Court

Provides that the creation or boundary change of any superior court district in Los Angeles County shall not result in any district having a population less than 250,000, instead of 350,000

Ch 323 (SB 1711) Ayala. County land use fees

Permits county land use fees to be billed and collected by the county tax collector as part of the regular billing system.

To take effect immediately, urgency statute.

Ch 324 (SB 1754) Grunsky County boards of education

Authorizes a county committee on school district organization to propose a reduction from seven to five, or an increase from five to seven, of the number of members of a county board of education.

Requires a countywide election to approve the proposal

Requires county board of education elections to be consolidated with countywide elections when boundaries of county board of education trustee areas are changed so as to be coterminous with boundaries of supervisorial districts of the county

Prohibits any reimbursement pursuant to Section 2231, Revenue and Taxation Code, and any appropriation by this act because duties, obligations, or responsibilities imposed by this act on local governmental entities or school districts are such that related costs are incurred as a part of their normal operating procedures

Ch 325 (AB 375) Miller Public Employees' Retirement System

Provides that warrants in payment of benefit be mailed to bank, savings and loan association, or credit union, in this state for deposit in member's account upon request of person entitled to benefits

Provides that there are no state-mandated costs that require reimbursement under Section 2164 3 of the Revenue and Taxation Code

Ch. 326 (AB 1291) Keene. Criminal procedure

Revises provisions relating to parole of persons committed to state hospital in criminal proceeding to specify that approval or disapproval by court of medical director's recommendation shall be after hearing in open court.

Specifies that if approval is given for parole of the person on terms and conditions specified by medical director, such parole may include releasing the person to custody of local mental health facility in county from which person was committed, for one or more periods not to exceed 30 days to facilitate adjustment of person to community pending determination with regard to restoration of sanity

Specifies, in cases in which the offense alleged to be committed by the person is punishable by death, that if court disapproves parole, no further recommendation shall be made by medical director until after 6 months, rather than one year

Ch 327 (AB 1732) Z'berg Taxation

Extends deadline for filing senior citizens property tax assistance claim with respect to homes in an area where a disaster occurred during the normal filing period for the 1971-72 fiscal year and which area was declared to be in a state of disaster by the Governor or President until 60 days after effective date of this enactment

To take effect immediately, urgency statute

Ch. 328 (AB 2644) Leroy F. Greene. Employment practices.

Prohibits an employer from requiring on an initial employment application form that a record of arrests be listed

Permits authorized public agencies to secure employee arrest records
Specifies penalty for violation of act

Ch 329 (AB 2692) Beverly Republican Party

Provides that Republican nominee at special primary election, as well as Republican nominee at the direct primary election, is a delegate to the Republican State Convention

Ch 330 (AB 2763) Mobley Medical care

Continues a pilot program by the Department of Health concerning controls of overutilization of Medi-Cal benefits for an additional year in Fresno and other representative geographical areas of the state

Remains in effect until April 30, 1975

To take effect immediately, urgency statute

Ch. 331 (AB 2830) McAlister Abandoned personal property

Provides uniform procedure to govern the disposition of personal property left on leased or rented premises, whether furnished or unfurnished, residential or commercial, after the termination of a tenancy

Requires notice to tenant and to any person reasonably believed to be owner Establishes procedure for either reclamation by tenant or other owner or disposition at public sale with net proceeds going to the county if not claimed. Provides that landlord may alternatively opt to use or dispose of such property as he wishes if total resale value does not exceed \$100 Protects landlord from liability to certain persons with proprietary interest

Makes related changes.

Ch 332 (AB 2831) McAlister Leased real property abandonment

Provides procedural method for establishing that leased real property has been abandoned by lessee

Specifies that lessor may give notice of belief of abandonment to lessee either by mail or personal delivery after 14 consecutive days of due and unpaid rent Allows lessee to defeat belief of abandonment by giving lessor written statement of intent not to abandon before date of termination specified in notice, a date not less than 15 days after personal notification, or not less than 18 days after date of mailing Places burden of proof on lessee to establish that requisite elements of lawful abandonment are lacking if procedure has been followed.

Specifies model forms of notice

Provides that service of process in unlawful detainer action may be made by mail, as specified, to lessee who denies abandonment

Ch 333 (AB 3035) Craven Drivers' licenses

Requires that, in addition to any other fees required by the Vehicle Code, a fee of \$5 be paid to the Department of Motor Vehicles before a driver's license may be issued, reissued, or returned to the licensee after a mandatory suspension or a mandatory revocation of a person's driving privilege ordered by the department has been terminated or reinstated, rather than requiring such a fee before a mandatory suspension or a mandatory revocation of a person's driving privilege ordered by the department may be terminated or reinstated

Repeals provisions which authorize the department, under specified conditions, to end mandatory driver's license suspensions or revocations that could have ended, except for the payment of a required reinstatement fee, after a period of 5 years has passed from the time such suspension or revocation action could have ended

Ch 334 (AB 3052) Burton Welfare

Provides that as an alternative to reimbursing the foster parents, county welfare departments may pay funeral homes and burial plot providers directly when the foster parents request

To take effect immediately, urgency statute.

Ch 335 (AB 3061) Thurman. Modesto Municipal Court personnel

Changes the compensation of Modesto Municipal Court personnel

Provides that no appropriation is made nor shall any reimbursement be made for any costs local agencies or school districts may incur pursuant to the act because the affected local agency requested the act in order to act pursuant to it

Ch 336 (AB 3082) Carter School districts. governing boards

Specifies that proceedings pursuant to a particular provision, authorizing the creation of a school district governing board when the charter of a city has been amended to no longer provide for a board of education, may be conducted in conjunction with proceedings for establishing trustee areas or to increase the number of members of the governing board of the school district from 5 to 7 members, or both.

Provides for terms of office of the members of such successor school district governing board

Validates specified proceedings re the appointment and election of successor governing boards of the Stockton Unified School District.

To take effect immediately, urgency statute.

Ch 337 (SB 1668) Biddle Indexes of registration

Deletes requirement that county clerk transmit a copy of the general index of voter registration affidavits to the State Librarian in Sacramento

Ch 338 (SB 2173) Moscone. Sylmar Tunnel case

Appropriates \$1,036,200 to Department of Justice to pay settlements in specified Sylmar Tunnel case

To take effect immediately, urgency statute

Ch 339 (SB 129) Colher State employees moving expenses

Provides that whenever a state officer or employee is required to move because of reason related to duties and move requires residence sale or lease settlement, the state may reimburse employee for specified expenses related to settlement of lease or sale of property

Changes various maximum allowances in connection with such moves.

Ch 340 (SB 1338) Song Willful misconduct

Specifies that any act of willful misconduct of minor resulting in defacement of property of another with paint or similar substance is imputed to parents having custody and control Limits such liability to \$2,000 for each such act

Makes related change

Declares that any person who defaces property, without permission of the owner, is guilty of a misdemeanor

Provides that court may require the painting, washing, or other repair of the damaged property or otherwise making restitution as condition of probation

Provides that neither appropriation nor reimbursement is made by act for the reimbursement of any local agency for any costs incurred by it pursuant to the act as such costs are not significant

Ch 341 (SB 1426) Robbins. Courses of study.

Requires the course in social science given pupils in secondary schools to include instruction in our American legal system, the operation of our juvenile and adult criminal justice systems, and the rights and duties of citizens under the criminal and civil law and the State and Federal Constitutions

Specifies that no reimbursement be made pursuant to Section 2231, Revenue and Taxation Code and no appropriation by this act because duties, obligations, or responsibilities imposed by this act on local governmental entities are minor in nature and will not cause any financial burden to local government

Ch. 342 (SB 1595) Deukmejian. Retirement

Requires members of the State Teachers' Retirement System who enter such system after January 1, 1975, to submit proof of their date of birth after they attain five or more years of service credit. Requires proof of date of birth of current members only under certain circumstances.

Ch 343 (AB 3232) Fenton. County employee retirement.

Permits county board of supervisors to enact an ordinance increasing maximum amount of cost-of-living adjustment for retired members of a retirement system established pursuant to the County Employees Retirement Law of 1937 to 4, 5, or 6 percent

Ch. 344 (AB 2985) Dixon. County employee retirement

Provides increased service retirement allowances for members of retirement systems established pursuant to the County Employees Retirement Law of 1937 if provisions are adopted by resolution of board of supervisors.

To take effect immediately, urgency statute.

Ch. 345 (SB 1738) Collier Reserves for contingencies

Appropriates \$10,900,000 in augmentation of Item 90 of the Budget Act of 1973

To take effect immediately, usual current expenses

Ch 346 (SB 238) Collier. Public lands.

Makes certain state park land acquisitions authorized by specified 1973 legislation subject to the Property Acquisition Law.

Provides that re certain other such acquisitions and exchanges, the responsibility for appraisals, appraisal reviews, negotiations, and all related matters is vested in the Department of General Services.

To take effect immediately, urgency statute.

Ch. 347 (SB 397) Petris. Purchases of securities.

Provides that dividend, voting and transfer rights may accrue to a married person as if that person were unmarried.

Prohibits requirement by securities broker-dealer or agent that approval of a person's spouse be obtained before that person may purchase or sell securities in that person's name.

Provides that there are no state-mandated local costs in this act that require reimbursement under Section 2231 of the Revenue and Taxation Code because there are no duties, obligations or responsibilities imposed on local government by this act

Ch 348 (SB 1506) Petris. Minors. injury

Requires specified persons to report cases of suspected sexual molestation of minors and suspected cases of infliction of designated physical or mental suffering on minors, in addition to cases of suspected physical injury of minors, to specified local authorities.

Includes cases of suspected sexual molestation of minors within category of cases required to be reported to local police and juvenile probation department by director of county welfare or health department Deletes provision which defines a minor for the purposes of such section as person 12 years of age or under.

Ch 349 (SB 1571) Lagomarsino Swordfish

Permits swordfish to be taken for commercial purposes only under a revocable, non-transferable permit issued by the Department of Fish and Game subject to regulations of the Fish and Game Commission and deletes provision specifically authorizing swordfish to be taken with hook and line and harpoon.

Specifies that there shall be no appropriation for the reimbursement of any local agency for any costs incurred by it pursuant to the act for specified reason

To take effect immediately, urgency statute.

Ch. 350 (SB 1752) Biddle Exhaust emission information.

Revises the requirements re exhaust emission information decals to provide that certification fleet data be utilized for decals to be affixed to motor vehicles through the 1976, rather than the 1974, model year and that assembly line test data be thus utilized

beginning in the 1977, rather than the 1975, model year

To take effect immediately, urgency statute

Ch 351 (SB 1838) Collier State school apportionments

Authorizes certain conditional apportionments made pursuant to the State School Building Aid Law of 1952 to become final if specified conditions are met

To be operative only until August 15, 1974

To take effect immediately, urgency statute

Ch 352 (SB 1840) Berryhill Salmon spawning areas

Includes the Tuolumne River between La Grange Dam and the Geer Road Bridge, rather than between La Grange Dam and the Waterford Bridge, among various designated salmon and steelhead spawning areas which, if found to be owned by the state, as prescribed, may not be leased or disposed of, except as specified, in which the action of the Department of Fish and Game shall prevail, with prescribed exceptions, over the action of any other department or agency, and in which the director may, until ownership of such lands has been legally determined, disapprove any alteration of prime salmon and steelhead spawning areas, under specified conditions

Ch 353 (AB 1086) Miller. Public Employees' Retirement System

Permits redeposit of withdrawn contributions in the Public Employees' Retirement System for purposes of concurrent retirement by persons who retired under the retirement system of the University of California after January 1, 1972, and prior to effective date of act

Provides that compensation earnable while a member of the State Teachers' Retirement System shall under specified circumstances be taken into consideration when determining final compensation for purposes of retirement under the Public Employees' Retirement System

Ch 354 (AB 2836) Z'berg Landscape architects

Requires landscape architects to indicate certificate number on all plans, specifications and other instruments of service and contracts, prepared for others

Provides for disciplinary action for noncompliance

Ch 355 (AB 3124) Duffy Nurses

Redefines the practice of nursing and includes in such definition the planning and performance of various services related to direct and indirect patient care and acts of basic health care, testing, and prevention procedures

Revises provision of Nursing Practice Act which provides that the act does not confer any authority to practice medicine or surgery or to undertake other specified acts in violation of any provision of law

Makes legislative declaration of intent

Ch 356 (AB 3344) Russell Delegation of leasing powers

Authorizes any school district governing board, under specified conditions, to delegate to officer or employee designated thereby, power to enter into leases of district real property with respect to which the district has received only one sealed proposal which conforms with existing standard rate or rates, from a responsible bidder and no qualified oral bid

Ch 357 (SB 1651) Berryhill County water district bonds

Authorizes the board of directors of a county water district to divide the aggregate principal amount of any issue of bonds into 2 or more series and to fix different maturity dates for the bonds of each series. Makes related provisions

Ch 358 (SB 1759) Stiern County employee retirement

Provides with respect to specified lump-sum death benefits that only one such payment shall be made and shall be made by the system where a member rendered his last active service

Ch 359 (AB 661) Lanterman Noise limits

Prohibits the Department of Motor Vehicles from registering a new motor vehicle, and from identifying a new off-highway motor vehicle, on a dealer's report of sale, which produces a maximum noise exceeding prescribed noise limits, rather than prohibiting any person from selling or offering for sale, such a motor vehicle. Authorizes the department to accept a dealer's certificate as proof of compliance with such maximum noise limit requirements

Prohibits any person from selling or offering for sale a new motor vehicle or a new off-highway vehicle which produces a maximum noise exceeding specified noise limits, for which noise emission standards or regulations have not been adopted by the Administrator of the Environmental Protection Agency pursuant to the Federal Noise Control Act of 1972. Prohibits any person from selling or offering for sale a new motor vehicle or a new off-highway motor vehicle which produces noise that exceeds or in any way violates the noise emission standards or regulations adopted for such a vehicle by the administrator

Deletes obsolete provisions

Defines various terms for purposes of act

States legislative declarations.

Provides that there are no state-mandated local costs in the act that require reimbursement under Section 2231 of the Revenue and Taxation Code

Ch 360 (AB 2892) Harvey Johnson Local agency formation commissions.

Requires a local agency formation commission to adopt, amend or revise spheres of influence after public hearing

Also requires a local agency formation commission to conduct a public hearing to consider a request by a local agency for an amendment or revision of an adopted sphere of influence, with reimbursement by the local agency to the commission for costs, not to exceed \$500, incurred by the commission, unless reimbursement is waived by the commission

Specifies that there shall be no state-mandated local costs requiring state reimbursement because the affected local agency requested the act in order to carry out the program required by it

Ch 361 (AB 3224) McAlister Process servers

Requires county clerks, when renewing process server's registration certificates, to issue the registrant the same registration number as originally assigned. Permits an entity composed of one or more registrants to transfer to a successor entity its registration numbers

Provides that the registrant and county clerk shall have the right to subpoena witnesses in hearing for the suspension or revocation of process server's certificate

To take effect immediately, urgency statute

Ch 362 (AB 3389) Bannai Field Act: construction supervision

Directs Department of General Services to supervise design of school buildings, as well as the construction thereof. Specifies purposes of such supervision

Authorizes, until August 16, 1974, school districts in which tax rate for the 1973-74 fiscal year was \$0.003 less than the requisite tax rate for purposes of repairing, reconstructing, or replacing school buildings for earthquake safety purposes, to file an application with the State Allocation Board in order to increase the basic computed state matching ratio of assistance for purposes of state building aid assistance

To take effect immediately, urgency statute

Ch 363 (SB 1091) Beilenson Summons.

Revises contents of "notice statement" regarding default judgments which must be contained in a summons directed to a defendant

Makes certain provisions inoperative on June 30, 1989

Ch 364 (SB 1772) Biddle Irrigation district name

Deletes requirement that the name of an irrigation district contain the words "Irrigation District"

Repeals provisions re name change of the Beaumont Irrigation District

Ch 365 (AB 1041) Chappie Tahoe Resource Conservation District

Creates the Tahoe Resource Conservation District consisting of specified lands, prescribes composition and terms of the initial board of directors, and provides that the district's organization and powers are governed by provisions pertaining generally to resource conservation districts, except as otherwise specified

Provides that any territory within an existing resource conservation district within the specified area is transferred to the Tahoe Resource Conservation District upon the effective date of the act

Requires the transfer of moneys to the district received by any resource conservation district by assessment of lands transferred to the district, requires costs of establishing the district to be a first charge on such funds, and authorizes the board of directors to determine whether the treasury of Placer County or of El Dorado County shall be the district depository

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 366 (AB 3373) Craven County fiscal procedures.

Provides that in counties using a mechanized management reporting system for a uniform 4-week period, the board of supervisors may provide for payment of moneys collected by each officer of a county or judicial district and certain related activities on a 4-week period basis

Revises requirements concerning signatures on county service area bonds

Changes reference from "month" to "pay period" for the purpose of salary and service requirements in provisions regarding several municipal court districts in San Diego County

Allows board of supervisors to levy county service area bond tax on land only in area or improvement area benefited by purposes of bonded debt under specified circumstances

Ch 367 (AB 2733) Joint Committee on Fairs Allocation and Classification Gifts to fairs

Requires the Department of Food and Agriculture to exclude gifts made to fairs from any source as a factor in considering a fair's need for financial assistance pursuant to Section 19627 of the Business and Professions Code

Provides that "gift" does not include any donation of money or property which is made to, and used by, any fair for its general operating expenses

Provides that the unanticipated revenues retained by a fair which are in excess of the approved budget for any fiscal year may be expended by any designated fair upon positive action by the board of directors of such fair which shall be recorded in the official minutes of such fair approving a plan of expenditure for designated types of fair projects

Ch 368 (AB 2916) Wood Beet leafhopper control

Extends indefinitely the provisions, in effect until June 30, 1974, establishing beet leafhopper control programs

Modifies the boundaries of the Assessment District II, established for purposes of assessment of producers and producer-handlers of designated agricultural crops in connection with carrying out beet leafhopper control programs

Requires that assessments be at a rate sufficient to reimburse the Director of Food and Agriculture to equal 65% of the expenditure by the department in carrying out the beet leafhopper control programs, rather than requiring that assessments be at a rate sufficient to reimburse the director to equal 50% of the expenditure by the department in carrying out such programs

Appropriates \$610,000 to the Department of Food and Agriculture, of which \$213,500 shall be from the General Fund and \$396,500 shall be from the Department of Agriculture Fund, in augmentation of the 1974-75 support budget by such department, for purposes of carrying out the provisions establishing beet leafhopper control programs

To take effect immediately, usual current expenses

Ch. 369 (AB 3321) Mobley School districts member's terms

Substitutes April 1st for July 1st as the date at which term of school district governing board member begins, and March 31st for July 30th as the date at which term of board member ends in various provisions that provide for the election of the governing boards of school districts, including community college districts

Makes necessary related changes in other provisions dealing with election, terms of office, and conduct of district business

Accelerates expiration of terms of board members in office on effective date of act to March 31st of year of expiration

Specifies that when governing board elections are conducted in conjunction with the municipal election of a chartered city on other than the first Tuesday after the first Monday in March, newly elected members shall take office 30 days after the official verification of the results of such election Specifies that terms of outgoing members expire [on the]* day before such newly elected members take office

Ch. 370 (AB 2732) Joint Committee on Fairs Allocation and Classification Fairs.

Requires the Department of Food and Agriculture to classify designated fairs annually, rather than from time to time, and to annually request advice and recommendations for modification of the classification from boards of directors of fairs Specifies that such classifications may be considered in determining the basis of compensation to fair managers, and requires the department to perform various functions in connection with fair managers' salaries

Requires the Director of Food and Agriculture to submit designated findings and information to the Fair Budget Review Board, and requires the board to advise the director, within prescribed period, on all matters relating to the classification of fairs and the methods used to determine the compensation for fair managers

Requires the department to prepare and to revise annually a manual setting forth the powers, duties, and responsibilities of directors of county and citrus fruit fairs, and a separate manual setting forth the powers, duties, and responsibilities of directors of district and combined county and district fairs Requires the department to provide copies of the manuals to each director and manager of county, district, combined county and district, and citrus fruit fairs

Repeals provisions relating to the operation of agricultural fair corporations

Ch. 371 (AB 3041) Duffy Medical licenses

Makes changes in the qualifications certain applicants must meet in order to obtain a license to practice medicine

To take effect immediately, urgency statute

Ch 372 (AB 1926) Dunlap Subdivisions

Declares legislative intent regarding public access to navigable waters, to increase public access to public natural resources and states legislative findings in connection with public access to public natural resources.

Revises and relocates in Subdivision Map Act provisions for approval or disapproval of tentative and final subdivision maps by city or county where dedication of public access routes to coastlines or shorelines are or are not provided for

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency

Provides that specified sections of act shall not become operative if this bill and SB 977 are both chaptered

Ch 373 (AB 3211) Knox Delinquent improvement bonds reinstatement

Requires, re improvement bonds issued under the Improvement Act of 1911 which have been declared delinquent, and because of such delinquency, default and sale of the property has been commenced, that as a condition for reinstatement of the delinquent bonds, the cost of obtaining evidence of title, if actually incurred, be paid to the county treasurer

Ch. 374 (SB 1764) Berryhill State employees total compensation

Declares intent of Legislature with respect to total compensation of state employees

Requires Board of Administration of the Public Employees' Retirement System to submit state employee benefit report to the State Personnel Board on or before December 10 of each year. Requires State Personnel Board to report recommendations on total compensation of state civil service employees. Defines terms "total compensation", "employee benefit" and "allowances"

Reduces contribution rate of state miscellaneous, patrol, state safety and university members of the Public Employees' Retirement System. Increases retirement allowance of state members, other than school members, who retired prior to July 1, 1971, by 15 percent on July 1, 1974. Provides for continuance of portion of retirement allowance to survivors of state miscellaneous and university members who are not included in federal social security. Establishes a group term life insurance program for all state employees.

Provides for industrial disability leave in lieu of temporary workmen's compensation disability benefits and sick leave with pay for state officers and employees who are members of the Public Employees' Retirement System.

Increases state contribution with respect to specified state officers and employees for basic and related major medical plans under the State Employees' Medical and Hospital Care Act.

Appropriates specified amounts for administration of act from the General Fund, the Public Employees' Retirement Fund, and the State Employees' Contingency Reserve Fund to the Public Employees' Retirement System and from the General Fund to the State Personnel Board.

Operative July 1, 1974

Provides that act may be cited as the Berryhill Total Compensation Act.

To take effect immediately, urgency statute.

Ch. 375 (SB 1525) Collier Budget Act of 1974

Makes appropriation for support of state government for 1974-1975 fiscal year.

Ch 376 (AB 3043) Keyser Elections

Permits the clerk, at his discretion, to place the ballot on more than one ballot card or on one ballot card and a paper ballot at an election where the number of offices and measures to be voted upon cannot be accommodated on one ballot card.

Establishes 9 election districts within the San Francisco Bay Area Rapid Transit District, and specifies the census tracts, or portions thereof, included in each election district.

To take effect immediately, urgency statute.

Ch 377 (AB 3839) Chappie. Off-highway vehicles

Revises provisions of the Chappie-Z'berg Off-Highway Motor Vehicle Law of 1971 (Division 16.5 (commencing with Section 38000), Vehicle Code), which make, on and after July 1, 1974, motor vehicles operated solely on the private property of their owner or on the private property of another, with the express consent of the owner or tenant of such property, or used solely upon commercially operated facilities for such use, and motor vehicles being operated off the highways in an organized racing or competitive event upon a closed course and which is conducted under the auspices of a recognized sanctioning body, or by permit issued by the local governmental authority having jurisdiction, subject to the provisions of such law, by exempting from such law, commercial vehicles, motorcycles manufactured in 1942 or prior thereto, motor vehicles operated solely on private property if the motor vehicles are owned by the owner or tenant of the private property, and motor vehicles operated off the highways in such racing or competitive event.

Operative July 1, 1974

To take effect immediately, urgency statute.

Ch 378 (AB 4415) Craven Harbor and port districts

Deletes provision specifying that negotiable promissory notes of a port district shall be general obligations of the district.

Specifies that negotiable promissory notes of a port district may bear interest at a rate

of not exceeding 7, rather than 6, percent per year, and shall be payable from revenues and taxes levied for purposes of the district other than the payment of principal and interest on any bonded debt of the district, rather than general obligations of the district payable from revenues and taxes in the same manner as bonds of the district

Deletes provisions requiring the clerk and the treasurer of a city which comprises the entire territory of a small craft harbor district to be ex officio the secretary and treasurer, respectively, of the district, and makes related changes

To take effect immediately, urgency statute

Ch 379 (SB 1512) Carpenter Airport peace officers

Deletes provision terminating peace officer status of airport security officers of Orange and San Francisco Airports Delays date for termination of peace officer status of such personnel at airport operated by San Joaquin County to April 30, 1975, from September 25, 1974 Eliminates peace officer status for airport security officers of Santa Maria Airport District

~~Declaring the urgency thereof and stating facts relative thereto, to take effect immediately.~~

[To take effect immediately, urgency statute.]*

Ch 380 (SB 2141) Ayala San Bernardino flood control

Authorizes a county service area in a county which exceeds 20,000 square miles to provide flood or inundation protection services, as specified Requires any indebtedness incurred for such purpose to be incurred in accordance with specified provisions Authorizes any such county service area formed prior to the effective date of this act to provide such services without taking proceedings for the extension of authorized services pursuant to specified provisions Specifies that any county service area utilizing such provisions to provide flood or inundation protection services and which establishes a zone of benefit therefor, may not provide water service within such zone or benefit Makes related provisions

Declares construction of work to provide flood protection in the event of the failure of a dam to be one of the powers of the San Bernardino County Flood Control District, and specifies that proposed work which, if constructed, will provide protection against the failure of a dam may be determined by the board of supervisors for the purpose of the creation of special zones to benefit exclusively those properties benefited by the lake or reservoir Requires proposal to incur indebtedness for such purpose to be submitted to voters, and approved by two-thirds of the votes cast Provides that a resolution forming a special zone, if adopted by a four-fifths vote of the board, shall be conclusive evidence of specified matters Requires actions to contest formation of special zone or the inclusion of property therein to be commenced within specified period Specifies powers of special zones

Deletes requirement that not less than 1/40th of the indebtedness of each issue or series of district bonds be paid every year

Declares legislative intent re construction of project to provide protection against the failure of an existing privately owned dam on existing private rights

To take effect immediately, urgency statute

Ch. 381 (AB 222) Antonovich Community colleges attendance

Authorizes a resident of one community college district to enroll and be admitted to another community college district, and not be subject to an interdistrict attendance agreement or a notice of restriction, if the governing board of the receiving community college district has approved such admission and has determined that space is available at that community college, and if he pays on behalf of the district in which he resides the tuition computed under interdistrict attendance agreement provisions as between the two community college districts

Requires separate recording of such attendance and reporting to the Chancellor's Office of the California Community Colleges

Specifies that basic aid shall be apportioned to the district of attendance and such district shall not include the attendance in the determination of the district's revenue limit

Directs the governing board of each community college district to prescribe rules and regulations for the implementation of this act

Ch 382 (AB 507) Ralph Unemployment insurance classified employees

Revises unemployment insurance compensation for classified employees.

Removes 120 percent trigger required for state "on" or "off" indicator for purposes of obtaining federal share of benefits under Federal-State Extended Unemployment Compensation Act of 1970 for period until August 1, 1974, rather than July 1, 1974

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to this act

To take effect immediately, urgency statute

Ch 383 (AB 2960) Leroy F Greene State school building aid

Makes available from proceeds of the State School Building Aid Bond Law of 1966 and in augmentation of Section 19700 745 of the Education Code not more than \$12,000,000 for apportionment as loans to school districts which lack prescribed matching funds, obtain specified approval of the State Allocation Board, levy a prescribed tax, and apply the proceeds from such tax levy as local matching funds for a particular project or projects

To take effect immediately, urgency statute

Ch. 384 (AB 3408) Joe A Gonsalves Vehicles sales and distribution

Includes in the powers of the New Motor Vehicle Board the consideration of any matter re activities and practices of a manufacturer branch and distributor branch, and authorizes the board to perform specified acts in connection therewith.

Revises provisions re protests against new dealerships

Specifies further procedures re administrative adjudication applicable to the board, and authorizes the board to designate a hearing officer to hold a hearing in place of the board.

Requires manufacturer and distributor representatives to pay required fees at the time application for ard license or special plates are made to the Department of Motor Vehicles

Includes, as grounds for suspension or revocation of licenses, willful violation of provisions and regulations of the board re consumer protection and dealer warranties

Makes it unlawful for persons to act as a manufacturer or distributor representative after July 1, 1974, rather than January 1, 1975, without having obtained the appropriate license or permit from the department Specifies license fees Specifies manner of delivering and displaying the license, and manner of surrendering the license upon termination of employment by the representative.

Requires that, in general, if the board fails to act within 30 days after the board receives a proposed decision where a case is heard before a hearing officer alone, specified proposed action be deemed to be approved

Provides that there shall be no reimbursement pursuant to Sec 2231 of the Revenue and Taxation Code, nor any appropriation made by the act, for a specified reason

Specifically provides that the department may do whatever it determines is reasonably necessary to prepare for the implementation of Statutes of 1973, Chapter 996, and this act

To take effect immediately, urgency statute, with specified provisions to become operative on July 1, 1974

Ch 385 (AB 3461) Knox Municipal water district bonds

Requires a special election within a proposed uninhabited improvement district of a municipal water district at which each landowner shall have one vote for each dollars worth of assessed value of land on the proposition of the formation of the uninhabited improvement district and the incurring indebtedness by the issuance of bonds of the district for the uninhabited improvement district Prescribes procedure for conduct of such election Deletes provisions providing for a formation hearing by the district board.

To take effect immediately, urgency statute

Ch 386 (SB 1519) Nejedly State forests

Revises provisions declaring the purpose of state forest management

Ch 387 (SB 1655) Berryhill Medi-Cal

Limits county share of Medi-Cal costs for any fiscal year to an amount not exceeding the amount produced by a property tax rate of 65 cents per \$100 of modified assessed value, as defined

Provides that any relief to county of 15th class under this section shall first be used to reduce outstanding indebtedness to the state under the Medi-Cal program

Ch 388 (SB 1689) Grunsky Higher education student residency.

Specifies that no provision of chapter providing uniform rules of student residency at institutions of public higher education, shall be applicable to the University of California unless the regents adopt a resolution making provision so applicable

Deletes requirement that continuous attendance be maintained in order for student dependents of certain military personnel to be entitled to resident classification under specified circumstances at such institutions

Prohibits any reimbursement pursuant to Section 2231, Revenue and Taxation Code, and any appropriation by this act because duties, obligations, or responsibilities imposed by this act on local governmental entities are minor in nature and will not cause any financial burden to local government

To take effect immediately, urgency statute

Ch 389 (SB 1748) Petris Impound accounts

Permits establishment of impound, trust, or other account for the payment of taxes, insurance premiums, or other purposes relating to property by the mutual agreement of the parties to the loan or sale agreement provided lender or seller has furnished purchaser or borrower with a statement which, rather than stating no interest will be paid on any funds held in such account, states whether or not interest will be paid

Provides that an impound, trust, or other type of account established in violation of the provisions of this act and specified existing provisions shall be voidable at the option of the purchaser or borrower, at any time, but shall not otherwise affect the validity of the loan or sale

Ch. 390 (AB 2598) Wood Public Employees Retirement System

Revises procedure with respect to unclaimed benefits to also include unidentifiable recipient situations and to delete requirement of drawing of warrants

Ch 391 (AB 2753) Craven Subdivisions

Permits local ordinances to require the payment of a fee as a condition of approval of a final subdivision map or as a condition of issuing a building permit for purposes of defraying the actual or estimated cost of constructing major thoroughfares, in addition to bridges

Makes related changes

Incorporates additional changes in Sec 11547, Business and Professions Code, proposed by SB 1747 to be effective only if SB 1747 and this bill are both chaptered and become effective January 1, 1975, and this bill is chaptered last

Ch 392 (AB 2822) Arnett School building aid

Validates certain final apportionments of state school building aid based on conditional apportionments made prior to January 1, 1975, rather than January 1, 1974

Validates certain final apportionments of school building aid funds re structurally inadequate school facilities based on conditional apportionments made prior to January 1, 1975, authorized by the same majority vote of qualified electors as required at a district bond election, rather than January 1, 1974, authorized by two-thirds of the qualified electors

Ch 393 (AB 2883) Dunlap Grand jury reports

Provides that during the month preceding the beginning of the fiscal year of the county, instead of during January, the superior court of each county shall designate the estimated number of grand jurors required for the ensuing fiscal year

Provides that in each county there shall be at least one grand jury drawn and impaneled in each fiscal year of the county, instead of in each year

Requires a grand jury to submit to the superior court a final report of its findings and

recommendations pertaining to county government on or before the last day of the county fiscal year in which the grand jury was impaneled, instead of on or before December 31 of the calendar year in which the grand jury was impaneled

Makes clarifying changes to reflect existing law requiring grand jury service on a fiscal year basis

Ch 394 (AB 2903) Joe A Gonsalves School districts unsold bonds

Limits the expenditure of proceeds from unsold bonds authorized by component school districts which are included in newly formed school districts to the purpose or purposes for which such bonds were authorized, and to the territory of the school district which authorized said bonds, and limits tax levy re such indebtedness to the territory of the district within which said bonds were authorized, until the new school district assumes such indebtedness

To take effect immediately, urgency statute

Ch 395 (AB 3091) Chappie County service areas

Permits Placer County Board of Supervisors to make an assessment of a uniform amount on each parcel of land within County Service Area No 1, Dollar Point, without regard to the assessed value of the parcel, for providing local park or recreation facilities and services within the county service area; provided that specified procedures relating to notice hearing and protests are complied with

To take effect immediately, urgency statute

Ch 396 (AB 3175) Chappie Placer County Water Agency.

Provides for an independent board of directors of the Placer County Water Agency, rather than the county board of supervisors as ex officio the board of directors of the agency Requires the board of supervisors to initially appoint the members of the board, but provides thereafter for an elected board with three members being initially elected at the agency election held in 1975 and two at the agency election held in 1977

Specifies powers of the board of directors and powers of the county board of supervisors re agency affairs Specifies matters re organization of the new board and compensation of directors Makes related provisions

Provides that there shall be no reimbursement pursuant to Section 2231 of the Revenue and Taxation Code nor shall there be any appropriation made by this act for specified reason

Ch 397 (AB 3326) Powers School districts—finance

Exempts Del Paso Heights Elementary School District, for specified period, from provision which prohibits use of certain funds if district does not expend specified amount for classroom teachers' salaries.

Makes legislative finding and declaration.

To take effect immediately, urgency statute

Ch 398 (AB 3371) Knox Insurance agents

Prohibits notices of appointment required to be filed with Insurance Commissioner by insurers appointing persons, life agents, insurance agents, or travel insurance agents from being filed unless filing is consented to by person so appointed

Ch 399 (AB 3399) Badham California water district boards

Specifies that at any time after the adoption by the board of directors of a California water district of a resolution to increase the number of directors to 7, 9, or 11 pursuant to specified authority, such resolution may be repealed by a unanimous vote of the members of the board, and that immediately upon the effective date of the repeal of the resolution, the offices created thereby shall be deemed vacated and abolished

To take effect immediately, urgency statute

Ch 400 (AB 3452) Foran Statistical tabulations

Requires every state agency and department to categorize Filipino as Filipinos for any statistical tabulation of minority groups

Ch 401 (AB 3482) Sieroty Sealing records

Specifies that provisions for sealing criminal records of minors applies to persons under the age of 21 at time of commission of crimes occurring prior to March 7, 1973

Ch 402 (AB 3598) Craven School district employee expenses

Authorizes governing boards of all school districts, rather than only those with an ad a of more than 50,000, to delegate power re employee expenses in performing district services to district superintendent

Ch 403 (AB 3600) Fenton Optometry

Provides that the Board of Optometry may make continuing education requirements for the renewal of licenses to practice optometry, and may make exceptions from continuing education requirements for reasons of health, military service or other good cause

Ch 404 (AB 3606) Chappie Yuba County Water District

Authorizes the Yuba County Water District to call a special election within 90 days after the effective date of this act, which need not be held on any regular election date or consolidated with any other election, for the purpose of the formation of Improvement District No 5 and the authorization of bonds for such improvement district

To take effect immediately, urgency statute

Ch 405 (AB 3944) Antonovich Savings and loan associations

Revises minimum net worth requirements for savings and loan associations to delete \$50,000 net worth requirement for each branch

To take effect immediately, urgency statute

Ch 406 (SB 1496) Marler Appropriation to Shasta County

Appropriates \$60,000 for certain state-mandated program reimbursements to Shasta County, notwithstanding Section 2231 of the Revenue and Taxation Code

To take effect immediately, urgency statute

Ch 407 (SB 1782) Short Handicapped pupils development centers

Revises statement of legislative purpose

Requires governing boards of school districts and county superintendents of schools to establish and maintain development centers for handicapped pupils, or to contract with other school districts or county superintendents of schools for such service, by September 1, 1978

Requires governing boards of school districts or county superintendents of schools to annually certify to the Superintendent of Public Instruction that each child participating in development centers for handicapped pupil meets eligibility requirements established by the State Board of Education, and to provide related information

Makes related changes

Requires each eligible handicapped pupil, with the consent of the parent or guardian, residing in the district to be enrolled by the district in a center Prescribes hearing procedure if pupil is denied admission to a center or if parent or guardian disagrees with proposed admission Requires State Board of Education to adopt rules and regulations re conduct of hearing

Requires State Board of Education, rather than Superintendent of Public Instruction, to establish standards for development centers, prohibits any means test and requires eligibility to be based on physical and mental conditions

States legislative intent re phase-in of additional development center enrollees between July 1, 1974, and September 1, 1978

Provides for specified increase in state support for 1975-76 fiscal year and for related reduction of local property tax rate

Expresses legislative intent re local support for development center programs, and provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by them pursuant to this act

Requires that ratio between state and local support for development center programs be determined by rules and regulations established by the State Board of Education

Appropriates \$30,000 to Department of Finance for specified study re development centers

To take effect immediately, urgency statute

Ch 408 (SB 1949) Nejedly School districts: bonded indebtedness

Specifies that unsold bonds issued in the name of various school districts that are reorganized and included entirely in a new school district shall be considered a liability of the new district for purposes of computing the bonding capacity of the new district pursuant to the State School Building Aid Law of 1952

To take effect immediately, urgency statute

Ch 409 (SB 1769) Alquist Cabrillo Community College District

Requires, for experimental 4-1-4 academic calendar year in the Cabrillo Community College District, that the units of average daily attendance be based on regular census dates occurring during two 16-week terms, and prohibits state apportionments based on average daily attendance during 1-month intersession period

Operative until July 1, 1976

To take effect immediately, urgency statute

Ch 410 (SB 1803) Stevens Peace officers

Extends period of time before which fire department members with peace officer powers must satisfactorily complete course of training in exercise of powers to arrest from July 1, 1974, to January 1, 1975

To take effect immediately, urgency statute

Ch 411 (AB 180) MacDonald Law enforcement

Appropriates funds to the Department of the Youth Authority to carry out the special supervision program

Extends termination date of specific appropriations and provisions relating to specific county probation subsidy programs and program evaluation studies from June 30, 1974, to June 30, 1975

To take effect immediately, urgency statute

Ch 412 (AB 2768) Ingalls State park system

Appropriates \$47,612 to the Department of Parks and Recreation for the payment of a sewer assessment made by the City of Elsinore against lands within the Lake Elsinore State Recreation Area, provided, that no moneys shall be expended until there is a signed agreement with the concessionaire to reimburse the state for such payment. Requires such agreement to provide for the payment of interest under such terms and conditions as are prescribed by the Director of Finance

To take effect immediately, urgency statute

Ch 413 (AB 3063) Powers Documentary Transfer Tax Act.

Requires consideration, unpaid debt amount and identification of grantee as beneficiary or mortgagee to be noted on a deed, instrument or writing taken from a mortgagor as a result of, or in lieu of, a foreclosure and exempted from taxation under the Documentary Transfer Tax Act, or to be stated in an affidavit or declaration under penalty of perjury

Ch. 414 (AB 3409) Cline. Property taxation. penalties

Deletes provision postponing the attachment of penalties on unpaid property taxes due to an assessor's error without fault of the assessee and instead provides for the cancellation of such penalties where such property taxes increased more than \$100 or 50 percent of the tax for the current fiscal year, whichever is greater, and payment is made within one year from date that the correction was entered in the roll or abstract record

Ch 415 (SB 1699) Ayala. County Employees Retirement Law

Permits counties which have provided officers and employees with both retirement benefits under the County Employees Retirement System of 1937 and federal social security benefits on a nonintegrated basis to provide survivorship benefits as an alternative to survivorship benefits under social security

Makes definitions and outlines procedures to provide such survivorship benefits

Makes related changes in County Employees Retirement Act of 1937

Ch 416 (SB 1606) Colher California market crab study.

Requires until July 1, 1979, every person operating under a fish packaging and processing license to pay in addition to the license fee and a specified privilege tax an additional privilege tax of a specified amount for each pound of crab purchased, received, or taken by him. Requires such revenues to be expended for crab research and management activities.

Requires the Department of Fish and Game to conduct an investigation into factors responsible for the decline of the market crab in state waters, and to report its findings no later than September 1, 1979, with annual progress reports commencing by January 5, 1976. Makes legislative findings re market crab.

Appropriates \$10,000 from General Fund and \$50,000 from Fish and Game Preservation Fund for such investigation, but specifies that the amount of the appropriation from the Fish and Game Preservation Fund shall not exceed the amount derived from the additional privilege tax on crab.

Ch 417 (SB 1859) Walsh California Highway Patrol.

Requires the Department of the California Highway Patrol to conduct a study to ascertain the feasibility of employing women as members of the California Highway Patrol.

Requires the department, with the assistance of the State Personnel Board, to hire an appropriate number of women to perform traffic law enforcement work. Permits the board to create a special employment classification for such women.

Requires the department to make every effort to obtain public or private, or both public and private, financial assistance for the study and authorizes the department to do anything else which it determines is reasonably necessary to accomplish the study.

Requires the department, not later than 2 years after the effective date of the act, to submit a final report to the Legislature, as specified. Provides for an interim report.

Makes legislative findings and declarations.

To take effect immediately, urgency statute.

Ch. 418 (SB 2108) Stevens Community colleges medical services

Authorizes the governing board of any school district maintaining a community college to provide direct or indirect medical and hospitalization services, and to include those services within the purposes for which there may be required of students in attendance in grades 13 and 14 an annual health supervision and services fee of not to exceed \$10.

To take effect immediately, urgency statute.

Ch 419 (SB 1495) Marks. Residential rehabilitation

Expands coverage of the Marks-Foran Residential Rehabilitation Act of 1973 to authorize all cities, counties, cities and counties, redevelopment agencies, and housing authorities, rather than only cities and cities and counties with populations of over 600,000 and redevelopment agencies and housing authorities within such cities and cities and counties, to conduct residential rehabilitation programs thereunder.

Defines "citizen participation" for purposes of such act.

Requires the local agency to make efforts to prevent displacement of residents as a result of the operation of the residential rehabilitation program which include, but need not be limited to, utilization of available federal, state, or local funding programs for rent subsidies.

Requires guidelines for financing residential rehabilitation which are contained in a comprehensive residential rehabilitation financing program to include amounts previously expended for rehabilitation under prescribed conditions, as part of the cost of meeting rehabilitation standards, for the purpose of determining eligibility for refinancing under such act.

Provides that neither appropriation is made nor obligation created for the reimbursement of any city, county, or city and county for any costs incurred by it pursuant to the act.

To take effect immediately, urgency statute.

Ch 420 (SB 1679) Grunsky. Tear gas weapons.

Grants agents of the law enforcement liaison unit of the Department of Corrections peace officer powers and authorizes such agents to possess and carry tear gas weapons in specified circumstances

Expands class of Department of the Youth Authority personnel who may possess and carry tear gas weapons to include employees not with a departmental institution who are peace officers and are assigned to the department's missing ward unit, as specified

Deletes obsolete provision

To take effect immediately, urgency statute

Ch 421 (SB 1722) Marks Residential rehabilitation

Extends maximum repayment period for residential rehabilitation loans from the proceeds of bonds or bond anticipation notes issued on or after the effective date of this act, for property within a redevelopment project area from 20 years or three-fourths of the economic life of the property, whichever is less, to 30 years or three-fourths of the economic life of the property, whichever is less

Raises the maximum amount of rehabilitation loans from the proceeds of bonds or bond anticipation notes issued on or after the effective date of this act, for rehabilitation of property within a redevelopment project area from \$17,500 to \$30,000

To take effect immediately, urgency statute.

Ch 422 (SB 2047) Zenovich Madera Irrigation District assessments

Permits the board of directors of the Madera Irrigation District in accordance with a prescribed procedure to adjust the rate of assessment for district purposes on land which is served by a municipal water supply, upon petition of the owner, and within a city area which is served by a municipal water supply and is not susceptible of irrigation, upon petition by the city

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute.

Ch 423 (SB 913) Coombs Contractors

Requires the fees charged under the Contractors License Law to total no more than the estimated cost of administration to the Contractors' License Board

Provides that fee for reexamination of applicant, after failure of an examination, for additional classification as contractor or for change of responsible managing officer or employee, is \$20, but may be increased by Contractors' State License Board to \$40. Specifies that such fee, as well as fee for original application for home improvement salesman, accrues to Contractors' License Fund as an earned fee

Revises definition of "subcontractor" for purposes of Subletting and Subcontracting Fair Practices Act to mean a contractor, as specified, who contracts directly with the prime contractor.

Ch. 424 (SB 929) Zenovich Fire protection loan program

Requires the State Department of Health to establish and administer a program which will make loans available to private nonprofit children's institutions for installation of automatic sprinkler or detectors responding to invisible products of combustion other than heat systems. Requires any such loan to bear interest at a rate of 5 percent per annum and limits maximum term of such a loan to 30 years

Transfers \$2,200,000 from unexpended balance of funds appropriated re mental health by the Budget Act of 1973 to the State Department of Health for expenditure, without regard to fiscal years, for such loans

To take effect immediately, urgency statute

Ch 425 (SB 1533) Stevens. Nonresident alien inheritance rights

Deletes statutory provisions which provide in effect that a nonresident alien cannot inherit real or personal property in this state unless the country in which he resides affords United States citizens the same inheritance rights as are given to its own citizens

Ch. 426 (SB 1535) Stevens. Improvement acts

Revises the eminent domain provisions of the Park and Playground Act of 1909, the Street Opening Act of 1903, the Vehicle Parking District Law of 1943, and the Parking District Law of 1951 to conform to general provisions of law relating to condemnation procedure and repeals inconsistent provisions in such acts and laws.

Repeals the special assessment provisions of such acts and laws, and provides instead that the Improvement Act of 1911, the Municipal Improvement Act of 1913, and the Improvement Bond Act of 1915 may be used for improvements undertaken pursuant to such acts or laws

Provides, with respect to the Pedestrian Mall Law of 1960, that references to the Vehicle Parking District Law of 1943 and to the Street Opening Act of 1903 mean such law or act as it existed on December 31, 1973

Repeals the Sewer Right of Way Law of 1921, the Street Opening Bond Act of 1911, and the change of grade provisions within the Improvement Act of 1911

Provides that the changes in this act shall not affect any proceeding commenced prior to the operative date of this act under any provision amended or repealed by this act, and that such changes shall not affect any bonds or refunding bonds issued or authorized to be issued prior to such operative date under any such amended or repealed provision

Makes other related and conforming changes

Operative January 1, 1976

Ch 427 (SB 1613) Cusanovich Improvement Act foreclosures

Requires the bond owner, in order to be issued a certificate of sale following a sale for delinquency at which no bids were made, and the redeemer of real property foreclosed by a bondholder pursuant to the Improvement Act of 1911 to pay the city or county treasurer the cost if incurred of an abstract of title or title search of the real property if no deposit of the estimated amount thereof was made by the bondholder

Ch 428 (SB 1643) Marler Drivers' licenses

Requires the Department of Motor Vehicles to report to the Legislature on or before August 1st, annually, describing the number of licenses extended during the preceding fiscal year pursuant to specified provisions of the Vehicle Code Prescribes requirements re such report

Provides that the renewal of a driver's license shall be made for a term which shall expire on the 4th birthday of the applicant following the expiration of the license renewed, if application for renewal is made within 6 months prior to the expiration of the license to be renewed or within 90 days after expiration of such license, rather than providing that the renewal of any driver's license shall be made for a term which shall expire on the 4th birthday of the applicant following the expiration of the license renewed Provides that if renewal is not applied for within 90 days after expiration of the license, the application and fee shall be considered the same as an application for an original license which, under existing provisions of the Vehicle Code, expires on the 4th birthday of the applicant following the date of the application.

Authorizes the department to accept application for renewal of a driver's license made more than 6 months prior to the date of expiration, and provides that such renewal shall be made for a term which shall expire on the 4th birthday of the applicant following the date of the application for the renewal license

Authorizes the department to accept an application for a license of a higher class made more than 6 months before the expiration of the license previously issued, provided the previously issued license is surrendered for cancellation in accordance with specified provisions of the Vehicle Code. Requires that the driver's license issued from such application expire on the 4th birthday of the applicant following the date of the application

Specifically permits the cancellation of a license when application is made for a license to operate vehicles of a higher class. Requires that a fee of \$3.25 be paid to the department upon application for a license to operate a higher class of vehicle

Ch 429 (SB 1682) Biddle. Cross-complaints

Requires that all parties to an action that have appeared, rather than only parties affected by a cross-complaint, be served with a copy of a cross-complaint. Provides the means of such service.

Ch. 430 (SB 1704) Holmdahl Summary proceedings unlawful detainer

Specifies that the time allowed the defendant in an unlawful detainer action to answer an amended complaint shall not exceed five days, unless otherwise ordered by the court for good cause shown.

Ch 431 (SB 1773) Stull Republican State Convention

Deletes requirement that Republican State Convention meet in Sacramento, and provides for selection and notice of meeting place.

Ch 432 (SB 1789) Rodda Community colleges fire training

Requires, if 50% or more of the enrollment in a fire training course, as well as a police training course, at a community college consist of students who are residents of a community college district other than the district offering the course, that all such students be deemed residents of such district for such courses for purposes of computation of a d a

Ch 433 (SB 1817) Cusanovich Contractors

Revises provision which authorizes the remaining partner of a contractor partnership to continue in business upon the dissolution or disassociation of a partnership.

Includes as causes for disciplinary action against a licensed contractor any willful or deliberate disregard and violation of specified provisions relating to home solicitation contracts and contracts for construction of swimming pools.

Revises provision authorizing reinstatement of a revoked contractor's license to provide that such a license shall not be renewed and may be reinstated only if such a contractor license meets specified requirements.

Ch 434 (SB 1818) Cusanovich Contractors

Makes technical changes.

Ch 435 (SB 1819) Cusanovich Contractors

Deletes requirement that, in addition to answering a questionnaire regarding his financial ability and condition, an applicant for a contractor's license must provide a statement of such applicant's current financial condition prepared in accordance with generally accepted accounting principles.

Provides that where helpful to the investigation of such an applicant's financial condition, the registrar may require such additional financial information that is necessary.

Ch 436 (SB 1837) Zenovich Title insurance

Limits scope of judicial review of actions specified findings, determinations, rules, rulings, and orders of the commissioner.

Makes technical amendment to provision authorizing title insurers with specified paid-in capital to perform designated activities. Makes further technical change.

Ch 437 (SB 1875) Holmdahl Dissolution of marriage

Eliminates requirement of filing of confidential questionnaire in dissolution proceedings.

Makes related changes.

Ch 438 (SB 1916) Nejedly Special fire protection zones

Authorizes the district board of a district organized under the Fire Protection District Law of 1961 to create, or annex or detach territory from, a special fire protection zone in the district for the purpose of paying for water and related costs or specific charges to the district which are of sole benefit to the territory in the zone.

Ch 439 (SB 1944) Way. Cattle protection fees

Raises various fees for cattle brands and brand recording and for cattle inspections

Repeals the provisions authorizing the Director of Food and Agriculture to raise or lower designated fees when he finds that the current schedule of fees are either insufficient to cover the cost of administering and enforcing the provisions relating to cattle protection or that the cost of administering and enforcing such cattle protection provisions may be maintained with the lower fees

To take effect immediately, urgency statute.

Ch 440 (SB 1952) Richardson Special assessment procedures exemption

Clarifies the expiration date of provision exempting proceedings re certain water improvements in the City of Glendora from the Special Assessment Investigation, Limitation and Majority Protest Act of 1931

Ch 441 (SB 1956) Stiern. County service areas

Increases number of television translators and number of television channels which may be provided by a county service area from three to six

Ch 442 (SB 1957) Cusanovich Check sellers and cashers

Provides that check sellers and ~~cashiers~~ [cashers]* may deposit with ~~commissioner~~ [Commissioner of Corporations]* for security for payments, in lieu of existing bonding requirement, a cash bond or certificates for \$10,000 as evidence of such sum on deposit in a bank or savings and loan association

Ch 443 (SB 1991) Bradley Taxation

Provides that suits for modification of state gift tax payment must be brought within three years after a gift tax determination is made

Revises length of time permitted for filing suits seeking refunds of state gift tax

Ch 444 (SB 1992) Bradley. Inheritance tax

Permits filing petition for modification of court orders correcting certain errors in inheritance taxes within 6 months after the order, decree, or judgment is made or prior to distribution of the estate being probated, whichever is later, but not later than 3 years after the order, decree, or judgment was made or entered Provides that no such modification which results in an increase in inheritance tax shall be enforceable as a lien against a purchaser or encumbrancer for value without knowledge of facts resulting in the increase

Ch 445 (SB 2004) Bradley Taxation

Makes technical change in gift tax provision relating to a penalty for failure to properly file a gift tax return.

Ch 446 (SB 2039) Marler Purchasing of school supplies.

Specifies that regulations required to be adopted by the county board of education, governing the purchase of standard school supplies and equipment of elementary school districts having an a.d.a. of less than 2,500, shall be applicable to all school districts within the county, except as specified

Provides that the governing board of any school district other than an elementary school district having an a.d.a. of less than 2,500 may purchase standard school supplies and equipment directly from a vendor, which purchases may be made by a single district or two or more districts acting as a cooperative

Specifies that elementary school districts having an a.d.a. of less than 2,500 may make purchases of standard school supplies and equipment directly from a vendor only as a member of a purchasing cooperative with one or more other districts which represents a total a.d.a. in excess of 2,500 Requires certificated documentation of membership in such cooperative to be on file with the county superintendent of schools

Makes related changes.

Ch. 447 (SB 2068) Bradley Life insurers. insolvencies

Adds to amount of assets designated life insurers must maintain to remain solvent, for purposes of Insurance Code requirements, a specified amount of paid-in capital
Makes related changes

Ch. 448 (SB 2113) Rodda Emergency repairs.

Permits, under specified circumstances, the Director of General Services to declare the existence of an emergency as a result of fire or other calamitous event

Provides that with respect to work to be performed under specified emergency provisions, such work may be performed by day labor, negotiated contract, contract made upon informal bids or any combination thereof without complying with the State Contract Act.

Permits a contractor to commence work without providing a payment bond

Provides that notwithstanding specified provisions to the contrary, the director, subject to conditions, need not determine the prevailing wage rates for crafts or trades to be utilized for the work pursuant to certain contracts before work under such contracts has commenced

To take effect immediately, urgency statute

Ch 449 (SB 2137) Stiern Airport districts surplus property

Specifically permits the board of directors of an airport district to lease property which in the board's opinion is not needed for district purposes Specifies that such property may be leased for any purpose to any party so long as the board finds that the lease does not interfere with the purposes of the district or with district operations. Specifies disposition of rents received

Ch 450 (SB 2178) Stull Service on competency panel

Prohibits school districts from treating time served by a certificated employee on a commission on professional competence in that or any other district, as time off for salary reduction purposes and from deducting from the salary of such employee the amount paid to a substitute employed or the amount payable to a substitute if one had been employed

Ch 451 (AB 23) Brown State scholarships.

Deletes policy that scholarship funds received by college students from federal government be considered as supplemental and additional to state scholarship, requires, instead, federal scholarship and grant funds to not be considered to be in lieu of state scholarships or grants unless State Scholarship and Loan Commission determines that all or a portion of the federal scholarship or grant when combined with a state scholarship or grant exceeds a student's financial need, as determined by the commission, and, in such case, authorizes commission to reduce the state scholarship or grant so that total will not exceed student's need Authorizes commission to use experimental and subjective judgments in making its determination as to who will be award recipients Makes related changes

States legislative findings re state competitive graduate fellowship program and unusually able but disadvantaged students Deletes from factors which may be taken into account, student's financial need as an individual, independent in his own right Requires, instead, that the financial status of the applicant's parents be taken into consideration in determining applicant's financial need.

Increases maximum number of college opportunity grants for fiscal years 1974-75 and thereafter, from 2,000 to 3,100 and deletes time restriction upon the availability of such grants to only fiscal years 1974-75, 1975-76, and 1976-77 Authorizes utilization of grants at summer quarters or terms. Limits aggregate amount a student who thereby accelerates educational program may receive to that amount that a student would receive in a 4-year period

Requires 700, rather than 500, new grants to be available in each of the fiscal years 1974-75, 1975-76, and 1976-77

Amends and supplements the Budget Act of 1974 by increasing amounts of graduate fellowship, college opportunity grant, and occupational training grant obligations, in specified amounts, that the State Scholarship and Loan Commission may incur during

the 1974-75 fiscal year for awards during the 1975-76 fiscal year.

Appropriates \$1,061,636 to the State Scholarship and Loan Commission from the General Fund for the 1974-75 and 1975-76 fiscal years in accordance with a specified schedule.

To take effect immediately, urgency statute.

Ch 452 (AB 341) Bagley Property tax exemptions

Defines hospitals which are owned by a nonprofit corporation and leased to government to be property of a governmental character for purposes of exempting such property from taxation

Provides that exemption shall apply for the 1973-74 fiscal year, and fiscal years thereafter and that hospitals or hospital-related facilities for which a claim is not timely filed for the 1973-74 fiscal year may have filed on its behalf an affidavit requesting such exemption.

Declares that notwithstanding other provisions of law no obligation is created by this act to reimburse local agencies for any loss of property tax revenues

To take effect immediately, urgency statute

Ch. 453 (AB 409) Crown. Sudden infant death syndrome

Makes it the duty of the coroner to inquire into and determine the circumstances, manner, and cause of death where the suspected cause of death is sudden infant death syndrome and, for purposes of inquiry, requires that the coroner, within 24 hours or as soon as feasible thereafter, where sudden infant death syndrome is the suspected cause of death unless the infant's physician of record certifies sudden infant death syndrome as the cause of death and a parent objects to an autopsy, take possession of the body, order it removed to a convenient place, and make or cause to be made a post mortem examination or autopsy thereon

Requires the State Department of Health to keep each county health officer advised of the most current knowledge relating to the nature and causes of sudden infant death syndrome Requires the department to annually report to the Legislature the number of autopsies and post mortem examinations performed by the coroner pursuant to the act and the number of such cases in which the coroner determined sudden infant death syndrome to be the cause of death

Requires the county health officer, upon being informed by the coroner of any case in which sudden infant death syndrome is the provisional cause of death, after consultation with the infant's physician of record, to inform all concerned if a determination is made that sudden infant death syndrome is the cause of death or probable cause of death

Requires the coroner to notify, within 24 hours, the county health officer of any case involving an infant under 1 year of age where the gross autopsy results in a provisional diagnosis of sudden infant death syndrome

Appropriates \$17,550 to the State Comptroller for allocation and disbursement to local agencies for costs incurred by them pursuant to this act during the 1974-75 and 1975-76 fiscal years

Incorporates additional changes in Section 27491, Government Code, proposed by Senate Bills 1733 and 2233 to be effective only if one or both of Senate Bills 1733 and 2233 and this bill are chaptered and become effective on or before January 1, 1975, and this bill is chaptered last

Ch. 454 (AB 914) Ray Gonzales Filing fees

Provides for filing of petitions signed by specified number of registered voters of the area to be represented in lieu of filing fee for candidates for elective public office

Provides for reimbursement of local agencies for costs incurred by them pursuant to the act under continuously appropriated local government subvention.

To take effect immediately, urgency statute

Ch 455 (AB 1560) Burton Bay area air pollution

Makes every person who violates specified provisions of the Bay Area Air Pollution Control Law, or any order, rule, or regulation of the board of the Bay Area Air Pollution Control District, guilty of a misdemeanor Specifies that every day during which a

portion of the violation occurs constitutes a separate offense.

Deletes the specific provisions re open outdoor fires in the Bay Area Air Pollution Control Law, which provisions are duplicative of other statutory provisions

Limits the prohibition against the adopting and enforcing by the district board of any order, rule, or regulation specifying the design of equipment, type of construction or particular method to be used in reducing the release of air contaminants to only such an order, rule, or regulation that pertains to railroad locomotives

~~Subjects any person violating rules and regulations of the district and prescribed provisions re nonvehicular pollution control to a civil penalty of not to exceed \$500 for each day in which the violation occurs. *~~

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it for a specified reason

To take effect immediately, urgency statute

Ch 456 (AB 1567) Briggs Property taxation.

Declares for assessments made for the 1974-75 to 1978-79 fiscal years, inclusive, the cash value of records, as defined, of persons engaged in a business or profession to be the value of the material on which such records are recorded

Provides for reimbursement for property tax revenues lost by units of local government as a result of such provision

Requires Legislative Analyst to report on the economic effect of this act to the Legislature

To take effect immediately, urgency statute

Ch 457 (AB 1579) Gonsalves Taxation of documented vessels

Deletes provision of law relating to the taxation of certain documented vessels which was previously invalidated by the California Supreme Court.

Defines meaning of "executive regulations" as used in provisions establishing maximum property tax rates for local agencies.

Includes costs due to environmental conditions as basis for Controller to authorize an additional property tax rate for local agencies due to an emergency or general disaster.

Ch 458 (AB 2206) Z'berg. School sites

Requires Department of Aeronautics in making its investigation concerning the proposed acquisition for a school site of property within prescribed distance from an airport, to give notice to owner and operator of such airport who shall be afforded an opportunity to comment upon the proposal

Requires, if Department of Aeronautics recommends against the acquisition of such site for a school, that such recommendation shall not be overruled without express approval of the Department of Education and State Allocation Board

Specifies that action undertaken by state and local agencies pursuant to school site acquisition provisions shall not affect constitutional eminent domain rights

To take effect immediately, urgency statute

Ch 459 (AB 2607) Bill Greene. County free libraries.

Authorizes a county board of supervisors to allocate and appropriate funds received under the State and Local Fiscal Assistance Act of 1972 for purposes of establishing, maintaining, and purchasing property for the county free library, and to allocate and appropriate such funds to a fire protection district for any of the purposes for which such a district is authorized to expend funds.

To take effect immediately, urgency statute

Ch 460 (AB 2624) Fenton Veterans' benefits

Provides educational benefits for California veterans seeking specified degrees or certificates, who are in satisfactory full-time attendance, as defined, at certain institutions of higher learning or certain other schools

Increases California veterans' educational benefits of \$40 per month for living expenses and \$10 per month for books and supplies to \$100 per month allowance. Increases overall maximum of \$1,000 for all such educational benefits to \$1,200

Prohibits the granting of such educational benefits if either the student has not exhausted educational benefits conferred by Veterans Administration or if 4 years have

elapsed since termination of such Veterans Administration benefits.

Appropriates \$2,500,000 for purposes of the act during period of September 15, 1974, to September 14, 1975.

To take effect immediately, urgency statute

Ch 461 (AB 2703) Z'berg Department of Parks and Recreation

Authorizes the Governor to appoint one additional chief deputy for the Director of Parks and Recreation, upon recommendation of the director.

Appropriates \$40,000 to the Department of Parks and Recreation to carry out the purposes of the act.

Ch. 462 (AB 2816) Berman Metric system traffic signs

Permits local authorities to place and maintain dual speed limit, speed advisory and mileage traffic signs in both English and metric units.

Ch 463 (AB 2820) Lancaster Property tax limitations.

Expands application of provisions authorizing local agencies to levy or have levied a property tax rate in addition to the maximum property tax rate, for costs mandated by courts to include judgments rendered earlier than July 1, 1972

To take effect immediately, urgency statute

Ch. 464 (AB 2827) Knox Bridge and highway district.

Makes permanent the authorization for a maximum annual compensation of \$3,600 for each member of the board of directors, except the president, of a bridge and highway district, and a maximum annual compensation of \$5,000 for the president, which authorization otherwise would lapse on 61st day after final adjournment of the 1974 Regular Session, thereby returning the maximum to \$2,400 for all members

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for a specified reason

Ch 465 (AB 2862) Thurman Mosquitoes

Defines "nuisance" as any breeding place for mosquitoes

Prescribes the powers of the board of a pest abatement district

Authorizes and specifies the procedures by which a district board may abate a nuisance

Provides that a district may abate a nuisance on land controlled by a state agency or a local agency, as defined, subject to the agency's right to a board hearing and the right to appeal the board decision to the Director of Health.

Provides that the cost of district control of a nuisance on state or local agency property shall be paid from the funds of that state or local agency.

Makes the cost of abatement, upon the failure of the property owner to pay the cost of abatement when due, a special assessment and a lien upon each parcel of land affected and specifies procedures for assessment and collection

Requires, with prescribed exceptions, that any amounts of money collected as assessments be paid to the district

Exempts the property of any county, city, district, or other public corporation from the lien provisions

Requires the governing body of any county, city, district, or other public corporation to repay the district upon presentation of a verified claim or bill for abatement

Provides that neither reimbursement nor appropriation shall be made to local agencies for any costs incurred pursuant to this act for a specified reason.

To take effect immediately, urgency statute

Ch 466 (AB 2886) Bannai. Youth Authority

Permits the Director of the Youth Authority to deposit in interest-bearing bank accounts certain funds of [all] wards of the Youth Authority ~~who are 18, 19, and 20, as well as of~~ [rather than only] those [of] wards who are over 21 * Deletes present authorization to invest in specified securities as well as current provision for deposit of interest on such funds in "benefit fund" Also deletes present provision requiring authorization by designated persons or entities for such deposits Specifies that money invested and interest

thereon may be paid over to ward upon his request and shall be paid over to ward upon discharge from jurisdiction of Youth Authority

To take effect immediately, urgency statute

Ch 467 (AB 2890) Chappie Public utility districts. charges

Authorizes prescribed public utility districts to charge and collect standby or immediate availability charges on all lands within the district. Limits the annual amount of such charge to \$20 per acre or \$10 for a parcel of less than one acre. Authorizes district boards of directors to exempt classes of users from the charges and to vary the amount of charges according to stated factors

Requires funds from such charges to be applied to electricity supply facilities

To take effect immediately, urgency statute.

Ch 468 (AB 2952) Chappie. Local government

Provides that formation of a county service area completed on January 15, 1974, shall be effective for assessment and taxation purposes for the 1974-75 fiscal year if the required statement and map or plat is filed on or before February 28, 1974.

Changes requirements for the detachment of uninhabited territory from a city, for purposes of assessment and taxation for the 1974-75 fiscal year and fiscal years thereafter.

Requires local agencies filing documents pursuant to this act to reimburse local government for costs incurred

Further provides that there is no reimbursement or appropriation because the legislative authority for the program in the act was requested by a local government entity or entities

To take effect immediately, urgency statute

Ch 469 (AB 3042) Keysor Elections

Requires each section of a municipal referendum petition to have attached an affidavit made by a voter of the city stating specified information

Requires clerk of legislative body to disregard duplicate signatures

Deletes certain local elections from requirement regarding the establishment of election dates

To take effect immediately, urgency statute.

Ch. 470 (AB 3093) Papan. Public Employees' Retirement System.

Extends period of time in which persons who were assigned to identification and communication duties on August 4, 1972, can elect to be local safety members of the Public Employees' Retirement System if their employing agency permits election. Makes provision operative on the first day of the month following the month in which effective.

Permits retired persons to be elected to the Board of Administration for terms beginning on or before January 16, 1975, and to hold office until end of term if they retire after commencement of term. Makes provision operative January 1, 1975.

To take effect immediately, urgency statute

Ch. 471 (AB 3134) MacGillivray. County employees retirement.

Provides, in counties where provisions are made applicable by board of supervisors, that retirement allowance warrant will be forwarded for bank deposit and for issuance of duplicate warrant in cases of lost or destroyed retirement allowance warrant and that any losses incurred by reason of duplicate warrant shall be a charge against the account from which the payment is derived

Ch. 472 (AB 3160) Papan Housing.

Extends until January 1, 1976, date by which San Mateo County is required to demolish its temporary housing project known as Midway Village

Ch 473 (AB 3164) Powers Highway realty

Requires that acceptances by the Governor of retrocession of legislative jurisdiction offered by the United States over real property upon which an easement or other interest for highway purposes has been granted by the federal government to the state, be recorded, rather than filed for record, in the office of the county recorder of the county in which the real property is located and in the office of the State Lands Commission.

Ch. 474 (AB 3193) Burke Continuous school programs.

Revises provisions re notice and election requirements for any school district that determines to operate a mandatory continuous school program. Requires specified notice to be given by November 1st, rather than January 1st, of school year prior to school year in which program is to be established.

Provides for general authorization ; to operate program in schools of district, rather than limiting ~~notice~~ [ballot proposition] and election ~~requirements~~ to specific school s.*

Deletes notice requirement [and election requirement]* for programs which do not require enrollment of pupils.

Requires petition re [nonestablishment of mandatory]* program to be presented by December 10th ; ~~rather than December 15th~~, of year notice is given [, rather than by March 15th].*

Authorizes governing board of school district to request election on issue of whether or not program shall be established or changed.

Authorizes election to be consolidated with next districtwide election held more than 80 days after the election is requested or called or authorizes special election called by county superintendent of schools

[Prohibits governing board from determining to operate a mandatory continuous school program for at least two years following either a termination of such a program by the board or an election disapproving such a program]*

Makes related changes.

To take effect immediately, urgency statute

Ch 475 (AB 3236) McAlister. State school bonds.

Provides, conditioned upon approval by state electorate, for issuance of state bonds in total amounts not exceeding \$150,000,000, and expenditure for purposes of providing aid to school districts

Provides for submission of bond proposal to electors at 1974 general election.

To take effect immediately, urgency statute

Ch 476 (AB 3240) Briggs. Contracts with private patrols

Authorizes governing board of any school district with an a.d.a. of not less than 6,000 nor more than 8,000, which has not established a security patrol, to contract with licensed private patrol operators, but prohibits employees thereof from carrying firearms in any school building or on any school grounds Prohibits expenditures therefor, in any 1 fiscal year, in excess of \$4,000

In effect only until July 1, 1976.

To take effect immediately, urgency statute.

Ch 477 (AB 3248) MacGillivray Lobster traps.

Requires lobster traps to be emptied not less than every 96 hours, rather than every 48 hours.

Ch 478 (AB 3266) Knox Cities.

Revises numerous provisions regarding hearings and protests in city incorporation and annexation proceedings.

Provides that there are no state-mandated costs that require reimbursement under Section 22315 of the Revenue and Taxation Code because this act consists of technical changes to statutes enacted prior to January 1, 1973

Ch 479 (AB 3286) MacGillivray Length of vehicles

Deletes and reenacts, with various revisions, provisions relating to maximum permissible lengths for combinations of vehicles. Declares Legislature does not intend to reduce, and provisions shall not be construed to reduce, any maximum total length of any combination of vehicles permitted under statutes as they existed on January 1, 1974

Ch 480 (AB 3312) Carter. Public Employees' Retirement System.

Provides that the retirement of a member who has been offered enrollment in a rehabilitation program by the employer, shall not become effective until the employer or appointing power determines that the rehabilitation program is ineffective and cancels his enrollment in such program, or the member requests release from the rehabilita-

tion program unless the member rejects the offer of enrollment in such rehabilitation program

Provides that if a member enters state service pursuant to such program, he shall be retired for disability thereafter only according to normal retirement procedures

Ch 481 (AB 3360) Wilson County employee retirement

Permits board of retirement of retirement systems established under the County Employees Retirement Law of 1937, to pay increased retirement allowances, optional death allowances and annual death allowances when cost of living exceeds 2 or 3% from excess earnings of system

Ch. 482 (AB 3384) Leroy F Greene Higher education student residency

Redefines "residence determination date" for purposes of provisions providing uniform student residency requirements for public institutions of higher education

Makes changes in rules governing the determination of place of residence, specifying that woman's residence shall not be derivative from that of her husband, and that the parent with whom an unmarried minor child is residing, or last resided, rather than the father's residence, will be determinative of the minor's residence

To take effect immediately, urgency statute.

Ch 483 (AB 3424) Craven State purchase of vehicles

Deletes requirement that state purchase vehicles meeting the low emission standard provided their cost does not exceed by 10% the cost of vehicles which would otherwise be purchased

Repeals duty of Air Resources Board to adopt low emission standards

Revises definition of low-emission motor vehicle to specify smaller quantities of specified exhaust emissions

Ch 484 (AB 3426) Chappie Governing boards' mileage allowance

Deletes the \$0 10 per mile limitation upon the travel allowance a school district governing board is authorized to pay to its members re necessary travel in order to attend district meetings

Ch 485 (AB 3448) Lockyer Parent and child

Makes change to conform to related section to specify that proof required in action freeing child from responsibility for support of parent shall be that such parent abandoned child while he was minor under 18 years of age

Ch. 486 (AB 3475) Lanterman Mental health

Requires state residency rather than a 1-year residency period for purposes of admission of mentally retarded persons to state hospitals

Restores right of the attorney for a person subject to the Lanterman-Petris-Short Act to receive such person's records under certain circumstances

Prohibits the Director of Health from excluding the employment of certain health professional persons in administrative positions in mental health services

Includes regional centers for the developmentally disabled within the definition of public agency for the purposes of the Public Employees' Retirement Law

Specifies that after the Governor's original appointment to the State Developmental Disabilities Planning and Advisory Council that the appointments shall be for a 3-year term

To take effect immediately, urgency statute

Ch 487 (AB 3637) Keene. Importation of silver salmon

Lowers minimum length of silver salmon which may be imported for commercial purposes from 25 to 22 inches during a specified period in which it is otherwise lawful under state law to take silver salmon of such length.

Ch 488 (AB 3685) Knox Franchisers' fees.

Specifies that a payment shall not be considered the payment of a franchise fee for purposes of the Franchise Investment Law if no obligation is imposed upon the purchaser to purchase or pay for a quantity of such goods in excess of that which a reasonable businessman normally would purchase by way of a starting inventory or supply or to maintain a going inventory or supply

Ch. 489 (AB 4024) Keene. Revision of the Constitution.

Codifies various provisions now found in the California Constitution which are to be omitted from certain proposed revised portions of the Constitution

Provides for procedures to allow the Public Utilities Commission to fix the compensation to be paid when property is condemned for certain grade crossings and railroad rights-of-way and where the property of a public utility is condemned, under certain circumstances.

To take effect immediately, urgency statute; operative on the adoption of Assembly Constitutional Amendment No 36 of the 1973-74 Regular Session.

Ch. 490 (AB 4058) Beverly Planning

Imposes new deadlines with respect to certain planning and zoning actions for certain newly incorporated cities

To take effect immediately, urgency statute.

Ch. 491 (AB 2693) Beverly Retirement

Permits certain eligible members of retirement systems established pursuant to the County Employees Retirement Law of 1937 to elect to become safety members upon payment of contributions

Not operative until made applicable to a county by the board of supervisors

Ch. 492 (SB 1950) Alquist Yuba Community College District

Deletes authorization for the 1974-75 maximum tax rate of Yuba Community College District to be increased for purposes of funding certain previously committed residence hall expenditures

To take effect immediately, urgency statute

Ch. 493 (SB 1790) Song County employee retirement

Reduces contribution rate of safety members of retirement systems established pursuant to the County Employees Retirement Law of 1937 in counties in which provision is adopted by board of supervisors

Ch. 494 (AB 2965) Cory Community college taxes

Increases maximum tax rate for specified capital outlay expenses when territory is annexed to existing community college district from \$0.15 to \$0.20 per \$100 of assessed valuation.

Authorizes tax of \$0.20 per \$100 of assessed valuation in territory of Garden Grove Unified School District if such territory is annexed to the Coast Community College District, for specified community college purposes.

Makes inoperative to such tax rates certain provisions for reimbursements to school districts for revenue losses attributable to homeowners' property tax exemption

Makes legislative findings and declarations.

Operative only if territory of Garden Grove Unified School District is annexed to Coast Community College District.

To take effect immediately, urgency statute

Ch. 495 (SB 1575) Grunsky Severely mentally retarded pupils.

Lowers age from 5 to 3 years of severely mentally retarded pupils for whom school districts and county superintendents of schools are authorized, but not required, to provide special education.

Operative July 1, 1975, increases maximum basic amount to be transferred annually from General Fund to Section A of State School Fund from \$393.42 per applicable unit of a.d.a. to \$393.96.

Operative July 1, 1975, increases allocations from Section A of State School Fund by increasing amount available for special education expenditures by \$0.36, and by increasing amount available for basic aid, equalization aid, allowances for adults, and allowances to county school tuition funds by \$0.18, per applicable unit of statewide a.d.a.

Makes provision for allocation of certain additional amounts to be transferred from General Fund to State School Fund

To take effect immediately, urgency statute.

Ch 496 (AB 3597) Craven Property tax rate limitations

Permits certain local agencies providing street or highway lighting to levy a property tax rate for the 1974-75 fiscal year only, in addition to the otherwise permissible maximum rate, to pay for the costs of purchasing electric power to energize lighting in operating condition during the 1973-74 fiscal year not obtained by the otherwise permissible maximum rate

To take effect immediately, urgency statute.

Ch 497 (SB 457) Alquist Community care facilities.

Prohibits any person, including any owner, agent, or broker, from selling or exchanging any license or permit issued under the California Community Care Facilities Act for any commercial purpose and specifies that such licenses and permits have no property value

Specifies that a portion of the license and special-permit fees for community care facilities, to be determined by the Director of Health but not exceeding 25 percent of the total fee, are payable at the time of submission of an application for a license or special permit and that the balance is payable upon issuance of the license or special permit. Requires the Director of Health to adopt, by regulation, procedures for reduction or waiver of the payments of license and permit fees when the director determines that imposition of such fees would cause undue financial hardship, or reduce the availability of sufficient facilities for placement of the persons involved, with respect to a substantial number of community care facilities in such category, rather than authorizing the director to waive or reduce fees by regulation if the director determines that imposition of such fees would cause undue financial hardship. Exempts from such fees residential facilities and day care centers which are family homes providing care for six or fewer persons, exclusive of members of the household.

Provides that there are no state-mandated local costs that require reimbursement under Section 2231 of the Revenue and Taxation Code because of a specified reason.

Appropriates \$1,400,000† to the State Department of Health for licensure costs incurred and not recovered because of reduced or waived fees.

Ch 498 (AB 3101) Fenton Franchise agreements

Allows franchised petroleum dealers, notwithstanding the terms of the franchise, to purchase gasoline or diesel fuel from any available source if the franchisor is unable or refuses to supply them

Provides that no franchisor shall coerce the franchisee to deal only in tires, batteries and accessories supplied by the franchisor.

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because the Legislature recognizes that during any legislative session a variety of changes to laws relating to crimes and infractions may cause both increased and decreased costs to local government entities which, in the aggregate, do not result in significant identifiable cost changes

To take effect immediately, urgency statute

Ch 499 (AB 774) Antonovich Constitutional amendments

Places specified constitutional amendments on the November 5, 1974, general election ballot

To take effect immediately, urgency statute

Ch 500 (SB 2042) Nejedly Transit districts

Makes technical changes to correct technical errors in the description of election districts of the San Francisco Bay Area Rapid Transit District by (1) specifying census tract 3451 (included within Election District 5) to be located in Contra Costa County, rather than Alameda County, (2) including that portion of census tract 253 northwest of Mission Street and east of Valencia in Election District 7, rather than Election District 8, and the other portion of that census tract in Election District 8, rather than in Election District 7, and (3) including census tract 476 in Election District 9.

States legislative intent

To take effect immediately, urgency statute

† Appropriation deleted by action of the Governor

Ch 501 (AB 2617) Nimmo Bakersfield Municipal Court personnel

Makes changes regarding the number, position, salary, and promotion of various personnel of the Bakersfield Municipal Court

Makes technical, nonsubstantive changes.

Provides that no appropriation is made and no reimbursement shall be made to any local government entity for costs incurred pursuant to the act because the act is in accordance with the request of a local government entity or entities which desired to act pursuant to it

Ch. 502 (AB 2901) Arnett Public transit

Authorizes the formation of the San Mateo County Transit District and prescribes the purposes, organization, powers, and duties of the district

Mandates specific requirements to be included in any agreement between a school district and a publicly-owned transit system for the use of any schoolbus of the district by the transit system for public transportation purposes

To take effect immediately, urgency statute

Ch. 503 (AB 3492) Russell Unemployment insurance

Changes name of the Department of Employment Development to the Employment Development Department

Modifies certain powers of the Unemployment Insurance Appeals Board in the department, and of referees of the appeals board.

Ch 504 (AB 3502) Z'berg Traffic referees.

Specifies annual salary compensation for Sacramento Municipal Court District traffic referee based on years of service.

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because this act is in accordance with the request of a local government entity or entities which desired legislative authority to act to carry out the program specified in this act

Ch 505 (AB 3542) Murphy Prisoners

Specifies that guards maintained by sheriff to guard prisoners in hospitals may be private security guards

Ch. 506 (AB 4491) Mobley Kingsburg Hospital District

Permits the board of directors of the Kingsburg Hospital District to call an election on the matter of a tax rate increase for the Kingsburg Hospital District and validates acts of district board of directors calling such election.

To take effect immediately, urgency statute

Ch. 507 (AB 4057) Beverly. Maximum property tax rates.

Provides that the maximum property tax rate of a general law city shall be \$1 if an election to form such city was held prior to the effective date of the legislation imposing limitations on property tax rates but such formation was completed after such date

To take effect immediately, urgency statute

Ch. 508 (AB 3951) Briggs Orange County Transit District

Authorizes, if approved by a 2/3 vote of the board of directors of the Orange County Transit District and by a majority of those voting on the proposition, the district to impose transaction and use taxes, at a rate not to exceed 1%, to generate revenues for any district purpose

Requires 25% of the revenues generated from such taxes for the first 3 years to be allocated by the district to Orange County and the cities therein to finance public transit services

Specifies that such revenues are revenues for purposes of the Revenue Bond Law of 1941

Requires the district to enter into a contract with the State Board of Equalization to administer such a tax, and limits the reimbursement to the state board for preparatory cost to \$125,000

Recasts property tax provisions in the district act

To take effect immediately, urgency statute

Ch 509 (AB 3122) Papan. Libraries' trustees' compensation, terms.

Authorizes the legislative body of any city to compensate the trustees of the public library for their services in an amount not to exceed \$50 per month

Changes termination of terms of specified trustees of unincorporated library districts

Ch 510 (SB 1941) Way Cooperative bargaining associations.

Makes it an unfair trade practice, and unlawful, for any processor, handler, distributor, or agent of any such person, to refuse to negotiate or bargain for price, terms of sale, compensation for commodities produced under contract, and other contract provisions relative to any commodity with a cooperative bargaining association, which meets certain designated requirements, that represents producers with whom such a processor, handler, distributor, or agent of any such person, has had a prior course of dealing, as defined. Provides that nothing in such provisions shall require any processor, handler, distributor, or agent of any such person, to negotiate over any specific period of time, or to agree upon price, terms of sale, compensation for commodities produced under contract, and other contract provisions relative to any commodity which any such cooperative bargaining association represents. Makes it an unfair trade practice, and unlawful, for such a cooperative bargaining association to refuse to negotiate or bargain with any processor, handler, distributor, or agent of any such person relative to any commodity which the cooperative bargaining association represents. Specifies such provisions shall not apply to cooperative associations in respect to business done with its own membership

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for a specified reason

Ch. 511 (SB 2067) Bradley Administrators of estates

Provides that in addition to persons previously specified as eligible for appointment as administrator of estate, administration may be granted to any other person upon the written request to the court of a United States resident who takes more than 50 percent of the value of the estate under the will

Specifies circumstances in which any relative of the decedent is entitled to priority over designated other persons in receiving letters of administration

Ch. 512 (AB 729) McAlister. Classified school employees

Defines terms re employment, classification, status, and disciplinary action, for purposes of provisions applicable to school classified personnel employed by nonmerit system school districts. Makes such definitions inapplicable to any school district which during the 1973-74 school year had an a d a. of 100,000 or more

Makes technical changes in provisions re employees covered by statutes relating to classified employment, clarifying inclusion of employees of county superintendents.

Ch 513 (AB 1234) Wilson. Insurance

Provides that an insurer issuing specified professional liability insurance policies shall not issue or deliver such a policy unless the application or proposal therefor, and the policy itself, meet designated criteria

Ch 514 (AB 1946) McAlister Child support.

Provides that where court has ordered parent to pay any amount for support of minor child, and parent is in default in equal to two months' payments within 24-month period immediately preceding petition for assignment, upon finding of such default the court shall order such parent to assign either to the person having custody of the child or to county officer designated by court to receive payment, that portion of salary or wages of the parent due or to be due in the future as will be sufficient to pay the amount ordered by court. Designates procedure for employment of services of district attorney to locate absent parents in specified instances in connection with such assignments

Provides for termination of such assignment if specified conditions are met.

Makes provision for computation of arrearages

Provides that no employer shall use designated assignments of wages with respect to

child support payments as grounds for dismissal

Makes related changes

Provides that employer who is subject to specified assignment of wages to child support shall cooperate with and provide relevant employment information to the district attorney

Appropriates \$54,000 to the Department of Justice for implementation of purposes of this act

Incorporates changes made in Section 4701 of the Civil Code by AB 101 if this bill and AB 101 are both chaptered and this bill is chaptered last

Provides that no reimbursement nor appropriation is made by act because self-financing authority is provided in act to meet local governmental costs

Ch. 515 (AB 2786) Chappie Local government

Makes certain collection procedures for delinquent water and sewer service fees or charges applicable to garbage service fees or charges

Ch 516 (AB 2878) Duffy Registered nurses.

Revises educational and training requirements of an applicant for licensure as a registered nurse.

Redefines an accredited school of nursing

Requires an accredited school of nursing which is not institution of higher education to agree with local community college to grant associate of arts degree to such nursing school's graduates.

Requires the California Board of Nursing Education and Nurse Registration, effective January 1, 1976, to determine the educational requirements required for licensure as a registered nurse and to deny accreditation to any school of nursing which does not offer all the courses required for licensure as a registered nurse within specified time limits.

Ch. 517 (AB 2919) Bannai. Juvenile court

Makes specific provision that no ward or dependent child of juvenile court detained or committed to any state hospital or other state facility shall be permitted to come or remain in contact with any adult committed to any state hospital or other state facility as a mentally disordered sex offender or any adult who has been charged with the commission of any sex offense for which registration is required of the convicted offender and who has been committed to any state hospital or other state facility under specified provisions of law regarding the commitment of insane persons.

Provides that "contact" for purposes of act does not include participation in supervised group therapy or other supervised treatment activities

Ch 518 (AB 3003) Chappie. Domesticated fish breeders

Makes it unlawful to enter upon any lands or waters of a licensed domesticated fish breeder without the written permission of the owner or lessee of the land where signs meeting requirements prescribed by the Fish and Game Commission are posted on the exterior boundaries of such area at intervals of not more than 500 feet Excludes premises licensed to release and capture domestically reared anadromous fish from such provision

Prohibits posting of signs to prevent the public from fishing in any waters where such public fishing rights existed prior to the effective date of the act or to exclude public access to waters impounded by a dam where the public is accorded the right to fish pursuant to specified provisions

Provides that, notwithstanding Sec 2231, R & T C., there shall be no reimbursement pursuant to this section and there shall be no appropriation made by that act for specified reason

Ch 519 (AB 3104) Meade Sale of gasoline or motor fuel

Prohibits petroleum corporation or distributor from compelling or influencing retail dealers to engage in the free giveaway of any item of value Provides that the decision to participate in giveaways shall be solely that of the retail gasoline dealer

Ch 520 (AB 3156) Quimby. Improvement bonds redemption premium.

Clarifies the definition of "unmatured principal," as used in the bond redemption provisions of the Improvement Act of 1911, to specify that unmaturred principal means only those installments of principal of assessment bonds payable in the future for which no corresponding interest installments will be payable in the course of discharging the assessment lien by paying off the bond

Ch 521 (AB 3162) Powers. Real estate licenses

Specifies that on or after July 1, 1980, any license of a real estate broker or salesman which has been inactive for a continuous period of 5 years, rather than 10 years, may be reinstated or renewed if the licensee has met the examination requirement of an original applicant

Ch 522 (AB 3195) MacDonald Land surveys

Permits record of survey to be amended to correct certain specified survey errors and permits correction of subdivision maps to correct certain specified survey errors

Ch 523 (AB 3245) Cory Minors

Revises provisions of law relating to the participation by minors in horseback riding exhibitions, contests, or events, as defined, permits such participation without need of obtaining a work permit

To take effect immediately, urgency statute

Ch 524 (AB 3260) Chappie Fishing restrictions

Requires any river, stream, lake or other body of water restricted by the Fish and Game Commission to the use of artificial flies or lures only for fishing to be posted by the Department of Fish and Game at logical places of entry as to inform person fishing in such waters as to the nature of the restrictions

Repeals provision prohibiting the Fish and Game Commission from restricting any river, stream, lake or other body of water in Placer, Nevada, and Sierra Counties to fishing by use of artificial lure only

Ch 525 (AB 3319) Craven San Diego flood control

Includes as one of the powers of the San Diego Flood Control District the power to regulate the discharge of pollutants into the district's facilities by requiring a discharger to obtain a permit from the district, in accordance with prescribed requirements

Deletes the \$10 maximum on the amount which may be fixed by the district board to be received by zone representatives for attendance at a meeting of the zone commission

Ch 526 (AB 3499) Knox County budgets

Provides that board of supervisors of a county, by a four-fifths vote of its members, may provide that amounts received from insurance which is either in excess of amount anticipated or not set forth in the county budget may be made available for specific appropriation

Ch 527 (AB 3564) Kapiloff Improvement bonds, maturity

Permits the legislative body issuing bonds pursuant to the Improvement Act of 1911 to establish different periods of maturity so that some assessments, rather than smaller assessments, may be made to mature in less time than others

Ch 528 (AB 3601) Deddeh Workmen's compensation insurers' bonds

Authorizes workmen's compensation insurers to execute and deliver in duplicate to Insurance Commissioner a nonrevokable power of attorney, in his favor, over specified stocks and other investments supported by a resolution of the depositor's board of directors

Ch 529 (AB 3646) Thurman Psychiatric technicians.

Changes the composition of the advisory committee to the Board of Vocational Nurse and Psychiatric Technician Examiners

Ch. 530 (AB 3901) Wood. Prepayment penalties condemnation awards

Includes contracts of sale within provision precluding a condemnation award for encumbered land from including any penalty for prepayment of the encumbrance

Ch 531 (AB 2859) Dunlap Local agency formation commissions.

Provides that the existence and maintenance of agricultural preserves shall be an additional factor considered by the commission in determining the sphere of influence of each local governmental agency

Defines various terms and establishes policies and priorities for the commission to follow when approving and disapproving proposals affecting open-space lands

Ch 532 (AB 3792) Joe A Gonsalves Transit districts

Limits the prohibition against the Southern California Rapid Transit District establishing rapid transit service to compete with existing transit system to only those in operation since at least August 1, 1974.

Makes technical and clarifying changes in Chapter 1060 of the Statutes of 1973, re financing of transit systems within the district

Authorizes the district to expend the funds derived from a specified transactions and use tax for the maintenance and operation of the district's mass transit guideway system and its related fixed facilities, as well as for capital financing

Specifies that the use by the included municipal operators of the portion of the transactions and use tax which is required to be shared among the district and such operators, if the district is authorized by the voters to impose such a tax, for capital expenditures constitutes an expenditure to reduce fares.

Redefines "included municipal operator" to mean a city which is included, in whole or in part, in the district and which operated a public transportation system continuously since August 1, 1974, rather than since January 1, 1971, or which operates such a system meeting specified criteria, but not a county which is included, in whole or in part, in the district and which operates a public transportation system continuously since January 1, 1971, or cities under specified conditions

Authorizes the district to submit a single proposition, rather than separate propositions, to impose transactions and use tax for (1) capital financing and (2) fare reduction and maintenance and operation

Requires the special election for the submission of such a single proposition to be consolidated with the November 5, 1974, general election if required documents are filed by the district board with the Board of Supervisors and County Clerk of Los Angeles County by September 3, 1974, and if the district board adopts, not later than September 17, 1974, an ordinance calling for such a special election

Specifies that, in general, a transactions and use tax ordinance shall become operative only on the 1st day of a quarter commencing more than 120 days after adoption of the ordinance. Requires transit districts to contract with the State Board of Equalization to administer the ordinance. Incorporates into a general provision, making no substantive changes, various provisions, which are repealed, re reimbursements to the board for administering such ordinances of various specified transit districts

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency or school district for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute

Ch 533 (SB 1501) Rodda Alcoholic beverages

Permits issuance of alcoholic beverage club license to any nonprofit corporation, as specified, whose principal purpose is to promote cultural ties and understanding between citizens of a foreign country or commonwealth and citizens of the United States provided that such club may sell and serve at an establishment maintained for fraternal purposes and to bona fide members and their guests only and provided that such club does not restrict its membership on the basis of race, religion, national origin, or sex

To take effect immediately, urgency statute

Ch 534 (SB 1562) Way California Water Commission

Increases the maximum total annual compensation that may be paid the chairman of the California Water Commission from \$2,500 to \$3,000.

Ch 535 (SB 1558) Way. Community colleges

Authorizes State Center Community College District to have levied and collected for the 1974-75 fiscal year a tax not to exceed three cents per \$100 assessed valuation for the purpose of retiring a debt arising from the district's acquisition of property and facilities of other school districts

To take effect immediately, urgency statute

Ch 536 (SB 1588) Way Water project cost allocations

Revises amounts of certain approved expenditures for recreation land acquisition, and certain approved joint cost allocations for recreation and fish and wildlife enhancement associated with state water projects, made by the Department of Water Resources

Provides, in addition, such necessary legislative approval to make effective specified expenditures for recreation land acquisition for Perris Dam and Lake Perris

Ch 537 (SB 1630) Biddle. State highway route designations.

Adds, eliminates, and revises description of various routes included in the state highway system, freeway and expressway system, and state scenic highway system.

To take effect immediately, urgency statute.

Ch 538 (SB 1785) Berryhill Hunting and fishing guides

Includes any person who for compensation assists another person to locate, take, photograph, or view any bird, mammal, fish, amphibian, or reptile as a guide who must secure a guide license from the Department of Fish and Game and declares such licenses to be revocable

Provides for \$25 fee for residents and \$100 fee for nonresidents for issuance of a guide license, rather than \$10 fee

Requires applicants for a guide license to submit proof of possession of a surety bond, as specified, and to possess an unexpired first aid certificate

Authorizes the Fish and Game Commission to revoke a guide license upon specified grounds Authorizes the department to refuse to issue a guide license for specified reasons, and permits an applicant who has been refused a license to request a hearing before the commission

Authorizes the commission to adopt regulations governing the conduct or qualifications of guides and the employees. Authorizes the commission to require licensed guides to maintain and submit records of their operations. Makes it unlawful for any licensed guide to fail to maintain any required records, or to refuse to allow the department to examine such records

Makes other related changes

Provides that there shall be no reimbursement pursuant to Sec 2231, R & T C and there shall be no appropriation made by this act for specified reason

Ch 539 (SB 1793) Way. Use of federal funds

Defines "priority expenditure" for the purposes of the State and Local Fiscal Assistance Act of 1972 Specifically provides that funds for specified water and sewer service projects may be allocated and appropriated as priority expenditures

To take effect immediately, urgency statute

Ch 540 (SB 1795) Way Honey containers

Exempts containers for honey which are prepared for, and are shipped directly to, any foreign country from the provisions requiring honey containers to meet certain designated unit of net weight standards.

Ch 541 (SB 1797) Nejedly Solid waste facilities

Prohibits commencement of operations of certain new solid waste sites except under specified circumstances and subject to specified exceptions, and requires that such sites be in conformance with the county solid waste management plan as approved by the Solid Waste Management Board

Ch 542 (SB 1907) Grunsky State park system.

Authorizes the Director of General Services to acquire, on behalf of the state, a fee or lesser interest in real and personal property located in San Benito County designated by the Director of Parks and Recreation. Requires the interest acquired to be transferred to the jurisdiction of the Department of Parks and Recreation for administration as a unit of the state park system. Requires the department to carry out a program in the unit of development, maintenance, administration, and conservation of trails and areas for the recreational use of off-highway vehicles and for other related state park purposes. Requires areas for the recreational use of off-highway vehicles to be administered as state vehicular recreation areas. Requires any fees, rentals, or other returns collected by the department in its administration of the unit to be paid into the State Treasury to the credit of the Off-Highway Vehicle Fund.

Appropriates \$1,900,000 from the Off-Highway Vehicle Fund, as specified, to the Department of Parks and Recreation for the purposes of acquiring, developing, and administering the unit.

To take effect immediately, urgency statute

Ch 543 (SB 1917) Nejedly Local government

Permits county purchasing agents to lease personal property of the county or of a special district not otherwise required for public use, as well as sell or dispose of such property.

Ch 544 (SB 2375) Song Maintenance of codes

Legislation to maintain the Financial Code, Government Code, Insurance Code, Labor Code, Revenue and Taxation Code, and Unemployment Insurance Code [Makes no substantive change]*

Ch 545 (SB 2378) Song Maintenance of codes

Legislation to maintain the Education Code, Food and Agricultural Code, Health and Safety Code, Public Resources Code, Public Utilities Code, Streets and Highways Code, Vehicle Code, and Water Code [, and Chapter 1285, Statutes of 1972. Makes no substantive change]*

Ch 546 (SB 2376) Song Maintenance of codes

Codification to maintain the various codes, makes no substantive change

Ch 547 (AB 3638) Leroy F Greene Leasing school property

Authorizes a school district or county superintendent of schools, as lessee, to enter into lease or lease-purchase agreement for equipment or service systems, as defined.

Requires each such lease or lease-purchase agreement to conform with prescribed bidding and contract procedures.

Requires each such agreement to show the outright purchase price.

Places maximum term of 10 years, or estimated useful life of the item, on such agreements. Authorizes renewal of leases at option of lessor and lessee jointly, at a rate not more than 7% above annual rate of existing agreement. Requires such lease or lease-purchase agreements to provide that lessee may terminate the lease or agreement on any anniversary date.

Ratifies existing leases and lease-purchase agreements.

Authorizes a school district, as lessor, to let, or let with an option to purchase, any land, buildings, or equipment not needed for school purposes for a term extending to the end of the expected nonuse of such land, buildings, or equipment.

Deletes various provisions re the rental, lease, and lease-purchase of school equipment, buildings, facilities, portable buildings, and trailer coaches and contracts for services to school districts.

Redefines "building" for purpose of provisions authorizing a school district, as lessee, to lease buildings for school purposes.

Revises language to be included on ballot proposal to authorize a school district to lease property. Authorizes school district to lease all or part of property which district electorate has approved for lease.

Authorizes a school district, as lessee, to enter into certain leases and agreements with a nonprofit corporation without competitive bidding.

Exempts from taxation, the bonds, notes, warrants, other evidences of indebtedness, and the interest and income thereon, issued by a nonprofit corporation to finance construction of a building to be leased to a school district. Makes such bonds, notes, warrants and other evidences of indebtedness, eligible securities to secure bank deposits of local agencies.

Changes from 60% to 50%, that portion of the remaining amount due under a lease which shall be considered outstanding bonded indebtedness of the lessee school district.

Prohibits a school district, as lessee, from entering into certain leases and agreements if the combined remaining lease payments and existing bonded indebtedness of the district exceed prescribed percentages of the district's assessed property valuation.

Validates certain school district lease transactions, and maximum tax rate increases in connection therewith, undertaken prior to the effective date of this act, and provides that the laws in effect on the date of specified school district elections shall govern the terms of leases, the terms of the sale of related bonds, notes, and warrants, and the school district's bonded indebtedness, provided that such elections were held prior to effective date of this act.

Authorizes the governing board of any school district to lease or lease-purchase "temporary use buildings," and "relocatable structures," as defined, under prescribed terms and conditions, whenever the school district is the lessee or purchaser and the transaction is not subject to voter approval, and prohibits such provisions from affecting lease or lease-purchase executed prior to effective date of this act.

Authorizes the governing board of any school district to designate certain buildings as offsite locations for purposes of conducting instruction in education programs, and provides that such buildings are exempt from "Field Act" requirements.

Authorizes the renegotiation on an annual basis of continuing contracts for the furnishing of transportation of pupils within the contract period when economic factors indicate such renegotiation is necessary to maintain an equitable pricing structure, and limits the adjustment to the original contract to a rate not more than 7% annually above the rate set in existing contract.

To take effect immediately, urgency statute

Ch 548 (AB 2289) Keene Fully protected birds

Includes the brown pelican and the golden eagle as fully protected birds which may not be taken or possessed at any time.

Permits the Fish and Game Commission to authorize the live capture and relocation of fully protected birds pursuant to a permit for the protection of livestock.

Specifies that there shall be no reimbursement pursuant to specified provision nor shall there be an appropriation made by this act for specified reason.

Ch 549 (AB 2994) Alatorre Family planning materials

Requires local health departments, in counties containing a population of which 10% or more speak a native language other than English, to make available family planning informational materials in such language.

Requires the State Department of Health to make available, upon request, a translation, other than in English, of family planning informational materials normally distributed to the general public.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch 550 (AB 3022) Dunlap Juror fees

Increases the mileage fee of trial jurors in all cases in the Solano County Superior Court from \$0 14 to \$0 15 per mile traveled one way each day.

Provides that no appropriation is made nor shall any reimbursement be made for costs incurred by local agencies or school districts under the act because it is in accordance with the request of a local agency which desired to act pursuant to it.

Ch 551 (AB 3065) Boatwright Testamentary trust administration.

Provides that when one person has been appointed trustee by will or appointed by the court to execute trusts under decrees which are substantially identical, the court may upon trustee's application order combination of the trust assets and administration of the trusts as one if it determines such administration is consistent with trustor's intent and will not defeat or impair the beneficiaries' interest.

Ch. 552 (AB 3126) Leroy F Greene Tips and gratuities

Specifies that the Industrial Welfare Commission instead of the California Division of Industrial Welfare may specify exceptions to requirements regarding gratuities

Ch. 553 (AB 3227) Lewis School health services

Permits the governing board of any school district or districts to provide ambulance service for individuals in attendance at athletic activities under the jurisdiction of, or sponsored or controlled by, the district or districts or any school of the district or districts

Revises requirement that physicians employed by a school district hold specified credentials to perform health services in addition to valid certificates to practice medicine by exempting physicians employed for less than half time from health service credential requirement

Makes clarifying, technical change

To take effect immediately, urgency statute

Ch. 554 (AB 3275) Lewis Retirement

Provides for purposes of retirement systems established pursuant to the County Employees Retirement Law of 1937 that persons who have been retired may serve temporarily as judges when assigned by the Chairman of the Judicial Council without reinstatement or loss of benefits

Permits receipt of credit by elective or appointive county official for uncompensated service as city councilman if provision is adopted by the board of supervisors

To take effect immediately, urgency statute.

Ch. 555 (AB 3391) MacGillivray. Juror compensation

Increases mileage reimbursement of jurors in Santa Barbara County from 10 cents to 13 cents for each mile actually traveled to attend court or meetings of the grand jury

Provides that no appropriation or reimbursement shall be made because this act is in accordance with the request of a local government entity which desires authority to act pursuant to it

Ch. 556 (AB 3468) Brown CSUC nonresident tuition fees

Revises requirements which, if met, prohibit the Trustees of the California State University and Colleges from charging a nonresident tuition fee to foreign students who have lived continuously in the United States for three years, have graduated from California high schools, and have not received assistance from any public or private agency or a foreign government by providing instead, that such students must not have been admitted into the United States for permanent residence, have attended California public schools, having a regular curriculum, as full-time students for six consecutive academic semesters, culminating in receipt of high school diplomas during their required 3-year stays in the United States, which were immediately preceding the residence determination date, and any assistance received did not come from any public or private agency or any government

To take effect immediately, urgency statute

Ch. 557 (AB 3544) Ralph Local retirement systems

Provides that local retirement systems investments report to the Joint Legislative Audit Committee shall be in the form prescribed by the committee

Ch. 558 (AB 3566) Boatwright County property

Permits a county board of supervisors to delegate to a county official or employee the power to accept any gift, bequest, or devise made to or in favor of the county, if the value does not exceed \$100

Ch. 559 (AB 3565) Boatwright County contracts

Revises provisions regarding county contracts for special services Permits the county board of supervisors to contract for architectural and building security matters

Ch. 560 (AB 3624) Knox. Accounting periods of corporations

Eliminates provision allowing suspension of corporation for failure to notify the Franchise Tax Board of its accounting period for tax purposes within nine months after incorporation or qualification

Ch. 561 (AB 3705) Kapiloff Property taxation.

Validates technical or procedural errors or omissions in functions of taxing agencies and revenue districts as defined

Ch 562 (AB 3933) Murphy Execution: motor vehicle exemption

Changes terms "exemption claimant" and "claimant" to "debtor" in provision granting specified exemption from execution for a motor vehicle

Ch 563 (AB 3938) Deddeh Retail installment sales.

Revises provisions of the Unruh Act relating to the allocation of payments to various purchases under retail installment accounts

Ch 564 (AB 3954) Badham. County assessment hearing officers

Increases jurisdiction of county assessment hearing officers to hear applications for reductions in assessments on property having an assessed value of not more than \$25,000, rather than \$12,500

Ch 565 (AB 4158) Nimmo Transfer of state property.

Requires the Department of Transportation to transfer, with the approval of the Department of General Services, designated land in San Luis Obispo County to the Department of Parks and Recreation.

States legislative finding that there is no conclusive evidence that any portion of such real property was purchased with funds from gas tax revenues.

Ch 566 (SB 2316) Alquist Mental health.

Requires state hospitals and other licensed inpatient mental health facilities prior to discharge of certain patients to prepare and transmit a recommended aftercare plan to the local director of mental health services in the county of the patient's placement to be adopted or modified as necessary and implemented by such director.

Ch 567 (AB 4513) Lanterman Appropriation Department of Health

Appropriates \$18,000,000 from the General Fund to the State Department of Health in augmentation of Items 293 and 297 of the Budget Act of 1974.

To take effect immediately, usual current expenses.

Ch. 568 (SB 2434) Stull School finance

Specifies alternative method of computing revenue limits in school districts in which tax override was approved on June 4, 1973, and which meet other specified criteria.

To take effect immediately, urgency statute.

Ch. 569 (SB 1678) Robbins. Evidence

Makes opinion and reputation evidence and evidence of specific acts relating to complaining witness' previous sexual conduct inadmissible by the defendant in rape cases to prove consent. Makes prohibition against admissibility inapplicable to complaining witness' sexual conduct with defendant

Provides procedure by which a court may determine relevancy of evidence of prior sexual conduct proposed to be admitted to attack the credibility of complaining witness before such evidence is introduced.

Defines "complaining witness."

Makes related changes

Ch 570 (SB 1935) Stern School district revenue limits.

Requires, commencing with 1974-75 fiscal year, reduction of revenue limits of all school districts by the estimated amount of open-space subvention to be received Requires [the Superintendent of Public Instruction for grades kindergarten through 12, and the]* Chancellor of the California Community Colleges [for the community colleges,]* to prescribe method of making such estimates.

Requires increase of the 1974-75 base revenue limits of all school districts by the amount of open-space subvention received for the 1972-73 fiscal year.

To take effect immediately, urgency statute

Ch 571 (SB 2138) Stiern Juvenile court schools

Requires that certain amounts raised by agreement between county board of supervisors and county board of education be included in computation of maximum tax rates for county superintendent of schools if specified conditions are met

To take effect immediately, urgency statute.

Ch. 572 (AB 1286) Keene. Forest products

Increases the maximum value of forest products from state forests from \$1,000 to \$2,000 that the State Forester, with the approval of the Director of Conservation and the Director of General Services, may sell without advertising for bids.

Ch 573 (AB 2022) Thurman. Employment practices

Provides that for all cities, counties, cities and counties, and districts, applicants for employment and incumbent employees may be solicited to voluntarily declare their ethnic identification pursuant to federal law, provided such information shall be used for research and statistical purposes only Requires State Fair Employment Practice Commission to approve safeguards to prevent misuse of information. Permits a record of such data on specified papers. Excepts employers and employment agencies specifically acting in accordance with federal equal employment opportunity guidelines and regulations approved by the commission from prohibition against any inquiry in connection with prospective employment as to race, religious creed, color, national origin, ancestry, or sex

Provides that no appropriation is made; nor any obligation created, for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

To take effect immediately, urgency statute.

Ch. 574 (AB 2708) Cory. Vehicle lights

Authorizes a motor vehicle to be equipped with a described amber light, rather than a red or amber warning light, designed to indicate by pulsation of light the rate of the vehicle's deceleration

Deletes requirement that such light be mounted at the same height as existing stop lamps

To take effect immediately, urgency statute

Ch 575 (AB 2722) Cullen. Vehicles trailer coach decals.

Permits, commencing July 1, 1976, every trailer coach which is in excess of 8 feet wide or in excess of 40 feet long to be issued, by the Department of Motor Vehicles or a designee, a registration decal, the design of which is to be determined by the Director of Motor Vehicles. Prescribes size of such decal

Requires that such decals be applied to the outside of the coach in a specified location Requires that the decals be clearly visible and maintained in a condition so as to be clearly legible.

States that such decal is in lieu of a license plate and that provisions of the Vehicle Code re license plates shall apply to the decal, as specified

Provides that there are no state-mandated local costs that require reimbursement under Section 2231 of the Revenue and Taxation Code

Ch 576 (AB 3098) Keysor. Aviation education. insurance

Prohibits any construction of the Education Code which would prohibit any governing board of any school district offering aviation education from insuring against specified related liabilities

Ch 577 (AB 3161) Ray E Johnson Automobile sales insurance coverage

Requires each automobile conditional sale contract to be signed or initialed by the buyer at place following a warning that public liability or property damage insurance is not being offered in the contract unless the buyer pays a charge therefor

Ch. 578 (AB 3252) Wood. Trailer coaches

Excludes a trailer coach being towed with a fifth wheel, from prohibition re containing any passenger while being towed, if the trailer coach is equipped with safety glazing materials in windows and doors, an audible or visual signaling device which a passenger can use to gain the attention of the driver, and one unobstructed exit capable of being opened from both the interior and exterior of the trailer coach.

Ch 579 (AB 3323) MacDonald. Ventura County flood control.

Specifies that the cost of any work of improvement for which a bonded indebtedness is to be incurred may include the cost of any financial assistance required of the Ventura County Flood Control District by the federal government as a condition to the installation of any channel improvement and any nonreimbursable cost to the district of installing any channel improvement for which federal or state financial assistance is authorized

Revises requirements with respect to the redemption and maturity of bonds, and makes specified provisions re interest rates and maturities applicable to specified authorized but ~~uninsured~~ [unissued]* bonds of Zone III of the district.

Ch 580 (AB 3393) MacGillivray California State Police.

Authorizes the Chief of the California State Police to advance initial uniform and equipment costs to entering security officers of the state police.

Makes provision for the repayment of such advance

To take effect immediately, urgency statute

Ch. 581 (AB 3430) MacGillivray Authorized emergency vehicles

Includes within the definition of an authorized emergency vehicle, any publicly owned vehicle operated by the California State Police Division

Ch 582 (AB 3490) Maddy Vandahsm.

Specifies that person who maliciously injures or destroys any real or personal property not his own, in cases otherwise than those specified in Penal Code, is guilty of vandalism, and revises penalties for such conduct to, among other things, provide for imprisonment in state prison or \$1,000 fine as alternative to punishment of imprisonment in county jail or \$500 fine where amount of injury or damage is \$1,000 or more

Ch 583 (AB 3503) Z'berg Astrology.

Permits cities or counties or a city and county to prohibit or regulate the practice of astrology for compensation

Ch 584 (AB 3540) MacGillivray Vehicles lighting equipment.

Includes in the definition of "lighting equipment" a "deceleration signal device" and a "blue warning lamp."

Ch 585 (AB 3592) Nimmo, State employees

Deletes termination date for provision authorizing payment of the cost of replacing personal tools or other equipment required in state employee's work when stolen from the jobsite without fault of the employee

Ch. 586 (AB 3622) Knox Bridge and highway districts

Postpones from June 30, 1974, to April 1, 1975, the date by which the Golden Gate Bridge, Highway and Transportation District must submit to the Legislature its plan for transit service, other than for an interim system of buses and ferries

To take effect immediately, urgency statute

Ch. 587 (AB 3676) Deddeh. Production agencies licenses.

Requires application by a corporation for a production agency license and a surplus line broker's license to contain specified information Requires all corporations so licensed to file with the Insurance Commissioner a report of changes in such information

Ch 588 (AB 3677) Deddeh Insurers deposit of securities

Specifies that preferred stock of insurers deposited with the Insurance Commissioner in trust for policyholders and creditors of insurers shall be estimated only at its market value

Ch. 589 (AB 3688) Maddy Practice of law

Establishes procedure for giving notice of cessation of law practice to specified persons and assumption of jurisdiction by the courts, when an attorney dies, resigns, becomes an inactive member, is disbarred, or is suspended from the practice of law and leaves an unfinished client matter for which no other active member of the State Bar, with the consent of such client, has agreed to assume responsibility

Ch 590 (AB 3690) Bannaï Electronic repair dealers

Allows the Director of Consumer Affairs to refuse to validate, or invalidate temporarily or permanently the registration of a service dealer convicted of a felony or any offense involving moral turpitude which has a substantial relationship to the responsibilities of a registrant

Ch. 591 (AB 3767) Ray E Johnson. Vehicles: chains, snow tires

Requires, in any case where a passenger vehicle or motortruck having an unladen weight of 6,000 pounds, rather than 5,000 pounds, or less, may be required by the Department of Transportation or local authorities to be equipped with tire chains, that such chains be placed on at least 2 drive wheels, or permits the department or local authorities to provide, in the alternative, that the vehicle be equipped with snow-tread tires on at least 2 drive wheels when the weather and surface conditions at the time are such that the stopping, traction, and cornering abilities of the tires are adequate

Allows any passenger wheel [vehicle]* or motortruck having an unladen weight of 6,500 pounds, rather than 5,000 pounds, or less, and operated and equipped with 4-wheel drive and with snow-tread tires on all 4 drive wheels to be operated upon any portion of a highway without tire chains, notwithstanding the fact that such highway is signed for the requirement of chains and provided that tire chains for at least one set of drive wheels are carried in or upon such vehicle.

Ch. 592 (AB 3770) McAlister Discovery civil cases

Substitutes a request procedure for a procedure of noticed motion and court order for the inspection and copying of documents and other tangible things, and the entry upon land and other property for the purpose of inspection, measurement, survey, photographic record, or sampling

Specifies the time for service of the request, the contents of the request and of the response of the party upon whom request is served, and the procedure by which request may be enforced in the event of objection to comply with, or failure to respond to, request

Provides that failure, as well as refusal, to make discovery and to answer questions propounded during taking of a deposition or posed by interrogatory, and the refusal or failure to permit inspection or entry after having been served with a request entitles other party to seek compliance by court order and in specified circumstances, to recover reasonable expenses incurred in seeking the order

Incorporates additional changes made in Section 2034 of the Code of Civil Procedure by SB 1392 to be operative if SB 1392 and this bill are both chaptered and this bill is chaptered last.

Ch. 593 (AB 3904) Craven Arrests. temporary detention.

Permits the arresting officer to detain at the county jail for a maximum of two hours, rather than one hour, for purposes of verifying his identity, any person taken into custody pursuant to an arrest for specified offenses, who fails to present his driver's license or other satisfactory identification.

Ch. 594 (AB 3983) Lewis Insurance production agencies.

Provides, with regard to specified unremitted fiduciary funds of designated insurance licensees, that the licensees may maintain the unremitted fiduciary funds on California business at all times in a trustee bank account or depository in California, rather than

maintain the fiduciary funds, generally, in a trustee bank account or depository anywhere

Ch 595 (AB 4090) Keene Local government

Allows local governments to appoint standby officers in the event of a state of emergency or in a local emergency

Ch. 596 (AB 4486) Mobley Apiaries.

Requires any beekeeper who desires notice of any pesticide application to report to the commissioner of the county in which his apiaries are located, as specified Specifies that such report shall be a condition to the recovery of damages for any injury to such apiary by reason of any pest control operation Specifies that the commissioner shall not be required to give notice to pesticide users until the report has been received and processed by him

Deletes provision enacted by Ch 261, Stats 1974, making it unlawful for any person who has relocated any colony of bees within the state from any apiary for which a request for notification of pesticides application has been filed to fail to send a notice containing prescribed requirements to the commissioner of the county in which the movement originated.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 597 (AB 4428) Z'berg State employees' salaries

Appropriates such funds as are necessary to increase the salary of every state employee in state service for the month of September 1974, in an amount equal to amounts that would have been received from July 1, 1973 to April 30, 1974 but for the action of the Cost of Living Council

To take effect immediately, usual current expenses

Ch. 598 (SB 939) Biddle Controlled substances destruction

Authorizes the person in charge of a publicly operated criminalistic laboratory, at any time after receipt of a suspected controlled substance for analysis, to destroy without a court order any amount of the suspected controlled substance which exceeds 10 pounds in gross weight, after prescribed requirements are satisfied

Ch. 599 (SB 1597) Carpenter School district tax rate

Deletes restriction re permissive tax override for regional occupational centers limiting tax for capital outlay purposes, to permit levy and collection of such tax for prescribed purposes and specifies the maximum amount of tax that may be levied

Makes related technical changes

Incorporates additional changes in Sections 20904 and 20905, Education Code, proposed by AB 2726, to be effective only if AB 2726 and this bill are both chaptered and become effective on or before January 1, 1975, and this bill is chaptered last

Ch 600 (SB 1637) Gregorio Court commissioners

Provides that the superior court of San Mateo County may authorize its commissioner to perform certain additional duties, including the duties of a probate commissioner Provides for the court's setting of commissioner's salary as specified

Ch 601 (SB 1709) Beilenson Family planning

Requires the Coordinator of the Office of Family Planning to be an individual, rather than a physician, with training and experience in family planning

Ch 602 (SB 1715) Marler. Estate disposition without administration

Increases from \$5,000 to \$10,000 the value of an estate consisting entirely of personal property which may be distributed through summary probate procedures

Increases from \$5,000 to \$10,000 the value of an estate that may be summarily set aside or assigned to a surviving spouse or minor child

Ch. 603 (SB 1820) Cusanovich Resource conservation districts

Revises legislative declarations re the intent of provisions re resource conservation to include land use and erosion stabilization

Revises the extent of contractual powers of districts

Includes among projects which the district may manage or construct, as an agent of the United States or the state, water conservation, water distribution, and flood control projects.

Makes other conforming, clarifying, and technical changes

Deletes provisions prohibiting expenditures for awards or prizes from money derived from district regular assessments or appropriated to the district from the county general fund in lieu of regular assessment

Permits lease of district equipment to other public districts for use on adjacent land if such use will directly affect the resource conservation district's land

Provides for control of district funds by the administering agency of a joint powers agreement whenever a district enters into specified joint powers agreements

Ch 604 (SB 1865) Nejedly Antioch Bridge approaches

Deletes from the definition and description of the new Antioch Bridge reference to an above-flood-level approach across Sherman Island

Ch 605 (SB 1924) Carpenter Reptiles and amphibians

Authorizes the Fish and Game Commission to establish rules and regulations for the commercial take, sale, transport, export, or import of reptiles or amphibians native to California

Includes reptiles in specified provisions governing birds, mammals, fish, and amphibians

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor appropriation made pursuant to the act for a specified reason

Ch 606 (SB 1960) Carpenter Subdivisions

Deletes provision that allows waiver of public report by the Real Estate Commissioner for commercial leases of parcels in a shopping center and substitutes the waiver for expressly zoned commercial subdivisions which are limited in use to commercial purposes

Ch 607 (SB 1974) Ayala Zoning ordinances

Provides that specified limitations on granting of variances shall not be applicable to the issuance of conditional use permits

Ch 608 (SB 2071) Bradley Foreign corporations

Revises provision which permits a foreign corporation which is not engaged in the banking business to maintain offices and conduct specified activities in this state under its corporate name notwithstanding restrictions on the use of certain words in the name, signs, or advertising matter of corporations not under the supervision of the Superintendent of Banks

Ch. 609 (SB 2082) Stevens Insurance termination of licenses

Specifies that license of an organization licensed as an insurance agent, life agent, or insurance broker shall become inoperative upon the removal or termination of the last natural person named thereon, or when such last natural person is no longer eligible to be named thereon for designated reason, rather than only upon the removal of such last natural person named thereon

Ch 610 (SB 2101) Deukmejian Taxation

Modifies methods of giving notice pursuant to various provisions of state tax laws

Ch 611 (SB 2159) Carpenter Real estate

Redefines "real estate broker" for purposes of the Real Estate Law to include, under specified conditions, persons who engage as principals in the sale or resale of 8 or more real property sales contracts, rather than 3 or more such contracts, during a year

Ch 612 (SB 2304) Zenovich Courts

Revises pay schedules and fringe benefits of certain municipal court employees.

Provides for specified reasons that neither reimbursement nor appropriation is made to pay local agencies for any costs incurred pursuant to this act

Ch 613 (SB 2346) Dills Automobile dismantlers

Revises the definition of "automobile dismantler" to exclude the owner of a steel mill, scrap metal processing facility or similar type establishment, purchasing vehicles for specified purposes, if such facility obtains, on a form provided by the Department of Motor Vehicles, a certification by the person from whom the vehicle was obtained that any such vehicle has been cleared for dismantling. Requires that all forms remain the property of the department and provides that the forms may be taken up at any time for inspection

Permits inspection, by specified officials, of vehicles on the premises of specified types of business engaged in vehicle dismantling

Exempts licensed dismantler from requirements re certificate of nonoperation and registration fees for vehicles acquired for dismantling upon compliance with specified provisions of law. Requires payment of a \$15, rather than a \$5, investigation service fee by any person failing to comply with provisions re notice of acquisition, furnishing documents, and business records re vehicles to be dismantled

Revises provisions re burden of proof for revocation or suspension of a dismantler's license for knowingly receiving a stolen vehicle to delete requirement that the dismantler have rebutting evidence that he had made reasonable enquiry re title to the vehicle. Adds evidentiary presumption re partly dismantled vehicles

Requires licensed automobile dismantlers to report by mail to the Departments of Motor Vehicles and Justice and acquisition of a vehicle for dismantling within 5 calendar days thereof, rather than within 72 hours. Prohibits commencement of dismantling before 10 calendar days, rather than 7 days exclusive of Saturdays, Sundays, and holidays, have elapsed after mailing such report

Permits dismantling to begin immediately, upon delivery during such waiting period to the Department of Motor Vehicles of the vehicle's ownership documents and license plates or specified evidence that such documents are unobtainable or a certificate of license plate destruction, as authorized, rather than upon delivery of such things within 24 hours of obtaining actual possession of the vehicle exclusive of Saturdays, Sundays, and prescribed holidays. Revises provisions re contents of business records to be kept by a licensed dismantler

Requires any person other than a licensed dismantler, desiring to dismantle a vehicle to deliver to the Department of Motor Vehicles the ownership certificate, registration card, and license plates before beginning, rather than to do such things and receive permission from the department to dismantle the vehicle

Makes related, conforming changes

Ch 614 (SB 2351) Petris Public Employees' Retirement System

Provides that a public agency may not contract for participation with the Public Employees' Retirement System within five years of the termination of a previous contract for participation

Permits increased benefits for members whose benefits were reduced when their employing public agency terminated its contract but subsequently enters into a contract for participation with the Public Employees' Retirement System, to the level provided for contractually for members, and allows redeposit of withdrawn contributions for service

Specifies when credit for service in such instances shall be granted

Ch 615 (SB 2361) Berryhill Weighmasters

Prohibits weighmaster from certifying weight of vehicle with load limit of 76,800 pounds whose load exceeds by more than 2,300 pounds, instead of 500 pounds, the prescribed load limit when weighed at the site where loaded and before entered a highway

Ch. 616 (SB 2457) Short Surety bonds

Provides that in addition to the existing alternatives to the requirement of having a surety bond, a licensee under the Private Investigator and Adjuster Act may show evidence of having deposited \$2,000 in banks authorized to do business in California and insured by the Federal Deposit Insurance Corporation

Ch. 617 (SB 2459) Gregorio San Mateo flood control

Authorizes the San Mateo County Flood Control District to alter the boundaries of a subzone after the formation of the subzone, in accordance with a prescribed procedure
To take effect immediately, urgency statute

Ch. 618 (SB 2463) Stull Apprenticeship veterans.

Specifies that joint apprenticeship committees may provide in their selection procedures for additional 10 points credit to be accorded applicants who are veterans, as defined.

To take effect immediately, urgency statute

Ch 619 (AB 1531) Murphy. Black bass prizes

Authorizes the Department of Fish and Game, if it finds there would be no detriment to the resource and subject to such regulations as the Fish and Game Commission shall prescribe, to issue to any person a permit excepting black bass from the general prohibition against the offering of any prize or other inducement as a reward for the taking of any game birds, mammals, fish, reptiles, or amphibia. Requires application for a permit to be accompanied by a fee to cover administrative costs

Ch 620 (AB 2486) McAlister. Claims against public entities

Requires issuance of warning notifying claimant of right to court relief after denial of leave to present claim against public entity for indebtedness, obligation, injury, or damage

Ch 621 (AB 2553) Vasconcellos Abortions and sterilization.

Specifies that the refusal or decision of any person to submit to an abortion or surgical sterilization or to give consent therefor shall not be grounds for loss of any privileges or immunities and that neither the submission to an abortion or surgical sterilization or the granting of consent therefor nor the refusal to submit to an abortion or surgical sterilization or to give consent therefor shall be a condition precedent to the receipt of any public benefits.

Ch 622 (AB 2611) MacDonald State Board of Control

Requires State Board of Control to take necessary steps to ensure that specified claims approved by it are submitted for legislative approval on a quarterly basis each calendar year

Ch 623 (AB 2707) Cory. CSUC year-round operation

Deletes requirement that prescribed campuses of the California State University and Colleges operate on a year-round basis by June 1, 1976; and requires certain campuses to operate on a year-round basis.

Requires prescribed campuses to operate on a year-round basis within 2 years of legislative appropriation.

To take effect immediately, urgency statute.

Ch 624 (AB 2724) Kapiloff Certified master teachers

Authorizes school districts to return application fees for certification as a master teacher and specifies that amount of fee and interest from date of application is proper charge on general fund of the district

To take effect immediately, urgency statute

Ch 625 (AB 2740) Deddeh Vehicles: weight fees

Reduces, to \$5 from \$15, the fee for the registration of any commercial motor vehicle with an unladen weight of less than 3,000 pounds

Exempts motor vehicles manufactured prior to 1936 and any vehicle operated or moved over the highway exclusively for the purpose of historical exhibition or other similar purpose

Ch 626 (AB 2757) Joint Committee on Fairs Allocation and Classification. Gaming

Makes it a misdemeanor for a person to own or operate any concession and to fraudulently obtain money from another by means of any hidden mechanical device or obstruction with intent to diminish the chance of any patron to win a prize, or by any other fraudulent means.

Makes it a misdemeanor for any person to manufacture or sell any mechanical device or obstruction for a concession, as defined, which he knows or reasonably should know will be fraudulently used to diminish the chance of a patron to win a prize.

Makes it a misdemeanor for any person to own or operate any razzle-dazzle game, as defined, at a fair or carnival

Provides that more stringent regulation by local government is not prohibited

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because the Legislature recognizes that during any legislative session a variety of changes to laws relating to crimes and infractions may cause both increased and decreased costs to local government entities and school districts which, in the aggregate, do not result in significant identifiable cost changes.

Ch 627 (AB 2807) Carter Veterinary medicine

Provides that "veterinarians" rather than "employees" of the University of California, while performing designated duties, are exempted from veterinary licensing requirements. Adds to those exempted, students of the School of Veterinary Medicine participating in specified activities, under direct supervision of a licensed veterinarian appointed by the University of California, Davis

Declares that provisions of law governing the practice of veterinary medicine shall not be construed to deny a person who has completed a portion of his veterinary educational program, as determined by Board of Examiners in Veterinary Medicine, opportunity to take the examination given by the board

Raises the fee for written examination required for licensure to practice veterinary medicine from 30 dollars to 60 dollars

Ch. 628 (AB 2810) Bill Greene. Adult education

Increases membership of each Area Adult Continuing Education Coordinating Council to include the chief administrative officer or his designee of each regional occupational center or program operating within the same geographical area.

Requires annual report of each such council to be submitted to affected regional occupational centers and programs as well as school districts.

Ch 629 (AB 2832) McAlister. Narcotic treatment

Eliminates requirement that specified defendants be examined by two physicians upon the filing of a petition for commitment of such a defendant for confinement in the narcotic detention, treatment and rehabilitation facility if the defendant waives the examination, if he previously has been examined, as specified, and if defendant is represented by counsel and competent to understand the effect of the waiver.

Incorporates additional changes in Sec 3051, W & I.C., proposed by AB 1223, to be effective only if AB 1223 and this bill are both chaptered and become effective January 1, 1975, and this bill is chaptered last

Ch 630 (AB 2889) Chappie Placer County Water Agency

Deletes provision prohibiting the Board of Directors of the Placer County Water Agency from combining the offices of treasurer and auditor

Permits territory to be annexed to an existing zone of the agency or territory within an existing zone to be detached therefrom in accordance with a prescribed procedure

Authorizes the board of directors to create by resolution an advisory council of not more than 5 members for any zone of the agency to assist and advise the board on all matters pertaining to that zone. Specifies maximum permissible compensation which may be fixed by the board for council members for attendance at council meetings

Ch 631 (AB 2893) Harvey Johnson Workmen's compensation.

Makes personnel of Division of Forestry classed as "peace officers," who are performing service they would have performed while on duty, subject to workmen's compensation law, if, as condition of employment, such personnel are required to be on call during their off-duty hours

Ch. 632 (AB 2895) Duffy Nursing.

Enlarges and reconstitutes old California Board of Nursing Education and Nurse Registration as new Board of Registered Nursing

Repeals provisions providing for the advisory council to the Board of Nursing Education and Nurse Registration.

Makes related changes.

Ch. 633 (AB 3020) Bagley. Unemployment disability insurance.

Extends time for claiming refund and credits for excess unemployment disability insurance contributions to 3 years.

To take effect immediately, urgency statute

Ch 634 (AB 3021) Bill Greene Student records military recruitment.

Authorizes school personnel of public, private, and parochial high schools to furnish names and addresses of graduating seniors to commissioned officers, or their designees, in charge of recruitment for the National Guard or any active or reserve component of the armed forces of the United States

To take effect immediately, urgency statute

Ch. 635 (AB 3028) Wood. Vehicles equipment.

Revises definition of "darkness" to mean any time from 1/4 hour after sunset to 1/2 hour before sunrise and any other time when visibility is not sufficient to render clearly discernible any person or vehicle on the highway at a distance of 1,000, rather than 500, feet

Revises provisions which require that during darkness, every motor vehicle, other than a motorcycle, manufactured and first registered on or after January 1, 1958, which is not in combination with any other vehicle, and every vehicle at the end of a combination of vehicles, be equipped with at least 2 taillamps, and which require that every such vehicle be equipped with 2 stoplamps at all times, by permitting trailers and semitrailers manufactured after July 23, 1973, which are less than 30 inches wide, to be equipped with one taillamp and one stoplamp mounted in a prescribed manner. Revises provisions which require that every vehicle, other than a motorcycle, manufactured and first registered on or after January 1, 1965, to be equipped with at least two reflectors, by permitting trailers and semitrailers manufactured after July 23, 1973, which are less than 30 inches wide, to be equipped with one reflector, mounted in a prescribed manner.

Repeals provisions which require that a trailer coach or a camp trailer having a total outside width of less than 80 inches be equipped with one red combination side marker and clearance lamp on each side near the rear

Requires every authorized emergency vehicle to be equipped with at least one steady burning red warning lamp visible to the front of the vehicle from at least 1,000, rather than 500, feet

Eliminates exemption from provisions of law relating to motor vehicle damage control for any motor vehicle manufactured prior to 1933 which did not include a bumper or bumpers as part of its original equipment

Ch 636 (AB 3033) Dunlap. Fire prevention: spark arresters

Limits provisions making it a misdemeanor to sell, lease or rent any tractor, engine, machine, or truck equipped with an internal combustion engine that is operated on hydrocarbon fuels without the exhaust system being equipped with a spark arrester in effective working order, to only such equipment or vehicles as are specifically designed, rather than simply designed, for use in specified activities or on specified lands.

Exempts the seller or lessor of stated types of motor vehicles whose exhaust systems are equipped with a muffler and which are not specifically designed for harvesting or moving grain or for use on land covered with any other flammable agricultural crop from the requirement that he furnish the purchaser or bailee written notice of his

criminal liability for operating such vehicles without a spark arrester in specified circumstances

Makes related, clarifying changes.

Ch 637 (AB 3120) Burke. Vehicles: transfer.

Revises provisions which grant an exemption from provisions which otherwise require the Department of Motor Vehicles to require, upon transfer of ownership and registration of any motor vehicle subject to air pollution emission control provisions, a valid certificate of compliance for the motor vehicle air pollution control device of the vehicle, by also exempting from such requirement a transfer when the transferor is either the parent, grandparent, or child of the transferee, and when a vehicle registered to a sole proprietorship is transferred to such proprietor as owner.

Deletes obsolete provisions

Ch 638 (AB 3222) Seeley Mandarin designation

Provides that the varietal designation of Temple Orange Mandarin Fruit grown in this state shall be "Royal Mandarin" for labeling purposes

Ch. 639 (AB 3225) Joe A Gonsalves. Peace officers

Specifies that all members of the Wildlife Protection Branch designated by the Director of the Department of Fish and Game as deputized law enforcement officers are peace officers whose authority extends to any place in the state as to a public offense committed or which there is probable cause to believe has been committed within the state, rather than peace officers whose primary duty is the enforcement of the provisions of the Fish and Game Code and the regulations made pursuant thereto, but requires any such officers to satisfactorily complete specified training courses in order to have the powers of a peace officer. Deletes provision prohibiting such members from acting as peace officers in enforcing any other law except as specified

Incorporates additional changes in Sec. 830.3, Penal Code, proposed by SB 771, to be operative only if SB 771 and this bill are both chaptered and become effective January 1, 1975, and this bill is chaptered last

Ch. 640 (AB 3287) Alatorre. Alcoholic beverages

Defines "club" for purposes of club license under Alcoholic Beverage Control Act to include any letter carriers local meeting specified requirements

To take effect immediately, urgency statute.

Ch 641 (AB 3293) Meade. School elections.

Permits the consolidation of a governing board member election of a community college district or community college district trustee area with an election conducted by a chartered city on other than one of the days designated by existing law as a regular election date for the conduct of city elections in odd-numbered years where the district or trustee area includes within its boundaries the same or part of the same territory as the chartered city.

Provides for the manner of effecting such a consolidation and provides for the terms of incumbent governing board members and their successors in the event their terms are affected by the consolidation of governing board member election

Ch. 642 (AB 3364) Bill Greene. Redevelopment.

Creates and establishes a community development commission in each community in order that the community may operate and govern its redevelopment agency and housing authority under a single operating entity. Prohibits the commission from transacting any business unless the legislative body by ordinance declares a need for the commission to function in the community. Requires a certified copy of such ordinance to be filed with the Department of Housing and Community Development.

Authorizes the legislative body to declare itself to be the commission and to also determine that it shall no longer function as the commission. Authorizes the mayor, chairman of the board of supervisors, or similar official to appoint, with approval of the legislative body, the commissioners. Requires the legislative body to prescribe the number of commissioners and to increase or decrease such number.

Vests all powers, duties, and responsibilities of the commission, the redevelopment

agency, and the housing authority in the commissioners. Gives the commission prescribed powers and such other powers as authorized by the legislative body of the community

Authorizes the legislative body or the commission to delegate to or establish in a general manager, executive director, or administrator of the community or the commission any or all of the power and authority of the commission for the administration of the activities of the commission, redevelopment agency, or housing authority. Authorizes the commission to delegate to the community any of the powers or functions of the commission

Ch 643 (AB 3383) McLennan. State purchases rating bidders

Authorizes Department of General Services to remove, for a period not to exceed 90 calendar days, from list of qualified bidders any bidder who has demonstrated lack of reliability on state contracts previously awarded to him

Provides that a bidder who has been temporarily removed from the list of qualified bidders may be reinstated to the list during the 90-day period upon demonstrating to the department's satisfaction, that the problems which caused the bidder's previous unreliability in completing state contracts, have been corrected.

Ch. 644 (AB 3386) Hayden Driving privilege

Recasts provisions re the issuance of instruction permits Allows, under prescribed conditions, a person having an instruction permit in his possession to drive a motor vehicle upon the highways for a period not exceeding 12 months, rather than 6 months

Deletes exemption for driving instructors from the general requirement that a person who operates a motor vehicle while having an instruction permit be accompanied by, and under the immediate supervision of, a California licensed driver 18 years of age or over

Makes related, conforming changes.

Ch. 645 (AB 3394) Lanterman State freeway noise abatement

Provides for state freeway traffic noise measurement by the Department of Transportation in specified school buildings which, among other things, were constructed after December 31, 1973, and prior to the issuance of a specified statement of present and projected freeway route noise levels, rather than in such buildings constructed prior to the issuance of freeway route sound contour maps

Revises provisions re reference to type of decibel scale to be used in such measurements.

To take effect immediately, urgency statute

Ch. 646 (AB 3427) Chappie Reports of stored vehicles.

Specifically provides that provisions of the Vehicle Code re reports of stored vehicles shall not apply to the storage of a recreational vehicle owned by a mobilehome park resident and stored in a mobilehome park

Revises definition of "mobilehome" and "recreational vehicle" as contained in the so-called "Mobilehome Park Act."

Ch 647 (AB 3570) Wilson Law libraries.

Provides that any increase or decrease in the costs of law library fees shall not be effective until January 1 of the year next following adoption.

Ch. 648 (AB 3583) Burke Traffic control devices

Authorizes the Department of Transportation, with the consent of local authorities, to perform such work on city streets and county roads as may be necessary or desirable to control or direct traffic, or to facilitate traffic flow, on state highways, as well as to or from state highways

Ch 649 (AB 3629) Lancaster Structural pest control

Defines certification for the purposes of specified provision of the Business and Professions Code relating to structural pest control

Provides that before transfer of title, the transferor shall deliver to the transferee a copy of a structural pest control inspection report

Ch. 650 (AB 3648) Meade. Regional park districts

Deletes provisions specifying, among other things, that the treasurer of a regional park district is the custodian of district funds, requiring him to make payments only upon approved, signed, and attested warrants, and requiring him to keep an account of receipts and disbursements and deposit money received by him in a depository or depositories selected by the board of directors

Specifies, instead, that the controller of a regional park district is the custodian of district funds, requires the controller to make payments by signed and attested checks or warrants drawn upon the district's depositories for approved obligations, and requires the controller to keep an account of receipts and disbursements and deposit money received in a depository or depositories selected by the board of directors.

Ch. 651 (AB 3703) Kapiloff. Property tax equalization

Provides procedures for subpoenaing of employee of State Board of Equalization to appear at local equalization hearing for an assessment reduction and for the payment of costs relating to such appearance up to \$150 per day.

Makes it a misdemeanor to pay, offer to pay, or to receive payment for board employee services other than the payment provided for in the enactment

Provides that no appropriation is made nor any obligation created to reimburse local agencies for costs mandated by the enactment

Ch. 652 (AB 3735) Duffy. Pharmacy.

Revises requirements as to practical experience for issuance of certificate as pharmacist to require 1,500 hours of practical experience in accordance with regulations adopted by the California State Board of Pharmacy, rather than requiring one year of practical experience in a pharmacy recognized by the board

Makes conforming changes.

Ch 653 (AB 3828) Carter Personal property insurance

Requires policies of insurance covering loss or damage to a specific item of personal property, which is separately listed and described and on which a separate item of insurance is placed, to use the amount of insurance placed on the item as it's value, unless different method of loss valuation is used by insurer, in which case such different method must be set forth in specified manner in policy and in application therefor

Requires that any property used for a business purpose or any motor vehicle be excepted from provisions

Provides for prorated payment for loss of property if two or more policies of insurance on the same property

Deletes requirement that policies of insurance covering personal property use specified valuation of property, if valuation has been placed on specific items of property by insurer and is used for specified purposes, in case of loss or damage to property, unless different method of loss valuation is used by insurer, in which case such different method must be set forth in specified manner in policy and in application therefor

Ch 654 (AB 3833) Keene Public weighmaster: forest products

Provides that tare weight of any vehicle, or combination of vehicles, being used for the transportation of primary forest products from the forest to a receiving station, log deck, or processing plant for storage or processing, when ascertained by a public weighmaster, may be accepted by any deputy at a branch location of that public weighmaster as the correct tare weight of the vehicle, or combination of vehicles, for the purpose of determining, for certification, the correct weight of such primary forest products transported in such vehicle or combination of vehicles for a period of 24 hours or the first delivery in such vehicles or combination of vehicles after the end of 24 hours

Defines "primary forest products" for the purposes of the act.

Ch. 655 (AB 3935) Carter Drainage districts

Deletes provision prohibiting drainage districts governed under the Drainage District Act of 1903 from changing basis for tax levy from assessed value of land and improvements to assessed value of land only if the district has no existing bonded indebtedness at the time and provides for such change under prescribed conditions Specifies rights of bondholders with respect to any such change

Permits the board of directors of such a district, by a $\frac{2}{3}$ vote, to propose such an alteration of the district tax basis by calling a special election, as an alternative to the initiation of such a change by a petition signed by 10% of the voters of the district.

Ch 656 (AB 3840) Chappie Bonds, local hospital districts.

Requires that bids for local hospital district bonds be received at the place designated for receipt of bids, rather than being received by the board of directors at its office

Ch 657 (AB 3849) Mobley County clerks

Permits the clerk of the board of supervisors in counties with a population of over 400,000 but under 450,000 to be appointed by the board in the same manner as other county officers are appointed

Ch 658 (AB 4105) Knox Banks and trust companies

Authorizes a commercial bank or trust company under specified conditions to deposit with a federal reserve bank certain securities being held in a fiduciary capacity in designated fiduciary or safekeeping accounts

Ch 659 (AB 4123) Montoya School district governing boards

Requires the termination of membership of a person on the governing board of a school district which is being reorganized if such person takes office as a member of the initial or interim governing board of a newly formed school district

Requires county board of education to appoint, for not longer than 12 months, another person who is eligible to the vacant position of the reorganized school district governing board

To take effect immediately, urgency statute

Ch 660 (AB 4141) Chappie Mobilehome parks

Revises the definitions for "mobilehome" and "recreational vehicle," and deletes the definition for "camp car" in provisions re mobilehome parks

Makes additional technical, nonsubstantive changes

Ch 661 (AB 4144) MacDonald. County government

Permits boards of supervisors to fix county business office hours by resolution as well as ordinance

Specifies that boards of supervisors may regulate by ordinance or resolution the salaries and other terms of employment of county employees except as prohibited by the California Constitution

Ch 662 (AB 4145) Hayden Local government ballot measures

Permits city, county or district to show by means of a distinguishing style of type, in material submitted with the sample ballot sent to voters, changes in law a ballot measure would make if approved by the voters

Ch 663 (AB 4231) Keene Fire standards

Provides that on and after October 1, 1975 all upholstered furniture sold or offered for sale in California by a manufacturer or wholesaler of furniture must be fire retardant and labeled rather than being fire retardant and labeled not later than April 1, 1975

Incorporates changes in Sec 19161, Business and Professions Code, made by AB 3796 to be effective if AB ~~3797~~ [3796]* and this act are both chaptered and AB 3796 is chaptered before this act

Ch 664 (AB 4256) Wood Crabs

Repeals provisions which shorten until July 1, 1980, the open crab season from between the second Tuesday in November and June 30th to between the second Tuesday in November and April 30th in an area between the northern boundary of Monterey County and the southern boundary of Mendocino County, and increases the size of the crabs which may be taken in such area from, generally, $6\frac{1}{4}$ to $6\frac{1}{2}$ inches Increases minimum size of two required openings on crab traps north of Point Conception constructed on or after January 1, 1975, from 4 inches to $4\frac{1}{4}$ inches

To take effect immediately, urgency statute

Ch 665 (AB 4436) Wood Public Employees' Retirement System.

Deletes inoperative provisions of the Public Employees' Retirement Law

Provides for purposes of termination of coverage of a public agency under the federal social security system that in no event shall the effective date of such termination be earlier than the date prescribed by the Secretary of Health, Education and Welfare

Provides that insurance benefit shall be paid upon death of insured member, to the beneficiary entitled to receive the basic death benefit

To take effect immediately, urgency statute

Ch 666 (AB 4437) Wood. Public Employees' Retirement System

Adds provision that one year of service credit shall be granted for 1,720 hours of service rendered on hourly basis

Provides that special death benefits are payable to qualified survivors rather than to a wife or child of a deceased member

Makes various technical changes

Ch 667 (AB 4474) Waxman Medical records

Revises provision requiring specified persons to furnish medical records to attorney at law upon presentation of authorization from patient or other designated person by making provision applicable prior to the appearance of a defendant in an action as well as prior to the filing of any action

Incorporates changes to Sec 1158, Evidence Code, proposed by SB 23, to become operative if SB 23 is chaptered

Ch 668 (AB 4479) Waxman Writ of mandate

Provides that administrative order or decision may not be stayed in proceeding for writ of mandate to review such order or decision unless application for stay is accompanied by proof of service of a copy of application on respondent Provides that service shall be made in manner provided by specified provisions of law

Ch 669 (AB 4484) Mobleby Recreational facilities: memorial districts

Provides for use of veteran facilities by persons or organizations other than veterans when such use will not unduly interfere with the reasonable use of such facilities by veterans' associations

Authorizes veterans memorial districts to enter into joint power agreements for recreational services within the boundaries of the district

Authorizes district to provide recreational facilities or services at any location within the district boundaries.

Provides that any tax levy increase by a district for purposes of providing recreational services to nonveterans shall first be approved by district voters

To take effect immediately, urgency statute

Ch. 670 (SB 2471) Holmdahl Air pollution motor vehicles

Requires the installation of oxides of nitrogen exhaust emission control devices on all 1966 through 1970 model year motor vehicles having a manufacturer's gross vehicle weight rating of under 6,001 pounds, registered in any county included, in whole or in part, within the South Coast Air Basin, in accordance with a schedule of installation adopted in July 1974 by the State Air Resources Board, and on all such motor vehicles registered in the other counties upon initial registration and upon transfer of ownership and registration, rather than on all such vehicles subject to registration in the state, in accordance with such a schedule

Makes related changes.

Ch 671 (SB 355) Biddle Study: private postsecondary education

Requests the California Postsecondary Education Commission to make a comprehensive study of private colleges and universities and to report thereon to the Legislature on or before January 1, 1976

Specifies areas of consideration for such study

Ch. 672 (SB 1518) Nejedly. Resource conservation district elections.

Revises the law pertaining to resource conservation district formation elections and general elections to permit only registered voters residing in the district to vote, rather than only owners of land in the district.

Requires that ballots be furnished at polling places without voters having to request them.

Requires that provision re absent voting be made and abolishes proxy voting

Provides that general district elections shall be held in even-numbered, rather than odd-numbered, years. Adjusts directors' terms of office accordingly

Makes other conforming, clarifying, and technical changes

Provides that there shall be no reimbursement or appropriation made to any local agency for any costs incurred by it pursuant to the act for specified reasons

Ch. 673 (SB 1664) Behr. Special schools and classes

Makes specified provisions re education of prisoners applicable to Lassen County as well as Santa Clara, Monterey, and Marin Counties.

Ch. 674 (SB 1802) Stevens. Municipal court districts.

Makes statutory change to reflect newly created, constitutionally mandated municipal court in Malibu Judicial District of Los Angeles County

To take effect immediately, urgency statute

Ch. 675 (SB 1856) Stull. Graduating high school students.

Authorizes, upon prescribed request, attendance for less than 240 minutes per day by graduating high school student in his last semester or quarter, who would meet all graduation requirements by attending high school, except physical education course, for less than 240 minutes a day. Deems resulting attendance to be for the high school minimum day, for apportionment purposes and for school district revenue limitation purposes. Authorizes exemption of such students from physical education course attendance requirement

Ch. 676 (SB 1871) Petrus. Wire-core wicks.

Makes it unlawful, after December 31, 1976, to sell at retail any wire-core wicked candles, as defined

Provides that neither reimbursement nor appropriation shall be made pursuant to the act for a specified reason.

Ch. 677 (SB 1977) Song. City ordinances

Provides that city ordinance violations may be reduced from misdemeanor to infraction by city ordinance. Specifies maximum penalties for violation constituting an infraction.

Ch. 678 (SB 2286) Holmdahl. Municipal court judges

Provides that the Livermore-Pleasanton Judicial District shall have 2 municipal court judges, instead of providing that the Livermore Judicial District shall have 1 such judge

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because this act is in accordance with the request of a local government entity which desired legislative authority to act to carry out the program specified in this act

To become operative on July 1, 1975, if an ordinance establishing the Livermore-Pleasanton Judicial District becomes operative on the same date.

Ch. 679 (SB 2289) Song. Courts.

Clarifies the law relating to the assignment of judges in court.

Provides for specified reasons that there are no state-mandated local costs under this act which require reimbursement.

To take effect immediately, urgency statute

Ch 680 (AB 776) Wood. Housecars

Expands provisions prohibiting trailer coaches from being sold or offered for sale in this state without a certificate of origin on a form approved by the Department of Motor Vehicles containing specified information, and specifying the requirements for application for the original registration of, or for an original certificate of ownership to, a new trailer coach, to include camp trailers and housecars. Requires, in addition to other information, the manufacturer's motor number and chassis designation on the certificate of origin for a housecar.

Provides that for purposes of such provisions, "housecar" does not include a motor-truck to which a camper has been permanently attached.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for a specified reason.

Operative July 1, 1975.

Ch. 681 (AB 959) Waxman Election campaign.

Requires every simulated ballot or simulated sample ballot, except as specified, to contain a statement that the ballot is not an official ballot or an official sample ballot, and to bear name and address of person responsible for preparation thereof.

Prohibits use of official seal or insignia of public entity on simulated ballot or simulated sample ballot or its envelope.

Makes it a misdemeanor to print or duplicate, or cause to be printed or duplicated, a simulated ballot or simulated sample ballot without such statement.

Specifies that there shall be neither reimbursement nor appropriation under the act because the Legislature recognizes that a variety of changes to laws relating to crimes and infractions may cause both increased and decreased costs to local government entities and school districts which, in the aggregate, do not result in significant identifiable cost changes.

Ch. 682 (AB 1586) Gonsalves. Safety roadside rests.

Authorizes the Department of Transportation, on an experimental basis, to authorize the placement of vending machines in safety roadside rests, unless prohibited by federal laws, rules, or regulations.

Requires any profits derived from such vending machines to be transferred to the General Fund.

Ch 683 (AB 2049) Wood. State highway property: leasing.

Authorizes the lessee of a dwelling leased by the Department of Transportation to apply in any year to the department for a credit against future rental payments on the dwelling, or for a refund from the Highway Properties Rental Account in the Transportation Tax Fund if he is no longer leasing the dwelling, upon submission of evidence to the department that he had paid the tax imposed upon him for that year for his possessory interest in the dwelling.

Requires the credit or refund, as the case may be, to be deducted from payments made from the account to the county in which the county is located.

Requires the department to report the amount of such credit and refund granted in each county during the prior fiscal year to the Department of Finance by October 1.

Ch. 684 (AB 2535) Holoman Public works payment bonds.

Makes payment bond filed and approved for original public works contract sufficient to enter upon performance of public work under a supplemental contract if the requirement of a new bond is waived by the public entity.

Ch 685 (AB 2350) Keene. Controlled substances

Specifically designates named opiates as Schedule II controlled substances.

Ch 686 (AB 2568) Fong Regulating plant growth.

Redefines regulating plant growth, for purposes of the provisions regulating economic poisons, to mean the use of any substance or mixture of substances intended, through physiological action, accelerating or retarding the rate of growth or rate of maturation, or for otherwise altering the behavior of plants or the produce thereof, with designated exclusions.

Ch. 687 (AB 2706) Cory Vehicle dealers: definition

Includes persons engaged in a business involving the purchase, sale, or exchange of boat trailers within the definition of the term "dealer" for the purposes of the Vehicle Code by deleting provisions expressly excluding such persons from the definition of such term

Deletes specific provisions which make the gross receipts from the sale of boat trailers by persons in the business of selling boats or boat trailers subject to the computation of the amount of sales tax, making such gross receipts subject to the computation under existing provisions of the Revenue and Taxation Code which apply to dealers licensed under the Vehicle Code.

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor an appropriation made by this act for a specified reason.

Appropriates \$29,500 from the Motor Vehicle Account in the State Transportation Fund to the Department of Motor Vehicles for expenditure during the 1974-75 fiscal year for costs incurred in issuing dealer licenses and special plates to such new class of dealer

Makes related changes.

Ch. 688 (AB 2760) Cline. Alcoholic beverages

Permits Department of Alcoholic Beverage Control to issue special temporary retail package off-sale beer and wine license to designated women's educational and charitable organizations. Requires fee of \$100 for such license. Specifies privileges which may be exercised by such licensee

Ch. 689 (AB 2847) Lanterman. Validations.

Second Validating Act of 1974, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies and entities

To take effect immediately, urgency statute

Ch 690 (AB 2751) Duffy. Continuous school programs

Requires one-time grant of up to \$5,000 to each school district with an a. d. of 500 or less, from funds appropriated for such purpose, which establishes a continuous school program prior to July 1, 1979.

Ch. 691 (AB 2913) Dunlap. Polling places. Absent voter.

Permits absent voter ballot to be utilized by person who is unable to go to his polling place because of a physical handicap, or who, because of a physical handicap, is unable to vote at his polling place due to architectural barriers which deny him physical access to the polling place, voting booth or voting apparatus or machinery.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch. 692 (AB 2949) Badham. Environmental license plates.

Authorizes cancellation by the Department of Motor Vehicles of environmental license plates whose lettering would be misleading, in addition to existing provisions which authorize cancellation of environmental license plates carrying offensive connotations. Requires a hearing, as specified, with respect to such cancellation, if requested.

Permits the cancellation of any environmental license plate, without opportunity to be heard, if the plate issued is duplicative of other authorized special license plates or if the required fee has not been paid.

Requires payment of renewal fees for environmental license plates regardless of the fact that the vehicle to which they are affixed is not registered and not being operated.

Ch 693 (AB 2970) Seeley District agricultural associations.

Establishes the 54th District Agricultural Association and delineates its boundaries. Requires fair site to be designated property near the City of Blythe.

Prohibits the district's accepting any gift of land or property which is not free and clear of debts and encumbrances

Ch. 694 (AB 3038) MacGillivray. Taking of abalone.

Deletes expiration date on provision authorizing the taking of abalone for commercial purposes within 1 mile of San Nicolas, San Clemente, and San Miguel Islands, but authorizes the Director of the Department of Fish and Game to close such area or any part of such area to such taking upon a finding that it will endanger the resource until such time as he determines it will no longer endanger the resource.

Makes it unlawful for a holder of a commercial abalone fishing permit to possess more than 20 dozen black abalone on any boat at any time or to take abalone from one-half hour after sunset to one-half hour before sunrise.

Increases minimum diameter of black abalone which may lawfully be taken from 5¼ to 5½ inches and changes designation for other abalone

Provides that notwithstanding Section 2231, Revenue and Taxation Code, there shall be no reimbursement pursuant to such section nor shall there be an appropriation made by this act for a specified reason.

Ch 695 (AB 3056) Dixon. Bail.

Prohibits grand jury from making any recommendation to any court as to the dollar amount of bail.

Ch. 696 (AB 3108) Ray E Johnson. State funds.

Appropriates \$1,000,000 from the General Fund to the Department of Fish and Game for support during the 1974-75 fiscal year of nongame species management and protection programs.

Ch. 697 (AB 3185) Cline. State Highway Route 118.

Requires the Department of Transportation, re environmental impact reports (EIR) for that portion of Route 118 between DeSoto Avenue and Balboa Boulevard in the communities of Chatsworth, Granada Hills, and Northridge in the San Fernando Valley, to submit the EIR's to federal, state, and local agencies by June 30, 1974

Specifies schedule with specified dates by which various tasks re such EIR's must be performed by the department and state and local agencies, including final processing of the EIR's by January 1, 1975.

To take effect immediately, urgency statute.

Ch 698 (AB 3206) Chappie. State Highway Account: expenditures.

Provides that general administration and maintenance expenditures from the State Highway Account in the State Transportation Fund for the 1974-75 fiscal year shall not exceed the revenues derived from 1½ cents, rather than 1⅞ cents, per gallon of the motor vehicle fuel tax and use fuel tax.

Increases from \$19,000,000 to \$20,000,000, the maximum allowable annual expenditure from the account for landscaping and functional planting maintenance costs on state highways and for toll bridge maintenance costs

To take effect immediately, urgency statute.

Ch 699 (AB 3272) Holoman. Alcoholic beverage licensees.

Increases from 60 days to 6 months the period of time by which a holder of an off-sale alcoholic beverage license is authorized to carry on business under his existing license within 500 feet of his licensed premises and upon such licensed premises when repaired or rebuilt when such licensed premises is destroyed by fire, act of God or other force beyond his control

Provides that extension of time will apply to premises so destroyed within 60 days of, as well as after, effective date of act

Allows the Department of Alcoholic Beverage Control to approve a lease where a California winegrower's agent is the lessor and a retailer is the lessee

Ch 700 (AB 3317) Craven. Planning

Provides that certain responsibilities of local governing bodies relative to subdivisions may be assigned to an advisory agency or appeal board if interested persons are allowed to appeal decision of the advisory agency to the governing body

Provides that if local legislative bodies so provide by ordinance or resolution, dispositions for street purposes, acquisitions, dispositions, abandonments for street widening

and alignment projects, of a minor nature may be exempted from general plan requirements

Incorporates the provisions of this bill within the provisions of Division 2 (commencing with Section 66410) of Title 7 of the Government Code as added by Senate Bill 977, to be effective only if Senate Bill 977 and this bill are both chaptered and become effective on or before January 1, 1975, and this bill is chaptered last.

Ch. 701 (AB 3414) Berman. Nonresident alien inheritance.

Deletes provision that a nonresident alien entitled to property by succession must appear and demand the property in California within 5 years or his right to such property is barred

Makes related changes

Ch 702 (AB 3504) MacDonald. Ventura County Court Commissioner.

Increases the salary levels of the court commissioner of the Ventura County Superior Court. Provides that court commissioner may act as a juvenile court referee if so appointed. Makes technical, clarifying changes.

Provides that no appropriation is made nor shall any reimbursement be made for any costs any local government may incur pursuant to the act because the affected local government entity requested this act in order to carry on any program or service required by it

Ch. 703 (AB 3549) Thurman Sewer construction and maintenance

Revises authority of the board of supervisors regarding sewage and disposal system construction and maintenance and eliminates various limitations on such activities by board. Authorizes board to collect compensation for use of sewerage facilities and to restrict use to inhabitants of county. Authorizes storm water facilities

Ch 704 (AB 3551) Mobley. Kings River flood control

Revises adoption and authorization of the project for flood control and other purposes for the Kings River and Tulare Lake Basin, specifying it shall be at no cost to the state prior to July 1, 1967, and thereafter at an estimated cost to the state of such sums as may be appropriated for state cooperation by the Legislature upon the recommendation and advice of the Department of Water Resources. Specifies that this authorization shall not be deemed to confer preference on this project over the needs of other statewide programs in appropriations of available funds

Requires the Kings River Conservation District to give assurances to the Secretary of the Army of local cooperation and to execute plans for the project in conjunction with the Department of the Army.

Authorizes the Department of Water Resources to enter into a loan agreement with the local agency to lend the funds necessary to pay the local portion of the costs of lands, easements, and rights-of-way. Authorizes the local agency to receive credit against its share of the costs of lands, easements, and rights-of-way required for the project which were acquired by the local agency after July 1, 1967.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 705 (AB 3576) Murphy Municipal court personnel.

Increases the number and salaries of municipal court personnel in Santa Cruz County.

Provides that no appropriation or reimbursement shall be made because this act is in accordance with the request of a local government entity which desires authority to act pursuant to the act.

Ch. 706 (AB 3628) Lanterman Condemnation

Provides for investment of money in the Condemnation Deposits Fund through the Surplus Money Investment Fund rather than the investment of money under a separate investment program for the Condemnation Deposits Fund.

Ch. 707 (AB 3653) McAlister Property tax refunds

Provides for refund of certain property taxes collected on behalf of a special district on property which upon annexation to a city or another district should have been detached from the special district.

Declares that neither appropriation is made nor obligation created for reimbursement of any local agency for any costs incurred by it pursuant to this act

To take effect immediately, urgency statute.

Ch. 708 (AB 3709) Powers Property taxes.

Revises provisions for the distribution of certain amounts received for the redemption of tax-sold property and certain tax-deeded property.

Ch 709 (AB 3725) Wood Sales and use tax.

Revises section references to provisions of the Health and Safety Code contained in the sales and use tax exemption for meals served to patients of certain hospitals and mentally retarded persons placed in county approved homes

Provides that notwithstanding Sec. 2230, R. & T C., no reimbursements or appropriations shall be made by this act because revenue losses caused by this act are minor in nature and will not cause any financial burden to local government

To take effect immediately, urgency statute

Ch 710 (AB 3856) Knox City selection committees

Repeals one of two like-numbered articles relating to city selection committees

To take effect immediately, urgency statute

Ch 711 (AB 3908) Lockyer Life care contracts.

Requires that life care contracts include a statement informing that the agreement may be terminated by either party upon 90 days notice under the terms of the contract, consistent with state law Requires the annual audit of records of persons or organizations providing life care to be made for each home and be transmitted to each transferor requesting such audit

Ch 712 (AB 3929) Fenton False advertising.

Requires the court to consider the assets and net worth of the person in determining the amount of the civil penalty which may be imposed for a violation of the law relating to false advertising Provides that the civil penalty be recovered in a civil action brought in any county in which the violation occurs without regard to the county from which the original injunction was issued

Ch 713 (AB 4038) Bagley Marin County flood control

Authorizes formation of subzones within zones of the Marin County Flood Control and Water Conservation District, and specifies manner of formation and powers and duties of such subzones.

Specifies that construction or improvement of existing district facilities may involve related recreational activities, and that the district's power to preserve and enhance its properties includes related recreational enhancement

Makes appointment of a district advisory commission discretionary, rather than mandatory, and revises composition of such commission

Requires report by zone advisory board on proposed zone action after a report by the district's staff to its members in open public meeting, as well as after mailing a statement of the proposed action to each of its members

Requires any temporary transfer of funds between zones for district purposes to bear interest and revises repayment requirements Deletes requirement for approval of zone advisory boards for such transfers

Specifies that general district tax revenues may be used for the preparation of master plans for specific areas within the district

Increases maximum denomination of district bonds from \$1,000 to \$5,000.

Increases the estimated cost of any improvement or unit of work above which the work must be done by contract let to the lowest responsible bidder from \$3,500 to \$5,000

Deletes specified authority for the district to employ civil engineers to investigate and devise a flood control plan, and deletes various obsolete provisions.

Ch. 714 (AB 4085) Hayden Vehicles: suspension of registration.

Eliminates the authority of the Department of Motor Vehicles to suspend the vehicle registration or nonresident vehicle ownership permit of any judgment debtor against whom there is an unsatisfied judgment or who has failed to pay any installment of a judgment.

Makes related, conforming changes

Ch. 715 (AB 4137) Briggs. Bank loan accounting

Revises requirement that debt due a bank on which interest is past due and unpaid for a period of one year be charged off unless well secured and in process of collect on to well secured or in process of collection

Ch. 716 (AB 4278) Ray E Johnson. Free fishing permits

Requires the Department of Fish and Game to issue a free fishing permit, in lieu of a fishing license and appropriate stamps, authorizing the taking of any fish and amphibia within or adjacent to the camp for purposes other than profit, to any mentally retarded person resident in a summer or recreational camp for the period during which he is a resident in such camp. Adds related provisions

Ch. 717 (AB 4318) Kapiloff Contractors

Provides that the registrar of contractors must suspend or revoke the contractor's license if he finds that the contractor has willfully violated any state or local law relating to the issuance of building permits

Ch. 718 (AB 4451) Thurman Clinical social workers

Provides that an applicant for licensure as a clinical social worker must have one year's experience, either under professional supervision or with professional consultation or both, in the use of psychosocial or psychotherapeutic methods in a hospital, rather than requiring such hospital experience be had only under professional supervision

Ch. 719 (SB 1478) Song Air pollution

Provides that no limited-production vehicle, as defined, shall be required to meet emissions standards of the State Air Resources Board that are more stringent than standards adopted by the board for 1974 model year motor vehicles

Requires such vehicles to meet the standards adopted by the board for 1974 model year motor vehicles or the standards adopted by the Environmental Protection Agency for 1975 model year motor vehicles, whichever are more stringent

To take effect immediately, urgency statute

Ch. 720 (AB 2838) Beverly Public improvements

Authorizes, with respect to improvement bonds issued pursuant to the Improvement Act of 1911 and the Improvement Bond Act of 1915, a maximum annual rate of interest of 8 percent, rather than 7 percent

Revises the Landscaping and Lighting Act of 1972 to require mailed notices of designated hearings held pursuant to the act only when the total estimated assessment levy for a particular parcel exceeds \$100, the property owner is a nonresident of the assessment district, the property owner is a regulated public utility, or the property owner has requested such notice, as specified, rather than, to require that notice be mailed to all property owners within the district

Provides that when required, mailed notice shall be sent to property owners whose names and addresses appear on the State Board of Equalization assessment roll, in addition to those appearing on the last equalized county assessment roll

Makes a related, conforming change

To take effect immediately, urgency statute.

Ch. 721 (AB 4519) Knox Local agency indebtedness.

Increases, from 7 to 8% per year, the maximum interest rate for bonds which such legislative body of a county, city, city and county, public district, entity or authority, or other public or municipal corporation may permit bonds to bear interest as specified

Increases, from 7 to 8% per year, the maximum interest rate for bonds which such legislative body may issue without an election as specified

Changes the maximum rate at which the indebtedness of a fire protection district may bear interest, as specified, from 6 to 8%.

Changes the maximum interest rate from 7 to 8% on bonds authorized by a redevelopment agency for its corporate purposes

Increases, from 7 to 8% per year, the maximum rate at which warrants and negotiable promissory notes issued by a municipal water district may bear interest.

Raises the aggregate amount of outstanding promissory notes of a municipal water district from \$1,500,000, or 3% of the assessed valuation of taxable property in the district, or in the event such assessed valuation is not obtainable, 3% of the county auditor's estimate of such assessed valuation, whichever is less, to \$2,500,000, or 3% of the assessed valuation of taxable property in the district, or in the event such assessed valuation is not obtainable, 3% of the county auditor's estimate of such assessed valuation

To take effect immediately, urgency statute

Ch. 722 (SB 1418) Gregorio Community college courses.

Provides that attendance at community college in-service training courses in areas of police, fire, corrections, and related criminal justice occupations, may be included in computing a d a only if such courses are open to public participation and if enrollment is not restricted to persons who are employed in such fields

Provides that if course enrollment is restricted to persons so employed, attendance shall not be included in computing a d a , but that the community college may contract with public agencies for reimbursement of the cost of conducting the course.

Requires separate records to be kept re attendance at in-service training courses related to police, fire, corrections, and other criminal justice system occupations.

Provides that no appropriation is made, nor obligation created under Section 2231 of the Revenue and Taxation Code, for costs incurred by local agencies pursuant to this act.

To take effect immediately, urgency statute

Ch 723 (AB 3801) Brown Peace officers: highway patrolmen.

Requires that the State Personnel Board, commencing with the 1975-76 fiscal year, base salary recommendations for highway patrolmen on the estimated average salaries for each corresponding rank in specified local law enforcement agencies

Ch 724 (SB 147) Marks Doyle Drive.

Prohibits the California Highway Commission and the Department of Transportation from widening the Doyle Drive approach to the Golden Gate Bridge to more than 6 lanes of 12 feet width each, and a concrete median barrier to separate traffic proceeding in the opposite direction, without the specific approval of the Board of Supervisors of San Francisco.

Specifies that nothing in the act shall be construed as an endorsement by the Legislature of any proposal of the department for any freeway connection between the Golden Gate Bridge and any freeway

Ch 725 (SB 252) Harmer Premarital blood tests

Provides for acceptance of certificate attesting freedom from syphilis issued in another state not having laws comparable to California's relating to premarital blood tests in designated instances

Ch 726 (SB 445) Nejedly Juvenile court process

Authorizes use of first-class mail, as alternative to presently authorized personal service or service by certified mail with request for return receipt, to effect service of notice of juvenile court hearing and copy of petition filed in that court upon persons required to be served if the minor is not detained

Ch 727 (SB 1081) Rodda Local government reorganization

Provides that the county counsel's analysis of a proposed charter, prepared pursuant to specified provisions, relating to the consolidation of the County of Sacramento with cities within county, shall not exceed 1500 words

Deletes provisions, with respect to consolidation of the County of Sacramento and cities within the county into a city-county government, that exempted specified districts from dissolutionment upon reorganization, and provides that except as otherwise pro-

vided in the charter, every special district within the county or exercising all or any part of its jurisdiction or powers within the county is deemed dissolved. Provides that the functions of all such dissolved districts shall be assumed by the city-county government. Declares that such provisions are declaratory of existing law.

Specifies the procedure by which a city, that is not merged and consolidated into a city and county, may annex territory within a city and county that has been designated as a rural area or zone by the charter of such city and county.

To take effect immediately, urgency statute

Ch 728 (SB 1205) Stern Authorized emergency vehicles

Includes, among the list of vehicles for which the Commissioner of the California Highway Patrol may, under specified conditions, issue authorized emergency vehicle permits, vehicles used for law enforcement work by persons designated by the Board of Supervisors of Kern County to protect Kern County parks from damage and preserve the peace therein pursuant to specified provisions of the Public Resources Code. Declares that county parks in Kern County are facing unique problems and that a special law is necessary.

Ch 729 (SB 1247) Carpenter Limited partnerships

Provides that upon complaint that a partnership is failing to afford a limited partner specified rights, the Attorney General may send notice of the complaint to the partnership. Provides that if an unsatisfactory answer or no answer is given in 30 days, and the enforcement of the rights of the limited partners would be so burdensome or expensive as to be impractical, the Attorney General may take specified action including the institution of suits, actions or proceedings for specified relief.

Ch 730 (SB 1296) Gregorio. Courts

Changes the compensation of superior court reporters in San Mateo County.

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because this act is in accordance with the request of a local government entity or entities which desired legislative authority to act to carry out the program specified in this act.

To take effect immediately, urgency statute

Ch 731 (SB 1298) Gregorio Municipal courts San Mateo

Increases salary ranges of the clerks and deputy clerks of the San Mateo County municipal courts. Authorizes clerks to appoint several additional deputy clerks at various salary levels.

Provides that any traffic referee appointed to a municipal court in San Mateo County pursuant to specified authority shall receive a salary to be determined by the court as specified, instead of 50% of the salary of a municipal court judge.

Provides that no appropriation or reimbursement shall be made because the act is in accordance with the request of a local government entity ~~or entities~~* which desired authority to act pursuant to the act.

Ch 732 (SB 1392) Song Procedure

Deletes present requirement of filing with respect to written interrogatories and written requests for admission of genuineness of relevant document and reply thereto. Expands time to answer interrogatories or move for further response from 20 to 30 days.

Provides that party upon whom written interrogatories have been served shall serve the answers on party submitting interrogatories within designated time, rather than file and serve a copy of the answers.

Makes additional and related procedural changes.

Incorporates additional changes made in Section 2034 of the Code of Civil Procedure by AB 3770 to be operative if AB 3770 and this bill are both chaptered and this bill is chaptered last.

Ch. 733 (SB 1400) Biddle Courts official reporters

Increases specified filing fees and the compensation of official reporters and official reporters pro tempore of superior courts in counties having a population of more than 300,000 and less than 310,000 based on the 1960 federal census. Provides the same com-

pendation for official reporters and for official reporters pro tempore of municipal courts of Riverside County as for those of superior courts of Riverside County

Provides that no appropriation or reimbursement shall be made because the act is in accordance with the request of a local government entity or entities which desired authority to act pursuant to the act

Provides that Judicial Council shall provide for the keeping of certain records concerning official court reporters, and for report to the Legislature summarizing such information collected.

Ch. 734 (SB 1470) Biddle. Special schools.

Requires that payment made by school districts on account of education of pupils of the district who are in attendance at California School for the Blind, California School for the Deaf, and the Diagnostic School for Neurologically Handicapped be made by reduction of second principal apportionment for following fiscal year rather than by direct payment to Department of Education.

Ch 735 (SB 1493) Grunsky. Harbors, ports: district ordinances

Deletes provisions authorizing port districts to prescribe fines, forfeitures, and penalties for the violation of district ordinances.

Authorizes board of port commissioners to pass ordinances for specified purposes. Requires notice and publication, as specified, prior to passage of such ordinances. Makes violation of such ordinances an infraction subjecting violator to a fine of not to exceed \$50, and authorizes issuance of citations.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for a specified reason.

Ch 736 (SB 1508) Nejedly. Bidding requirements.

Exempts purchases or contracts for the purchase of gasoline, diesel fuel, and other petroleum products used in or for motor vehicles by the state and local agencies from competitive bidding requirements.

Ch. 737 (SB 1572) Marks. Delinquency prevention.

Authorizes the board of supervisors to appoint one-half of the initial membership of a newly created delinquency prevention commission for a term of two years and to appoint one-half of the members of an existing commission to a term of two years at any time upon the expiration of all members' terms.

Authorizes the appointment of persons under 18 years of age to delinquency prevention commissions.

Ch. 738 (SB 1584) Whetmore. Unemployment compensation for musicians.

Makes person executing written contract for purchase of musicians' services the employer, for purposes of unemployment compensation insurance law, unemployment disability compensation insurance law, Miller-Collier Act, and federal-state extended benefits, of person providing such services and all musicians working for him if certain conditions are met.

Makes related technical change.

Ch. 739 (SB 1587) Cusanovich. Districts

Specifies procedure in the formation of a crossing guard maintenance district from, or the annexation thereto of, territory located within more than one local agency. Authorizes crossing guards to be located outside of the district if necessary for the safety of the district residents.

Makes clarifying and technical changes in the provisions of the Improvement Act of 1911 and the Municipal Improvement Act of 1913 re credit for private dedications and improvements against improvement district assessments.

Ch. 740 (SB 1612) Cusanovich. Credit unions.

Revises criteria by which credit union board of directors may award gift or donation.

Allows a credit union to use endorsement by member or other person as adequate security for note on a loan in excess of \$5,000 and makes related changes.

Specifies that credit union bylaws may entitle shares to a proportionate part of dividends calculated from the date the shares are fully paid to date of withdrawal.

Ch 741 (SB 1615) Nejedly. Public transportation funds.

Exempts, with respect to the 75% capital expenditure requirement and the 50% budgetary limitation for Mills-Alquist-Deddeh Act funds, such funds allocated for the extension of a public transportation service as a result of territorial annexation or pursuant to contract with another operator, city, or county, and which extension of service began after June 30, 1972.

Extends the existing exemption (re the first five years of operation commenced after June 30, 1972) from such requirement and limitation, as well as the above exemption, to all operators, as defined in the act, rather than only to transit districts and municipal operators, as defined.

Makes additional changes in Sec. 99267, Public Utilities Code, proposed by SB 1963, to be operative only if this bill and SB 1963 are both chaptered and effective January 1, 1975, and this bill is chaptered after SB 1963

Ch 742 (SB 1641) Marks. Waste water treatment plants

Adds one person who is a member of an organized labor union which represents waste water treatment plant operators to the advisory committee appointed by the State Water Resources Control Board to assist it in carrying out its responsibilities re municipal waste water treatment plant classification and operator certification

Ch. 743 (SB 1675) Deukmejian Business and professions licenses

Grants authority to any agency in the Department of Consumer Affairs to promulgate regulations requiring those licensed by such agencies to include their license numbers in any advertising solicitation or other presentments to the public. Specifically provides that such regulation does not extend to a person not a licensee who engages in advertising, solicitation, or who makes any other presentment to the public on behalf of a licensee

Provides that applicants for specified business and professions licenses and real estate licenses shall have no limitations, restrictions or requirements imposed upon them as a result of such applicant's failure to successfully complete prior examinations except for regular examination fees and requirements. Authorizes specified agencies which allow an applicant conditional credit for completing a part of an examination to require an applicant to be reexamined in those parts successfully completed if such applicant has not completed all parts of examination within a required period of time

Provides that the delinquency, penalty, or late fee for any licensee within the Department of Consumer Affairs shall be 50 percent of the renewal fee of such license, but not more than \$25 unless such fees are less than 50 percent and less than \$25, then that fee shall be charged.

Makes the provisions for delinquency or late fees also applicable to certain real estate brokers and salesman licensees.

Provides that for such licensees within the Department of Consumer Affairs in the event reinstatement or like fee is charged, such fee shall be 150 percent of renewal fee, but not more than \$25; and provides for statutory fee where such fee is fixed by statute at less than 150 percent of renewal fee and less than renewal fee plus \$25.

Ch. 744 (SB 1701) Berryhill Taxation.

Increases the standard deduction for a surviving spouse, as defined, from \$1,000 to \$2,000, for purposes of Personal Income Tax Law

Revises provision reducing certain charitable contributions of appreciated property Eliminates overlapping of accumulation trusts averaging provisions and nonresident beneficiary averaging provisions.

Specifies that certain bank and corporation tax exemptions are limited by provisions containing such exemptions, in addition to provisions relating to the taxation of the business income of certain exempt corporations

Amends provisions to require filing of tax certificates with probate court only if the value of the assets of the estate at the death of the decedent and the value of the assets distributable to one or more nonresidents exceeds amounts prescribed by regulations promulgated by the Franchise Tax Board.

Revises provisions authorizing the Franchise Tax Board to examine records of tax-exempt organizations

To take effect immediately, tax levy.

Ch. 745 (SB 1719) Kennick Minors

Authorizes performance of dental work on persons in custody pursuant to provisions of juvenile court law, in designated situations, upon written recommendation of attending or licensed dentist, rather than written recommendation of physician

Makes technical change

Ch 746 (SB 1725) Robbins. Unfair competition

Authorizes city attorney of a city having a population in excess of 750,000 to prosecute actions in unfair competition cases.

Authorizes city prosecutor, with the consent of the district attorney, in any city or city and county having a full-time city prosecutor to prosecute actions in unfair competition cases

Provides that in such cases one-half of the penalty collected shall be paid to the treasurer of the city in which the judgment was entered and one-half to the treasurer of the county in which the judgment was entered.

Provides that if action is prosecuted by district attorney, the penalty collected shall be paid to the treasurer of the county in which the judgment was entered

Ch. 747 (SB 1727) Mills Public transportation federal funds

Authorizes public transportation system operators to budget and expend Mills-Alquist-Deddeh Act funds for operating purposes to enable them to receive the maximum amount of matching federal funds for operating expenditures if they become available

To remain in effect only until June 30, 1977.

To take effect immediately, urgency statute.

Ch. 748 (SB 1783) Dymally Instructional materials, testing programs

Specifies that when governing boards of school districts are adopting instructional materials for use in the schools, such materials are to accurately portray the role and contributions of European Americans, among other prescribed ethnic and cultural groups, to the total development of California and the United States

Authorizes State Board of Education to combine available tests or develop a new test if no published test is deemed suitable to be given to pupils in grades 2 and 3 to determine reading ability, rather than requiring adoption of standardized reading achievement test.

Requires answer sheets of such mandatory reading test to be transmitted to Department of Education for scoring rather than just submitting test results.

Requires performance test answer sheets of basic skill courses required of pupils in grades 6 and 12 to be submitted to the State Board of Education for scoring rather than just submitting test results.

Makes related changes.

Ch 749 (SB 1807) Way Judicial districts.

Provides that if the board of supervisors of Madera County consolidates the Madera Judicial District and the Sierra Judicial District into the same district, any justice court established in the consolidated district shall have 2 judges

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to this section nor shall there be any appropriation made by this act because this act is in accordance with the request of a local government entity or entities which desired legislative authority to act to carry out the program specified in this act

Ch 750 (SB 1829) Deukmejian Crimes

Extends provision for termination of the California Crime Technological Research Foundation from [the 61st day after]* adjournment of the 1975 Regular Session of the Legislature to December 31, 1976.

Ch 751 (SB 1842) Short. Handicapped pupils: development centers.

Permits school district or county superintendent of schools to make payments to parents or guardians of pupils enrolled in development centers for handicapped pupils for providing transportation between home and the center.

Specifies that average daily attendance used for computation of transportation allowances be based on 230, rather than 250, days per year.

Provides for granting of allowances to development centers for handicapped pupils when centers are required to close temporarily because of specified reasons.

Ch. 752 (SB 1846) Song. Probate.

Provides that surviving spouse is liable for the debts of the deceased spouse to the extent of the value of the community property passing from the deceased spouse.

Provides confirmation procedure for the passing of community property interest to a surviving spouse without passing through administration of decedent's estate.

Specifies that act is to apply to estates of persons dying on or after January 1, 1975

Provides that bank accounts or shares, share accounts and investment certificates of a savings and loan association held by a married person, rather than specifying a married woman, shall be held for that person's exclusive right and benefit, and any receipt or acquittance by such person is a valid and sufficient release and discharge.

Makes related changes.

Ch. 753 (SB 1855) Robbins. City-county bicycle paths.

Authorizes a county and a city or cities to acquire, construct, maintain, improve, or repair jointly, bicycle routes in their jurisdictions. Authorizes the legislative bodies thereof to apportion by agreement the expense of such work and to assign the authority and responsibility for such work by agreement.

Provides that such provisions shall be inapplicable in the County of Los Angeles until such time as it and a city or cities therein plan a bicycle route system that includes a minimum of 100 miles of such routes in the San Fernando Valley

Ch. 754 (SB 1869) Alquist. Community colleges.

Provides separate provisions for budget requirements for community college districts including required filing of the adopted budget with the office of the Chancellor of the California Community Colleges.

Repeals obsolete provisions.

Specifies that the Board of Governors of California Community Colleges, rather than the State Board of Education, shall provide a uniform system of accounting for community colleges and makes corresponding changes in provisions re annual reports of community college district revenues and expenses.

Ch. 755 (SB 1872) Beilenson. Sterilization operations.

Prohibits health facilities and medical staffs of health facilities which permit sterilization operations for contraceptive purposes to be performed therein from requiring individual upon whom such sterilization operation is to be performed to meet any special nonmedical qualifications, including, but not limited to, specified matters, which are not imposed on individuals seeking other types of operations.

Specifies that such prohibition does not apply to requirements relating to the physical or mental condition of the individual, affect the right of the attending physician to counsel or advise his patient as to whether or not sterilization is medically appropriate, and does not affect existing law with respect to individuals below the age of majority

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor appropriation made by the act for a specified reason

Ch. 756 (SB 1888) Cusanovich. Construction inspectors

Exempts any architect, structural engineer, civil engineer, land surveyor, mechanical engineer, engineering geologist or electrical engineer, practicing within the scope of his license, from the provisions of the Registered Construction Inspectors Law. Prohibits such person from using the title or term "registered inspector" unless registered under that law.

Specifies per diem to be received by the State Board of Registered Construction Inspectors.

Authorizes the board to establish specialties of construction inspection rather than authorizing the board to provide for the division of certification of registration of construction inspectors into specialties

Requires an applicant for registration as a construction inspector to be qualified in each division and specialty, as specified, rather than being required to be qualified in each division.

Authorizes any person to become registered in any specialty of construction inspection, as specified, as well as in any division of construction inspection

Deletes requirement that committees appointed by the board be composed of registered construction inspectors.

Revises fees for construction inspectors to specify fee for registration in each division or specialty

Ch. 757 (SB 1890) Robbins School district retirement plans.

Provides that the governing board may pay compensation to members of annuity reserve fund board of discontinued school district retirement system for meetings of the board and provides that such compensation shall be a charge against the fund

Ch. 758 (SB 1896) Zenovich Property disposition and leasing

Authorizes Director of General Services with the approval of the Public Works Board to dispose of specified parcels of property subject to certain conditions.

Provides with respect to the conveyance of certain property, that the Director of General Services may reserve in the state geothermal resources and deposits of minerals Requires reservation of minerals in certain conveyances.

Ch. 759 (SB 1919) Moscone Taxation

Exempts personal property from taxation owned or used by nonprofit corporations operating student book stores of colleges affiliated with the University of California

Declares that such exemption is a clarification of existing law and therefore notwithstanding Section 2229 of the Revenue and Taxation Code, there is no obligation created for reimbursement of local agencies for loss of property tax revenues.

Ch. 760 (SB 1920) Moscone Parking of vehicles.

Prohibits parking of vehicles within 3 feet of a sidewalk access ramp constructed adjacent to a crosswalk for use by the physically handicapped

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor any appropriation made by the act for a specified reason.

Ch. 761 (SB 1948) Nejedly Municipal utility districts.

Permits premiums for any group medical or hospital service plan, or both, or amounts for the payment of federal or state income taxes to be deducted, upon request, from the retirement allowance or benefit payable to any retired member or beneficiary of a retired member of a municipal utility district retirement system

Permits the board of directors of a municipal utility district to establish, in accordance with specified conditions for photographing, procedures whereby categories of original records, maps, books, or papers designated by the board as having further value may be destroyed without further approval by the board.

Requires statement of assessed value of property within municipal utility district to be transmitted to the board by the county auditor where the board elects to avail itself of assessments made by the county assessor by August 15, rather than the third Monday in August

Makes technical corrections

Provides that, notwithstanding Section 2231, Revenue and Taxation Code, there shall be no reimbursement pursuant to this section nor any appropriation made by this act for a specified reason

Ch 762 (SB 1955) Ayala Recall

Provides that, with respect to the recall of any officer of a district subject to the Uniform District Election Law, a notice of intention to recall the officer, rather than a recall petition, shall not be published, posted, or filed, rather than only filed, under ~~existing~~ * specified circumstances.

Ch. 763 (SB 1990) Zenovich. Mortgage guaranty insurance

Specifies that, with regard to the definition of "authorized real estate security," for purposes of mortgage guaranty insurance, the restriction that the real estate loan secured is one which a bank, savings and loan association, or an insurance company, which is supervised and regulated by a state or federal agency, is authorized to make also includes one which such an institution would be authorized to make, disregarding any requirement applicable to such an institution that the amount of the loan not exceed certain percentage of the value of the real estate.

Increases the allowable maximum amount of coverage for specified classes of mortgage guaranty insurance from 20 to 25% of the entire indebtedness to the insured

Specifies that amendment to Section 12640 02 is not change in, but is declaratory of, existing law, and is intended to clarify and restate law on issuance of such insurance

Ch. 764 (SB 1998) Berryhill. Common carriers

Permits, until January 1, 1979, a county with a population of under 300,000, or a city therein, to file a claim with the transportation planning agency pursuant to the Mills-Alquist-Deddeh Act for payments to a common carrier of passengers subject to regulation by the Public Utilities Commission and providing public transportation service under contract with such a county or city

Ch 765 (SB 1999) Deukmejian Oil and gas.

Abolishes boards of oil and gas commissioners and transfers their functions to the Director of Conservation Makes technical, conforming, and clarifying changes

Ch 766 (SB 2000) Roberti Advertising

Revises provision regulating advertising that refers to cost, price, charge or fee for commodities furnished or services performed by certain licensees to permit any labor organization, bona fide employee group or bona fide employee association having contracted health care services from a health care service plan to inform its members as to the benefits available and the charges therefor.

Includes a health care service plan under the Knox-Mills Health Plan Act, as well as any hospital or medical service or insurance plan, as being exempt from such provision which prohibits advertising referring to cost, price, charge or fee for commodities furnished or performed by certain licensees.

Requires any new or revised written advertising or solicitation be submitted to the Attorney General before use thereof by a health care service plan under the Knox-Mills Health Plan Act.

Prohibits any labor organization or employee group or association contracting for a health care service plan from deriving any profit from such plan

Ch 767 (SB 2006) Robbins. Railroad corporations

Prohibits any railroad corporation from using any street, alley, highway, or land owned by any city or county, rather than the municipality within any city, unless the right to do so is granted by the governing body of the city or county, rather than by being granted by a 2/3 vote of the governing body of the city.

Requires a railroad corporation to obtain a franchise or permit from a county, as well as a city, according to a specified procedure, in order to cross streets, alleys, or highways with main, branch, side, switching, or spur trackage

Provides that there shall be no reimbursement pursuant to Section 2231, Revenue and Taxation Code, nor any appropriation made by the act because of a specified reason

Ch 768 (SB 2019) Collier. Airports and airstrips

Deletes provisions that provide that a county or a city which is allocated money from the Aeronautics Account in the State Transportation Fund for the construction of recreational airports and reliever training airstrips is not eligible to receive a specified

\$5,000 annual payment from the account until the account is reimbursed in a designated fashion.

Ch 769 (SB 2038) Marler Motor vehicles air pollution

Authorizes the operation of a motor vehicle for more than 30 days after notice by a traffic officer that the motor vehicle does not comply with specified motor vehicle emission standards adopted by the State Air Resources Board, if the Department of the California Highway Patrol has checked and determined that the vehicle has been made to comply with such standards, rather than only if a certificate of compliance has been issued for the motor vehicle by a licensed motor vehicle pollution control device installation and inspection station after such notice by the traffic officer

Ch. 770 (SB 2045) Nejedly Fish and game violations

Revises various prescribed fines and penalties for violations of Fish and Game Code provisions

Makes willful violation of a written promise to appear in court or before a person authorized to receive a deposit of bail a misdemeanor regardless of the disposition of the original charge

Provides that notwithstanding Sec 2231, Revenue and Taxation Code, there shall be no reimbursement pursuant to such section nor shall there be an appropriation made by this act for a specified reason

Ch. 771 (SB 2048) Zenovich Minors

Prohibits disaffirmance of minor's contracts to secure, sell, lease, license, or otherwise dispose of literary, musical or dramatic properties (either tangible or intangible) or any rights therein, in addition to present prohibition against disaffirmance of minor's contract to render artistic or creative services Provides that in specified circumstances such contract may be approved by the superior court of the county in which any party to the contract has his principal business office in this state as well as the superior court in the county where the contract is to be performed or where the minor resides.

Ch 772 (SB 2052) Zenovich Oil sumps

Requires the Fish and Game Commission, rather than the Department of Fish and Game, to promulgate rules and regulations re oil sumps hazardous or immediately dangerous to wildlife, and requires such rules and regulations to include a reasonable definition of the term "hazardous" for ~~which~~ [such]* purposes Requires the department when notifying the State Oil and Gas Supervisor of an oil sump which is hazardous to wildlife to specify the hazardous conditions, and when notifying the supervisor of an oil sump which constitutes an immediate and grave danger to wildlife to specify the immediate and grave danger Requires the written notice of the supervisor to the person responsible for a hazardous oil sump or an oil sump which constitutes an immediate and grave danger to wildlife to set forth the hazardous conditions or the immediately dangerous condition as specified by the department Makes legislative finding that all hazardous exposed oil sumps, rather than all exposed oil sumps, be either screened or eliminated

To take effect immediately, urgency statute

Ch 773 (SB 2055) Schrade Exclusive highway lanes

Expands the authority of the Department of Transportation re exclusive or preferential lanes to include any state highway rather than only state freeways, and extends the authorized use of such lanes specifically to buses only or to buses and other high-occupancy vehicles, rather than mass transportation vehicles Specifically authorizes the department to construct such lanes, and specifically authorizes the use of State Highway Account moneys for such purpose Also authorizes counties and cities to permit such exclusive or preferential use of lanes on county or city highways

Permits the department to enter agreements with public or private agencies providing mass transit services for the construction of such facilities which, among other things, may contain conditions which the department deems desirable, rather than only such conditions as will increase the highway system's effectiveness and efficiency, assure traffic safety, and provide adequate facilities for traffic needs

Deletes specified provisions re required studies for such lanes on freeways Deletes

specific provisions re required levels of service imposed by the department on transit operators using such lanes

Specifies that signs and other traffic devices for designating and controlling the use of such lanes shall be placed and maintained by the department and local authorities on highways under their jurisdiction. Specifies that motorists shall conform their driving to instructions imparted by such signs and devices

Deletes requirement that the department submit to the Legislature an annual progress report, on or before December 31, 1974, re such lanes on freeways

Makes other clarifying, conforming, technical, and nonsubstantive changes

Ch 774 (SB 2060) Berryhill Pesticide damage reports

Requires a person that alleges any loss, nonperformance, or damage as a result of the use or application of any pesticide on plants or soil to file a report to this effect with the county agricultural commissioner within 30 days from the time that the occurrence of such loss, nonperformance, or damage becomes known to such person, rather than requiring any person that suffers any loss or damage as a result of the use or application by others to file such a report within 60 days from the time that the occurrence of the loss or damage becomes known to such person

Specifically includes nonperformance, as well as loss or damage, which must be so reported

Makes various, related changes

To take effect immediately, urgency statute

Ch 775 (SB 2062) Ayala Municipal water districts

Permits any municipal water district included within a metropolitan water district to annex territory outside of the metropolitan water district without the consent of, or necessity that the annexed land be included within, the metropolitan water district, but prohibits the district from serving water purchased from the metropolitan water district to such territory outside the metropolitan district without the metropolitan district's consent

Specifies that any such district included within a metropolitan water district shall be entitled, without penalty or sanction from the metropolitan water district, to purchase or acquire water to serve any territory within the district from specified sources, without such water being deemed an acquisition or purchase from the State Water Resources development system.

Ch. 776 (SB 2085) Stern Biologics

Requires, with designated exceptions, that, on and after July 1, 1975, establishments which produce, or propose to produce, biologics, as defined, to be licensed by the Director of Food and Agriculture, as prescribed. Prohibits, with designated exceptions, on and after such date, the sale or use of any biologic unless it is registered, as prescribed, by the director.

Provides for license application fee and license renewal fee for an establishment proposing to produce or producing biologics

Exempts from the application of the act facilities primarily engaged in the collection, preparation, testing, processing, storage, or distribution of human blood or blood products if such facilities are licensed by the State Department of Health to produce human whole blood or its derivatives and if any biologics so produced by such facilities are sold or distributed only to an establishment licensed under this act and licensed clinical laboratories whose only biologics are autogenous bacterins prepared at the request of licensed veterinarians

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 777 (SB 2104) Dymally Elections.

Revises provisions requiring county clerks to inspect voting machines and vote tabulating devices for accuracy by requiring inspections at least once every two years rather than once every two years and by deleting provision establishing period within which inspections are prohibited.

To take effect immediately, urgency statute

Ch. 778 (SB 2111) Way Milk stabilization and marketing

Specifies that there shall be no limitation on the length of the period of any suspension by the Director of Food and Agriculture of minimum milk wholesale or retail prices, or both, which are in effect in any marketing area, or on the number of successive times for which such suspension may be ordered or continued, and that the period of such suspension, or any series of successive or continued suspensions shall not be deemed to be a termination of the minimum prices affected thereby, and shall not be deemed to affect minimum prices to be paid by distributors to producers established pursuant to any stabilization and marketing plan.

Ch 779 (SB 2112) Stiern. Kern County lands.

Authorizes Kern County to sell to the United States Postal Service a portion of certain lands acquired for Kern Desert Regional Park pursuant to a grant under the Cameron-Unruh Beach, Park, Recreational, and Historical Facilities Bond Act of 1964, subject to the approval of the Secretary of the Resources Agency. Requires the proceeds of such sale to be used by the county for the development of Kern Desert Regional Park.

To take effect immediately, urgency statute.

Ch 780 (SB 2131) Whetmore Real estate loans

Clarifies existing law by providing that specified provisions covering the arranging of certain loans relate to loans negotiated by real estate licensees under specified circumstances.

Ch 781 (SB 2134) Collier Rural highway public transportation

Enacts the Rural Highway Public Transportation Act to authorize the boards of supervisors, city councils, and the Department of Transportation to do all things necessary and proper to secure funds pursuant to the Federal Aid Highway Act of 1973 for rural highway public mass transportation projects.

Requires applications for such funds to be made through the department

Ch 782 (SB 2169) Marks. Public contracts.

Requires with respect to contracts subject to the State Contract Act, that prospective bidders provide, under penalty of perjury, information with respect to whether they, or one of their officers or specified employees, have ever been disqualified, removed, or otherwise prevented from bidding on or completing a federal, state, or local government project because of a violation of law or a safety regulation.

Permits rejection of a bid based on such information.

Provides that there shall be no reimbursement nor appropriation made for local agencies or school districts because the duties, obligations or responsibilities imposed on local government are minor in nature and will not cause any financial burden

Ch. 783 (SB 2171) Roberti. Workmen's compensation.

Requires party to workmen's compensation proceeding, who subpoenas medical records, to provide copies of such subpoena to parties of record

Ch. 784 (SB 2180) Stull. Medi-Cal

Requires the entire amount of any settlement against a person liable for injury to a Medi-Cal recipient to be subject to repay Medi-Cal for the value of benefits provided and that notice of the institution of a lawsuit be given by the injured party

Authorizes the director or court to waive all or part of the director's claim if it results in wage losses. Requires the director to give 30 days written notice if he brings the legal action, advising the injured beneficiary of his right to a private attorney and of the director's right to recover the value of benefits provided

Ch 785 (SB 2182) Stull. Superior court personnel.

Provides that in counties of the third class as determined by the 1970 federal census, the superior court, with the approval of the board of supervisors, may provide for such additional court personnel as it deems necessary Also provides that rates of compensation of court personnel may be adjusted by joint action and approval of the board and the court

Provides that no appropriation or reimbursement shall be made because the act is in

accordance with the request of a local government entity or entities which desired authority to act pursuant to the act

Ch 786 (SB 2206) Mills Transportation nonmotorized facilities

Specifies that the local transportation agency analyzing claims for allocations of Mills-Alquist-Deddeh Act funds for nonmotorized transportation facilities shall apply the general design criteria of the Department of Transportation for such facilities

Ch. 787 (SB 2207) Mills. Bicycle lanes state funding.

Revises provisions re computation of maximum allocations to cities and counties for bicycle lane projects from the Bicycle Lane Account in the State Transportation Fund to eliminate a population ratio formula and authorize an allocation for an eligible project of a maximum of 10% of the funds available for such projects in a single fiscal year

To take effect immediately, urgency statute.

Ch 788 (SB 2208) Mills. Transportation planning

Permits Controller to require reports of financial transactions of certain local transportation planning agencies and nonprofit corporations to be furnished to him

Revises appropriation procedures by county auditors to public transportation planning agencies

Makes changes in application procedures for public transportation agency funds.

Limits discretion of Secretary of ~~Transportation~~ [Business and Transportation Agency]* to designate new transportation planning agencies after regional planning begins

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because the duties, obligations or responsibilities imposed on local government by this act are minor in nature and will not cause any financial burden to local government

Ch 789 (SB 2210) Collier. Courts

Changes the number, compensation, and conditions of employment of municipal court personnel in Sonoma County

Makes technical nonsubstantive changes

Provides that no appropriation is made nor shall any reimbursement be made for any costs any local government entity may incur pursuant to the act because the affected local government entities requested this act in order to carry on any program or service required by it

Ch 790 (SB 2217) Song. Criminal records

Changes substance and procedure of state and local criminal offender record information systems as specified

To be operative July 1, 1978

Ch. 791 (SB 2219) Song Water districts

Requires, if, on or after the effective date of this act, substantially all of a county water district or municipal water district water system is acquired by another public agency by any method other than a vote of the electorate of the district, that all funds derived from the operation of the system shall be separately accounted for and used exclusively for the purposes of maintenance, operation, betterments, and bond debt service of the acquired system, and that no funds derived from the system shall be used for any other such purpose until all debt of system has been paid in full or until a majority vote of the electorate of the area served by the system has authorized such other expenditures

Authorizes the Mammoth County Water District to operate a propane gas distribution service for residents of the district and to do any act necessary to furnish sufficient propane gas to residents

Authorizes the issuance and sale of bonds and provides for alternative methods for payment of debt service by the Pomona Valley Municipal Water District Establishes improvement districts with described boundaries for the purpose of issuing such bonds

Authorizes the board of directors of such district to levy a utility tax on every person within any of such improvement districts using water within such districts in accordance with prescribed procedures. Provides for related matters

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for specified reason

To take effect immediately, urgency statute

Ch. 792 (SB 2227) Kennick CSUC advisory boards

Authorizes the Trustees of the California State University and Colleges to appoint as a member of an advisory board to a campus of the California State University and Colleges a person who is a member of a county board of education or the governing board of a school district, provided that no more than 3 members of an advisory board may also be members of county boards of education or governing boards of school districts

Ch. 793 (SB 2231) Moscone. Health

Excludes from conflict of interest provisions under the Waxman-Duffy Prepaid Health Plan Act members of certain listed boards, commissions or councils provided a full disclosure of financial interest is made to the Department of Health and at a public hearing.

To take effect immediately, urgency statute

Ch. 794 (SB 2232) Moscone Appearance notices. traffic accidents

Provides that peace officers who have successfully completed instruction, as specified, may prepare in triplicate, on a form approved by the Judicial Council, a written notice of violation when such officer has reasonable cause to believe any person involved in a traffic accident violated specified provisions of the Vehicle Code and such a violation was a factor in the occurrence of the accident. Prescribes the contents of such notice of violation. Specifies conditions under which a peace officer will be deemed to have reasonable cause to issue a written notice of violation Defines "peace officer" for purposes of such provisions

Provides for the issuance of a notice of filing of complaint charging the offense for which the notice of violation was issued Requires that such notice of filing of complaint be issued and served upon the person so charged before any warrant for arrest may issue following the filing of a complaint charging such offense.

Specifies the content and manner of service of the notice of filing of complaint

Repeals existing provisions re the preparation of a notice of violation and re the issuance of a warrant in cases involving traffic accidents.

Provides that there are no state-mandated local costs that require reimbursement under Section 2231 of the Revenue and Taxation Code for a specified reason

Ch. 795 (SB 2247) Robbins State Teachers' Retirement System

Deletes definition of "permanent fund" for purposes of the State Teachers' Retirement Law. Requires Teachers' Retirement Board to establish and maintain an adequate system of records and accounts following recognized accounting principles and controls. Provides that Teachers' Retirement Fund is a special trust fund and combines various provisions respecting management of fund Deletes requirement that contributions be credited to Retirement Annuity Fund, the Annuity Deposit Fund, and Permanent Fund and makes related changes

Revises provisions relating to when payment of death benefits is to be made

Provides that tax-sheltered contributions shall not exceed 20% of compensation paid in any 1 year computed in accordance with certain federal regulations

Ch. 796 (SB 2248) Robbins. School district retirement plans

Permits annuity reserve fund to be invested in common stock or shares not to exceed the percent of reserved fund assets invested as of June 30, 1973, or 25 percent of total assets and preferred stocks or shares not exceeding 5 percent of total assets

To take effect immediately, urgency statute

Ch. 797 (SB 2257) Nejedly Vehicle removal

Authorizes any regularly employed and salaried officer of a transit district security force, on property owned by the transit district or on property rented or leased from others by the transit district, to remove a vehicle from such property, under specified circumstances

Authorizes the chief, and regularly employed and salaried officers, of a transit district security force to remove any vehicle from a railroad right-of-way if the vehicle is parked upon any railroad track or within 7½ feet of the nearest rail

Ch. 798 (SB 2258) Nejedly. Abandoned vehicle appraisal.

Authorizes regularly employed and salaried security officer or other employee of a transit district security force designated by the chief thereof to make appraisal of abandoned vehicles

Deletes provisions which require the Commissioner of the California Highway Patrol, Chief of the California State Police, Chief of the University of California Police Department, chief of any California State University and College police department, or any sheriff or chief of police who designates a person to make appraisals, and the board of supervisors or city council who designates an employee to make appraisals, to certify the name of every such person or employee to the Department of Motor Vehicles in Sacramento.

Makes technical, nonsubstantive change

Ch 799 (SB 2261) Moscone. Municipal court reporters

Provides that official reporters of the municipal court in San Francisco shall be entitled to the same vacation and sick leave provided official reporters of the superior court in the city and county and shall be entitled and subject to any retirement and health service provisions of the city and county charter

Provides that no appropriation is made nor shall any reimbursement be made for any costs any local government entity may incur pursuant to the act because the affected local government entities requested this act in order to carry on any program or service required by it

Ch 800 (SB 2263) Moscone. Grand juries

Raises fees received by grand juries in counties of the sixth class from \$6 to not less than \$10 and not more than \$25, as determined by the board of supervisors, for each day's attendance Provides that no grand juror shall receive any more than \$75 per week.

Allows grand jurors of counties of the sixth class to be reimbursed for travel expenses outside the county

Ch. 801 (SB 2278) Ayala. Administration of justice.

Provides for state compensation for designated procedural related costs incurred by a city, in addition to existing provisions for such compensation to a qualified county, in the course of a trial of a person confined in a Department of the Youth Authority institution

Ch 802 (SB 2284) Petris Board of Osteopathic Examiners

Increases the maximum amount of fees which the Board of Osteopathic Examiners may prescribe for applicants for specified certificates from \$50 to \$200 and from \$100 to \$200 for specified period of time.

To take effect immediately, urgency statute

Ch. 803 (SB 2298) Beilenson. Certificated employees' oath administering.

Deletes requirement that the oath or affirmation which is a prerequisite to the issuance of certification document be subscribed before any person authorized to administer oaths or any member of a governing board of a school district or of any county board of education and requires, instead, that the oath or affirmation be subscribed and certified or declared, pursuant to specified provision re under penalty of perjury

Ch 804 (SB 2302) Carpenter Grant application processing fees

Provides for the payment of a processing fee to the State Water Resources Control Board by applicants obtaining a grant for the construction of municipal sewage treatment and water reclamation facilities Assessment of such fees is contingent upon the fee being an eligible cost under the state and federal grant programs Creates the State Clean Water Grants Administration Revolving Fund and specifies that such fees are to be deposited in the fund.

Appropriates a sum not to exceed \$1,500,000 for allocation by the Department of Finance as loans to the State Clean Water Grants Administration Revolving Fund, to be repaid upon such terms and conditions as may be prescribed by the Department of Finance, and provides that no other appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute

Ch 805 (SB 2305) Ayala Courts

Permits the appointment of four court commissioners, rather than two by superior court in San Bernardino County Permits such superior court to authorize a court commissioner to perform duties of specified juvenile court referees

Makes other related provisions.

Ch. 806 (SB 2317) Song Jurors

Revises certain provisions related to selection of jury panels for municipal and superior courts Provides for exemption from jury duty under particular circumstances

Makes other related changes

Ch 807 (SB 2335) Mills. Transportation funds

Requires the Department of Transportation to pay from the State Highway Account in the State Transportation Fund the portion of the administrative expenses of the Department of Transportation resulting from functions of the department for which funds in the Highway Users Tax Account in the Transportation Tax Fund may be expended, rather than resulting only from the highway-oriented functions of the department

Makes funds in the Highway Users Tax Account available for exclusive public mass transit guideway research and planning, and for other such guideway purposes and payments on voter-approved bonds issued therefor under specified conditions, as well as for highway purposes

Authorizes an entity, including, but not limited to a transit district, responsible for the construction of such a guideway project in an area where such funds may be expended for such a project to submit the project to the department for inclusion in its resource allocation recommendations, but requires the project, if it is located in an area under the jurisdiction of a statutorily created regional transportation planning agency, to be approved by the agency prior to being submitted to the department

Requires the department to submit such recommendation on that project for the comment and review of the appropriate regional transportation planning agency, unless the project is located within an area under the jurisdiction of a statutorily created regional transportation agency, in which case the project is required to be approved by such agency, and for approval by the State Transportation Board as being in conformance with specified transportation plans. before presenting the department's budget recommendations to the California Highway Commission for funding the project from the State Highway Account

Authorizes the entity, department, or commission to request the Secretary of the Business and Transportation Agency to convene and chair a committee composed of an equal number of members from the board and commission to resolve any disagreement occurring during the resource allocation decision process

Deems such funds for guideway projects as state highway expenditures for purposes of the north-south split, highway district minimums, and county minimums Requires such funds to be separately identified in the annual budget reports submitted to the Legislature by the department

Requires the commission, in the annual budget report, to allocate to the Transportation Planning and Research Account in the State Transportation Fund a sum equal to the pro rata share of the comprehensive transportation planning duties attributable to such guideway, as well as to highway, planning and research

Validates all elections held prior to August 1, 1974, at which a proposition was submitted to authorize the use of motor vehicle tax revenues for guideway purposes

Requires that all money received by a county from the Highway Users Tax Fund and all money deposited by a county in its road fund be expended by the county exclusively for county roads for the purposes specified in Section 2101 of the Streets and Highways

Code or for other public street and highway purposes as provided by law, rather than for county roads and for other public street and highway purposes as provided by law
 Makes related changes.

Ch 808 (SB 2340) Marks Mail order services

Extends to sale of consumer services as well as to sale of consumer goods coverage of provision making it unlawful in conducting mail order business to accept money through the mails from customer under specified conditions, and coverage of provision making it unlawful to conduct mail order business utilizing a post office address without disclosing the legal name under which business is done and the complete street address where business is actually conducted

Makes conforming change in provision creating exceptions from application of former criminal provision

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because the Legislature recognizes that during any legislative session a variety of changes to laws relating to crimes and infractions may cause both increased and decreased costs to local governmental entities which, in the aggregate, do not result in significant identifiable cost changes.

Ch 809 (SB 2349) Nejedly East bay regional parks.

Permits the East Bay Regional Park District to incur indebtedness for the acquisition and development of lands and facilities lands in an amount increased by the anticipated tax income of the district for a two-year period from a specified additional tax

To take effect immediately, urgency statute

Ch 810 (SB 2369) Beilenson Health care to indigents

Declares the Legislature's recognition of the importance of health care provided by counties to indigent residents and expresses the intent to insure that such health care duties are properly and continuously performed.

Requires the board of supervisors of each county, prior to reducing or eliminating services or facilities provided to indigents, or prior to leasing, selling, or in any way transferring the management of a county hospital or other county medical facility, to file with the State Department of Health and the appropriate areawide voluntary health planning agency, before a specified time, a proposal describing, among other things, an alternate means of providing for the health care needs of indigents and a copy of any contracts, agreements, or arrangements with any facility or individual to provide services to indigents

Requires the State Department of Health to make an annual report to the Legislature of closings, reductions, and elimination of such facilities and services

Requires public notice and public hearings to be provided by the board of supervisors prior to specified changes in operation of such a county facility and prior to any decision regarding such changes Requires the board to make findings, based upon such hearings, that their proposed action will not have a detrimental impact on the health care needs of the indigents of the county Requires such findings to be included as part of the official public hearing record

Requires that the county fulfill its duty to provide care to all indigent people through county facilities or by specified alternative means upon any of the specified changes in operations which occur subsequent to January 1, 1975

Requires private facilities or individuals providing services under contract to assume the county's full obligation to provide care to indigents and to make such services available to Medi-Cal and Medicare recipients Requires facilities or individuals providing services as an alternative means to be licensed as a health facility to be in compliance with prescribed provisions relating to accounting and uniform reporting Requires that the availability and quality of services provided to indigents directly by the county or alternatively be the same as that available to nonindigents in private facilities in that county Requires the board to designate an agency to provide an information service for the benefit of those people eligible for services, and an agency to receive and respond to complaints from such people, when there is a closing, leasing, selling, or transfer of a county facility or an elimination or reduction of services provided Requires the board to arrange for the listing of facilities or individuals providing services under contract in

the local telephone directory under county listings and to specify therein that such facilities and individuals fulfill the obligations of county facilities

Prohibits reimbursement or appropriation pursuant to this act because duties, obligations or responsibilities imposed upon local governmental entities are incurred as part of their normal operating procedures

Ch 811 (SB 2370) Stull Oil and gas leases

Authorizes the State Lands Commission to specify, with respect to a proposed lease of state lands, including tide and submerged lands, for the extraction of gas, to require bidding to be on the basis of a flat rate of royalty, and to award the lease to the qualified bidder who undertakes to pay the highest flat rate of royalty, but not less than 16%, on dry gas, natural gasoline, and other products extracted and saved from the gas produced under the lease, except gas used for lease use or reinjection, unless the commission decides to reject all bids as being in the best interests of the state

Makes technical, nonsubstantive changes

To take effect immediately, urgency statute

Ch 812 (SB 2394) Mills Explosives

Exempts from provisions re explosives black powder in quantities of 5 pounds or less and smokeless powder in quantities of 20 pounds or less used, possessed, stored, sold, or transported that is exempted under, or authorized by, the Federal Organized Crime Control Act of 1970 and applicable federal regulations

Ch 813 (SB 2395) Behr Tidelands and submerged lands

Authorizes the County of Marin to conduct such dredging operations on tidelands and submerged lands granted to the county to remove accumulated spoils as are necessary to maintain navigable channels Requires the county to secure a permit from the State Lands Commission to conduct any such dredging operation, and to comply with all conditions which the commission may impose Provides that the county shall not be obligated to pay the state royalties for the spoils removed in the course of such dredging if the commission determines that the quality of the spoils and the amounts involved have no significant economic value

Makes technical, nonsubstantive change in provisions granting tidelands and submerged lands to the county

Ch 814 (SB 2411) Biddle Public transportation

Authorizes county board of supervisors to furnish and operate public transportation in the unincorporated areas of county, and within a city or transit district if the city or district consents

Authorizes board of supervisors to make contributions of public funds, materials, property and services to any city or statutorily created transit district for the purpose of improving public transportation within the county

Ch 815 (SB 2423) Marks State employees

Requires uniform allowances for part-time employees employed the equivalent of one year

Ch 816 (SB 2424) Beilenson Adoptions

Specifies time within which State Department of Health is to complete investigations requested of it with respect to intercountry adoptions Requires annual submission of report to Legislature by department, containing designated information with respect to intercountry adoptions

Ch 817 (SB 2437) Mills Public transportation

Redefines, for purposes of the Mills-Alquist-Deddeh Act, "included municipal operator" to mean a city or county (a) in which public transportation services have continuously been provided since at least January 1, 1971, by the city or county, by a nonprofit corporation or other legal entity wholly owned by the city or county, or by the University of California and (b) which is included, in whole or in part, within a transit district or which has been extended the authority to join a transit district by that district's enabling legislation, rather than a city or county as specified in (b)

Authorizes municipal operators, under that act, to receive allocations for providing public transportation services outside their boundaries

Ch 818 (SB 2442) Beilenson School nurses: immunization.

Permits any registered nurse acting under the direction of a supervising physician and surgeon, as defined, in addition to a physician and surgeon, to immunize pupils whose parents have consented

Specifies that nothing in act requires physical presence of supervising physician and surgeon

Requires registered nurse to satisfactorily demonstrate competence in the administration, treatment, and reactions to immunizing agents that are used, as specified, and to possess medication and equipment as required in the medical judgment of the supervising physician and surgeon

Permits the State Department of Health to adopt rules and regulations re permissible circumstances under which a registered nurse may administer an immunizing agent pursuant to this act, but provides that nothing in these provisions shall be construed to prevent any registered nurse from administering an immunizing agent in accordance with prescribed provisions in the absence of the adoption by the department of such regulations

To take effect immediately, urgency statute.

Ch 819 (SB 2443) Mills Public schoolbuses

Authorizes the governing board of any school district to enter into a contract with any federal, state, or local governmental agency for the transportation of employees of said agency to or from their places of employment, or both, by the use of schoolbuses owned or leased by the district, provided that such use meets specified requirements

Ch. 820 (SB 2448) Berryhill. State property conveyance

Authorizes the Director of General Services, with approval of the Department of the Youth Authority, to lease specified real property in Amador County to the Amador Association for the Retarded and Handicapped for a period not to exceed fifty years for operation of a program for handicapped and retarded persons under specified conditions.

To take effect immediately, urgency statute

Ch 821 (SB 2461) Roberti Local regulation of traffic

Permits local authorities to adopt regulations for regulating traffic by means of any person given temporary appointment for such duty by the authority whenever official traffic control devices are disabled or otherwise inoperable and by persons authorized for such duty at the site of road or street construction or maintenance

Prohibits the appointment or authorization of such persons unless and until the local authority has submitted to the Commissioner of the California Highway Patrol or to the chief law enforcement officer exercising specified jurisdiction, a proposed program of instruction for the training of such persons for such duty, and the commissioner or such officer approves the program Requires him to approve such a program under specified conditions

Specifically makes it unlawful, and an infraction, to disobey the traffic directions of any person appointed to regulate traffic whenever official traffic control devices are disabled or otherwise inoperable, or of any person authorized to direct traffic at the site of road or street construction or maintenance, when such appointee is wearing an official insignia issued by the local authority and is acting in the course of his appointed duties

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute

Ch 822 (AB 313) Ingalls Property tax assistance

Removes requirement that senior citizen property tax assistance payment be made payable to the claimant and the county tax collector, if prior payment of property tax has been waived

Modifies perjury declaration allowing payment of assistance for delinquent taxes

Ch 823 (AB 430) Foran Alcoholic beverages

Provides that specified licensees of the Alcoholic Beverage Control Act may store, bottle, cut, blend, mix, flavor, color, label, and package distilled spirits owned by another licensee, as specified, and may deliver such distilled spirits from such premises or from a warehouse located in the same county for the account of the owner of such distilled spirits to any licensee that such owner would be authorized to deliver to under his own license, except to a retail licensee

Provides that specified licensees of the act may store and deliver distilled spirits for the account of another licensee who would be authorized to make such delivery, except to a retail licensee.

Relocates provision which authorizes a licensee of the act to deliver distilled spirits to another licensee from the vendor's licensed premises or a warehouse located within the county in which the vendor's licensed premises are located and provision which authorizes deliveries made to a licensed importer to be made from any point outside the state

Ch. 824 (AB 896) Fong Vocational nurses. civil immunity.

Holds licensed vocational nurse free from civil liability as result of acts or omissions in rendering good faith emergency care at scene of emergency, as specified, except where nurse's conduct is grossly negligent

Ch. 825 (AB 1248) Karabian. Unemployment disability compensation

Authorizes specified local public entities to elect, in specified manner, to become employers subject to unemployment disability compensation law only, and makes services of employees of any such entity employment for purposes of such law

Ch 826 (AB 1334) Deddeh Transportation Advisory Committee

Expands the Departmental Transportation Advisory Committee to the Department of Transportation from 14 to 16 members.

Requires the committee to also include representatives from air, highway, motoring, and public transportation organizations, and deletes the requirement that the committee also include state officials.

Requires any vacancy on the committee to be filled by a joint appointment by the Speaker of the Assembly and the Senate Rules Committee, and requires such appointee to serve until the appointment of a new committee

To take effect immediately, urgency statute

Ch 827 (AB 1433) Keene. State liens

Deletes provisions declaring state tax liens for amounts owed under the sales and use tax and the unemployment and disability compensation laws to have the force, effect and priority of judgment liens.

Provides for quarterly billing of Department of Employment Development by county recorders for specified fees.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 828 (AB 1716) Bee Alameda County ground water

Exempts extraction or extracting of ground water used in the production and processing of sand and gravel or other industrial processes to the extent that such water is returned, as specified, to the ground water basin from replenishment assessments on ground water production fixed by the Alameda County Water District

To take effect immediately, urgency statute

Ch 829 (AB 1776) Cullen. State Fair

Provides that the Department of Parks and Recreation may purchase accident and disability insurance for the benefit of jockeys and exercise boys who are participating in a horserace meeting conducted by the department

Deletes provisions requiring the Director of Parks and Recreation to appoint the secretary of the California State Fair Advisory Commission.

Requires the department to manage the fair site, as defined Declares that the fair site is not a part of the state park system

Provides that all records of the department for entries in events at the California Exposition and State Fair or at the fair site are public records with specified exception.

Authorizes the department to enter into contracts to construct, maintain, or operate exhibits or concessions for such fair or within the fair site.

Defines terms.

Creates the State Fair Contingent Fund in the State Treasury, provides for the deposit of specified moneys into such fund, and appropriates all moneys in such fund to the department without regard to fiscal years, to be expended in accordance with the purpose for which the moneys were received.

Ch 830 (AB 1829) Badham Water districts.

Authorizes the Rag Gulch Water District and the Kern-Tulare Water District to adopt a plan for water allocation, as specified; to establish limited areas of the districts as the areas in which surface delivery of water service will be made available, as specified; and to enter into long-term water service contracts, as specified, with holders of title to land in such areas. Provides procedure for adoption of such plan. Authorizes such districts to contract with any public utility, subject to approval of State Treasurer and Public Utilities Commission, to waive specified provisions relating to service duplication.

Authorizes the Rag Gulch Water District and the Kern-Tulare Water District to levy and collect ground water charges in the manner prescribed for the Kern County Water Agency, and to establish zones for the purpose of fixing varying rates of assessment in accordance with the extent of benefits to each zone, as specified, and provides procedure for establishment of such zones. Specifies procedure for the determination and levy of assessments within each such zone.

Provides procedures for municipal water districts to apportion equitably any extraordinary costs of water delivery to benefited improvement districts within the district.

Specifies that if no tax was levied by a county water district or municipal water district in either the 1971-72 or 1972-73 fiscal year and the district incurred expenses in such years, which expenses were paid from revenues other than taxes, then, the maximum levy for general district purposes shall be fifty cents per one hundred dollars of assessed valuation per year.

Ch. 831 (AB 1856) Deddeh Highway funds: bonds.

Authorizes not more than $\frac{1}{4}$ of the motor vehicle fuel license tax funds allocated to counties and cities from the Highway Users Tax Account in the Transportation Tax Fund for the construction of streets therein to be used to make principal and interest payments on bonds issued for such construction, if the issuance of such bonds is authorized by a proposition approved by a majority of the votes cast thereon.

Limits the term of such bonds to 25 years.

Requires any county or city issuing such bonds to submit, during January 1978, to the Legislature a report with specified information.

Ch 832 (AB 1881) Cullen. Horseracing.

Prohibits any person from altering, forging, counterfeiting, or attempting or conspiring to alter, forge, or counterfeit, any parimutuel ticket, or knowingly having in his possession any altered, forged, or counterfeited parimutuel ticket.

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because the Legislature recognizes that during any legislative session a variety of changes to laws relating to crimes and infractions may cause both increased and decreased costs to local government entities which, in the aggregate, do not result in significant identifiable cost changes.

Ch. 833 (AB 3866) Lanterman Mental health

Requires the officer providing certain involuntary conservatorship investigations under the Lanterman-Petris-Short Act to render a written report to the court which the court may receive in evidence and consider in rendering judgment.

Authorizes the conservator when necessary to transfer his conservatee to the county designated treatment facility or request in writing a peace officer to make the transfer. Requires a peace officer, upon written request of the conservator, to return an escaped conservatee to any facility into which he has been placed by his conservator.

Ch 834 (AB 3867) Lanterman Vehicular air pollution

Prohibits the sale and registration of any new motor vehicle required pursuant to the Mulford-Carrell Air Resources Act to meet emission standards established in or pursuant to such act if the vehicle manufacturer has violated emission standards or test procedures and has failed to take corrective action, which may include recall of vehicles, specified by the State Air Resources Board in accordance with regulations of the board, rather than prohibiting the sale and registration of any new motor vehicle required pursuant to the Mulford-Carrell Air Resources Act to meet emission standards in specified sections of such act if the vehicle manufacturer has in the previous year for which the board approved his vehicles failed to comply with the established standards or with such regulations as the board may establish, unless the manufacturer complies with such other conditions as the board may indicate.

Prohibits the board from requiring the recall of vehicles if a manufacturer contests the necessity for or scope of the recall, unless it first affords the manufacturer the opportunity, at a public hearing, to present evidence in support of the manufacturer's objections.

Requires, if a vehicle is recalled pursuant to such provisions, the manufacturer to make all necessary corrections specified by the board without charge to the registered owner of the vehicle, or, at the manufacturer's election, to reimburse the registered owner for the cost of making such necessary corrections.

Ch. 835 (AB 3874) Alatorre. Postsecondary education.

Revises numerous references in the Education Code to reflect correct name of the California Postsecondary Education Commission, and incorporates technical changes proposed by AB 541

Ch. 836 (AB 3875) Alatorre. Child abuse.

Requires Department of Justice to prescribe by regulation a form which may be used by professional medical personnel, as defined, for legally required reports of physical injuries to children from other than accidental causes.

Ch. 837 (AB 3882) Alatorre. Vocational nurses.

Authorizes licensed vocational nurses under specified conditions to administer tuberculin skin tests, coccidioidin skin tests, histoplasmin skin tests, and immunizing agents

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch. 838 (AB 3884) Alatorre Vocational nurses.

Provides that licensed vocational nurses in addition to registered nurses may perform arterial puncture, venipuncture, or skin puncture for purposes of withdrawing blood or for test purposes upon authorization from any licensed physician and surgeon. Requires a licensed vocational nurse to be instructed by a physician and surgeon and demonstrate competence to such physician and surgeon in the proper procedure to be employed when withdrawing blood or to have completed a specified course or to have demonstrated to the Board of Vocational Nurse and Psychiatric Technician Examiners that she is competent to perform such acts prior to their performance

Ch. 839 (AB 3892) Murphy Buildings

Requires the plaintiff public agency instituting a procedure to have a building declared uninhabitable to file with the county recorder a notice of the pendency of the action with specified information.

Provides that [recording of]* this required filing constitutes notice of the action Provides that the purchaser or encumbrancer of such a building shall be deemed to have constructive notice of the pendency of the action only from the time of such filing.

Makes it mandatory rather than permissive that enforcing agencies under the State Housing Law record a lis pendens in any action to prevent, restrain, arrest or abate the violation of such law or a nuisance, and requires that the lis pendens be recorded at the time of the commencement of the action or proceeding rather than permitting it to be recorded at any time before final judgment or order.

Provides that no appropriation is made nor obligation created to any local agency for reimbursement of costs incurred for carrying out services required by this act because of a specified reason.

Ch 840 (AB 3939) Bannai. CSUC. fees and charges.

Requires the chief fiscal officer of each campus of the California State University and Colleges to deposit in trust specified fees and charges for services and materials that are optional to the user

Ch. 841 (AB 3956) Badham. Orange County Water District.

Specifies that a public officer, whether elected or appointed, may be elected or appointed to serve as a member of a board of directors of the Orange County Water District

Increases compensation of directors of the district from \$35 to a sum not exceeding \$50 for each meeting of the board and for each day employed on the business of the district Limits compensation to not more than six days in any calendar month.

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to such section nor shall there be any appropriation made by this act for specified reason

Ch 842 (AB 3958) Arnett CSUC: fees

Authorizes the Trustees of the California State University and Colleges to waive entirely or reduce any or all fees for its employees who enroll in specified work-related courses, and to adopt rules and regulations

Ch 843 (AB 3972) Chappie. Open outdoor burning.

Permits the air pollution control officer of any air pollution control district in a county with a population of 6,000,000 or less, upon authorization by the district governing body, to authorize, by permit, open outdoor fires to dispose of agricultural waste and specified wood waste in a mechanized burner such that no air contaminant is discharged into the atmosphere for periods aggregating more than 30 minutes in any 8-hour period which is as dark or darker in shade as that designated as No 1 on the Ringelmann Chart

Authorizes the air pollution control officer to make the permit subject to whatever conditions he determines are reasonably necessary to assure conformance with the above standards.

Authorizes the governing body of any air pollution control district to prohibit, by regulation, the operation of mechanized burners

Ch. 844 (AB 3975) Fenton Warranties

Tolls period relating to an express or implied warranty covering consumer goods selling for \$50 or more under the Song-Beverly Consumer Warranty Act for the period from the date upon which buyer either has delivered to the manufacturer or seller nonconforming goods for the purpose of having warranty repairs or service performed on the goods or, pursuant to specified provisions of law, notifies manufacturer or seller of nonconformity of goods until date on which repaired or serviced goods are delivered to buyer or buyer is notified of completion of repairs or service

Extends warranty in regard to liability of manufacturer to retail seller, as specified, whenever a warranty is tolled as a result of repairs or service performed by any retail seller.

Defines "manufacturer".

Requires, as specified, manufacturer or seller of consumer goods selling for \$50 or more to provide receipt to the buyer showing date of purchase

Requires, as specified, manufacturer or seller performing warranty repairs or service on the goods to provide buyer a work order or receipt with specified information

To become operative July 1, 1975.

Ch. 845 (AB 3977) Burton Burton-Stull Vietnam Veterans Employment Act

Specifies that payments by state to reimburse employers for 50 percent of costs of salaries and wages of Vietnam veterans hired by such employers shall be made as soon as possible after the veteran commences training, rather than work or training. Prohibits receipt of such reimbursement payments by employer if veteran whom he hires as a trainee, rather than as an employee or trainee, is a person whom he had previously employed or member of the employer's immediate family or related within the first degree

Provides that Department of Employment Development may utilize up to 17%,

rather than 25%, of money appropriated to it to administer the employer reimbursement program.

Makes various technical changes

To take effect immediately, urgency statute

Ch 846 (AB 3986) Lewis. Public agency contracts

Provides in specified public agency contracts that public agency shall be responsible for timely removal, relocation, or protection of existing main or trunkline utility facilities where they are not identified in bid specifications. Requires that contract documents include provisions to compensate contractor for specified costs caused because of such utilities not indicated in plans and specifications with reasonable accuracy. Provides public utility, where they are the owner, has sole discretion to perform or permit contractor to perform repairs or relocation work.

Requires contractor to notify utility, as well as public agency, when, while performing the contract, the contractor discovers utility facilities not identified by the public agency in the contract plans or specifications.

Specifies all changes made by act are declaratory of existing law.

Provides that there are no state-mandated local costs requiring reimbursement under Section 2231 of Revenue and Taxation Code.

Ch 847 (AB 3987) Dunlap. County libraries

Prescribes maximum limitations on rate of local property taxes levied for support of county free libraries.

Ch 848 (AB 3988) Ralph. Community colleges

Specifies that no part of a community college district may be changed by any of various specified means, rather than only by transfer to another community college district, unless such change is approved by the governing boards of the community college districts affected, or unless approved by the electorate in accordance with procedures established by law.

Ch 849 (AB 3992) McAlister. Court personnel

Increases salary of San Jose-Milpitas Judicial District Court Commissioner from 81.5% to 86.9% of the salary of a municipal court judge.

Specifies that any traffic trial commissioner serving a municipal court district in the County of Santa Clara shall receive a salary equal to that of the Court Commissioner of the San Jose-Milpitas Judicial District.

Provides that the clerk of the San Jose-Milpitas court may appoint an administrative assistant at a specified salary.

Makes technical change.

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because this act is in accordance with the request of a local government entity which desired legislative authority to act to carry out the program specified in this act.

Ch 850 (AB 4039) Bagley. Municipal court personnel

Changes the salaries of municipal court personnel in Marin County.

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because this act is in accordance with the request of a local government entity which desired legislative authority to act to carry out the program specified in this act.

Ch 851 (AB 4042) Waxman. Refrigerated food

Makes it unlawful for any person to hold or display any potentially hazardous refrigerated food at any temperature above 45 degrees Fahrenheit, rather than above 50 degrees Fahrenheit.

Ch. 852 (AB 4043) Waxman. Emergency medical services.

Enlarges the membership of the Advisory Committee on Emergency Medical Services in the State Department of Health from 10 to 15 members by adding two members who are physicians and surgeons, one of whom is in private practice, by adding a

member who is either a registered nurse or a licensed vocational nurse currently practicing in emergency medical care, by adding a member who is a county health officer, and by adding a member who is a mobile intensive care paramedic

Ch 853 (AB 4051) Ralph Delinquency prevention

Authorizes board of supervisors to establish delinquency prevention agency or department or to assign delinquency prevention duties to existing agency or department Empowers such agencies or departments to engage in specified activities

Ch 854 (AB 4084) Hayden Workmen's Compensation

Permits employer who makes reasonable search and concludes a deceased employee left no one surviving him entitled to receive a workmen's compensation death benefit to make specified payment to Department of Industrial Relations Requires such payment to be returned to employer or his insurer if Workmen's Compensation Appeals Board finds a dependent person eligible for such death benefit did exist

Ch 855 (AB 4086) Hayden Banks

Authorizes Superintendent of Banks, subject to court approval, to sell all or part of the commercial banking or trust business of a bank or trust company of which he has taken possession, or to approve the purchase by a bank or trust company of all or part of a commercial banking or trust business, and for the succession by operation of law of the deposits and fiduciary obligations of the seller to the buyer as provided in the terms of sale, subject to the right of depositors, trustors and beneficiaries to redirect the succession

Ch 856 (AB 4092) Berman Certificated employees dismissal hearings

Affords prescribed remedies for enforcement of discovery rights to any party to administrative proceedings re dismissal for cause during school year of certificated employee, other than community college certificated employee, who is denied prescribed discovery rights in the required hearing. Provides that proper court therefor is the superior court of the county in which the administrative dismissal hearing will be conducted

Prohibits application of specified time limits so as to deny such discovery rights and, to enforce such prohibition, authorizes superior court in county in which the administrative dismissal hearing will be conducted to suspend such hearings, upon motion of party seeking discovery

Ch 857 (AB 4107) Knox Taxation

Revises and restates restrictions which assessors shall consider in assessing certain land.

Ch 858 (AB 4127) Keysor Elections

Provides that original election campaign statements filed with Secretary of State shall be preserved indefinitely, and copies filed with other election officers shall be preserved for a period of 4 years from December 31 of the year in which they are filed and may thereafter be destroyed Specifies a procedure for the preservation of photographic reproductions of campaign statements for such period in lieu of preservation of the copies filed

Specifies that clerk may use copies of affidavits of registration for checking petition signatures

To take effect immediately, urgency statute

Ch 859 (AB 4140) Chappie. Earthquake protection

Revises method of calculation re stresses on buildings affected by earthquake protection law requirements

Makes technical corrections

Ch. 860 (AB 4142) Badham California water districts

Specifies that contracts entered into by a California water district with other public agencies or private corporations or persons for the purpose of carrying out any of the powers of the district may provide that bonds of the district may be issued in order to

acquire water rights or entitlements, including the right to receive and use water or a water supply, for each of the parties to such contracts with such water rights or entitlements being divided among the parties in consideration of the payments to be made by such parties in order to provide debt service on the bonds of the district. Permits a district to issue its bonds for the purpose of acquiring such water rights or entitlements under such contracts whenever joint action with the other parties to such contract is reasonably necessary or convenient in order to obtain such water rights or entitlements for the district, and specifies that in such case the issuance of bonds shall be considered a public purpose for the benefit of the district.

Ch 861 (AB 4152) MacGillivray Courts

Makes changes in the salaries, job titles, and number of municipal court personnel in Santa Barbara County.

Provides for additional special compensation for specified court-related law enforcement personnel earn higher education degrees, or who earn college credits beyond such degrees, or certificates as specified.

Makes related changes.

Provides that no appropriation or reimbursement shall be made because this act is in accordance with the request of a local government entity or entities which desired legislative authority to act to carry out the program specified in this act.

Ch 862 (AB 4160) Knox Petroleum

Makes name changes to reflect changes in the Department of Food and Agriculture.

Directs the Director of Food and Agriculture to adopt regulations for the specifications of diesel fuel, kerosene and fuel oil.

Makes various changes related to the labeling of petroleum products.

Ch 863 (AB 4175) Chappie Aerial tramway inspection

Requires that inspections of new ski lifts and of such lifts after major alteration be made by a Division of Industrial Safety engineer. Provides for a temporary permit for operation of aerial tramways to be issued in specified cases.

Permits the division to charge a fee, not to exceed a specified amount, for processing permits issued by the division as a result of an inspection by certified insurance inspectors.

Ch 864 (AB 4194) Arnett Probationary certificated employees

Specifies rights of probationary certificated employees of school districts whose services are terminated because of a decrease in enrollment or the reduction or elimination of a particular kind of service.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to this act in the 1974-75 fiscal year, because there are no duties, obligations, or responsibilities imposed on local governments in the 1974-75 fiscal year.

Ch. 865 (AB 4199) Knox Commodity brokers

Redefines terms and makes various technical changes relating to commodity brokers and commodity exchanges.

Ch 866 (AB 4206) Knox. Cities

Provides for specified number of registered voters to be proponents of petition seeking the incorporation of a city.

Requires calculations of registered voters signing a petition seeking the incorporation of a city to be based upon the numbers of qualified electors at the last general state election.

Makes technical changes.

Ch 867 (AB 4208) Knox Local agency formation commissions

Provides that a local agency formation commission shall have the power to waive the application of provisions relating to the exclusion of territory from a county service area if it finds that the application of such provisions would deprive an area of a service needed to insure the health, safety or welfare of the area's residents and if it finds that the waiver would not affect the ability of a city to provide any service.

To take effect immediately, urgency statute.

Ch. 868 (AB 4209) Knox. Boundary changes: property taxation.

Permits a local agency failing to file documents on or before January 1st in order to levy property taxes for the next fiscal year, and which agency is effective for property tax purposes according to specified provisions of law, upon notifying State Board of Equalization and filing the documents, to borrow sufficient funds to cover anticipated tax revenues which would have been collected within the territory for that fiscal year only and to levy a property tax rate in addition to any other authorized property tax rate in the next succeeding fiscal year to repay such loans. Requires local agency to report to Controller on any rate levied pursuant to such provision.

Ch 869 (AB 4219) Davis. Juror's fees.

Changes compensation for juror's travel costs from \$0 20 per mile one way to the rate being paid to public officers of the county for travel compensation in a county of the 39th class.

Provides for specified reasons that neither reimbursement nor appropriation will be made to reimburse local entities for any costs incurred pursuant to this act

Ch. 870 (AB 4244) Chappie. Assessments.

Provides that the annexation of certain territory to a specified sanitary district and city shall be effective for assessment and taxation purposes for the 1974-75 fiscal year if the required documents are filed with the assessor and the State Board of Equalization on or before specified dates.

To take effect immediately, urgency statute

Ch. 871 (AB 4249) Bagley Public social services.

Deletes the appropriation of \$65,000,000 from the Federal Revenue Sharing Fund to the General Fund in augmentation of any funds used in financing the General Fund appropriation for payment of grant under the State Supplementary Program for Aged, Blind and Disabled

Ch. 872 (AB 4254) Deddeh Employees

Eliminates the time limits within which the Industrial Welfare Commission may adopt mandatory orders to specify the minimum wage, maximum hours, and the standard conditions of labor for certain occupations, trades and industries.

To take effect immediately, urgency statute

Ch. 873 (AB 4274) Lewis. State Teachers' Retirement System.

Combines provisions prescribing effective date of retirement and disability allowance. Permits retirees receiving disability retirement effective prior to July 1, 1972, to perform specified services without loss of benefits

Requires members to have received compensation during specified period to qualify for disability allowances and deletes eligibility for such allowances by members during military service or while retired concurrently under the Public Employees' Retirement System or the retirement system of the University of California. Deletes provision prescribing result of failure to complete required documents for disability allowance

Prescribes age to be used when computing service retirement allowances. Deletes provision precluding payment of disability or family benefits to members who elect irrevocable options and provision prescribing effectiveness of option upon death after retirement. Provides that Option 2 shall be considered to have been elected by persons who die after filing application without electing unmodified allowance. Provides that the election of a specified irrevocable option shall preclude the payment of disability or family benefits

Substitutes "estimated retirement for disability allowance" for "advances on retirement allowance" and makes related changes in other provisions. Deletes provisions prescribing effect of mailing advances, death of person receiving such advance, and status of warrants drawn for advances

Prescribes date on which family or disability allowance payable on account of full-time students begin to accrue.

Ch 874 (AB 4292) Knox. Optometry.

Authorizes an optometrist to employ a physician and surgeon who is practicing in the specialty of ophthalmology.

Authorizes an optometrist to be employed by an ophthalmologist to practice optometry.

Ch. 875 (AB 4297) Wilson Advertising.

Deletes exception of specified real estate advertising from provision specifying civil penalty to be assessed and recovered in action brought to enforce provisions relating to false and deceptive advertising. Provides with respect to such real estate advertising that these civil penalties and certain criminal penalties presently contained in the law are mutually exclusive

Ch. 876 (AB 4323) McAlister Public works contracts

Provides that, in lieu of specifying prevailing wage rates to be paid on public work projects in bid specifications, reference may be made to copies of such wage rates on file at the principal office of the body awarding the public contract

Requires publication of prevailing wage rates by the awarding body, when such wage rates are incorporated by reference, in lieu of actual inclusion, in bid specifications, as well as in the call for bids and in the contract itself.

Ch. 877 (AB 4326) Knox. County service areas.

Provides that territory withdrawing from a county service area, for which the county has for the benefit of the service area incurred specified indebtedness or other contractual obligations, shall nevertheless be liable for assessment and payment of a tax for its pro rata share of such indebtedness or contractual obligation.

To take effect immediately, urgency statute

Ch 878 (AB 4339) Beverly. Subventions to local government

Revises basis of apportionment to local government of certain gas taxes collected under the Motor Vehicle Fuel License Tax Law and certain motor vehicle license fees and other specified moneys

To take effect immediately, urgency statute

Ch 879 (AB 4342) Chacon. Relocation assistance.

Provides that costs of moving a displaced person borne by a public entity shall be exempt from regulation by the Public Utilities Commission. Authorizes the public entity to solicit competitive bids for such moving which bids shall be exempt from regulation by the Public Utilities Commission.

Ch 880 (AB 4403) Badham Employment agencies.

Permits employment agencies licensed under the Employment Agency Act to designate themselves as "agency" or "personnel service," rather than only "agency" or "agencies" and to obtain without charge a name change in conformity with this act on or before March 31, 1975.

Ch 881 (AB 4421) Dixon. Arraignment: in-custody prisoners.

Provides that, in counties having population exceeding 4,000,000, a criminal defendant who is to be arraigned in municipal court and who is held in custody may also be arraigned in the municipal court in the county nearest to where defendant is being held, rather than only before the court in which the accusatory pleading is filed.

Permits such defendant to make three free telephone calls prior to being taken for arraignment, in addition to other calls provided by law.

Ch 882 (AB 4427) Seeley. Russian thistle

Adds the State Forester and his duly authorized representatives to those public officers who may authorize the use of open outdoor fires to dispose of Russian thistle (*Salsola kali*).

To take effect immediately, urgency statute

Ch. 883 (AB 4430) Thomas. Boxing.

Extends cutoff date for one year until August 16, 1975, of provisions excluding gross price paid for television rights for viewing outside state of professional boxing contest from provisions levying tax on gross price received from sale, lease, or other exploitation of television rights. Makes provisions applicable only to professional boxing championship contests

To take effect immediately, urgency statute.

Ch. 884 (AB 4432) Murphy. Tidelands and submerged lands.

Authorizes the County of Santa Cruz to convey granted tidelands and submerged lands to the City of Capitola prior to January 1, 1985, subject to trusts and conditions; provided, that the board of supervisors has found and determined that such a conveyance would be in the public interest; and provided, that notification of such conveyance be given to, and acknowledged by, the State Lands Commission prior to the effective date of such conveyance.

Subjects the granted lands to specified terms and conditions, particularly re use of revenues therefrom.

Provides that neither appropriation is made nor obligation created for the reimbursement of the county for costs incurred by it pursuant to the act.

Ch. 885 (AB 4453) Sieroty California Youth Authority

Provides that Director of the Youth Authority, with the approval of the Director of Finance, may enter into contracts with a county to furnish temporary emergency detention facilities, rather than predisposition detention facilities, along with necessary incidental services for certain minors held in custody in specified circumstances

Specifies that act is to remain in effect until April 1, 1975.

To take effect immediately, urgency statute

Ch. 886 (AB 4457) Russell Community colleges construction fund

Provides for the addition of voted increases in maximum tax rate, to be effective commencing with the 1973-74 fiscal year, which has a termination date and whose sole purpose was providing construction funds, to the maximum general purpose tax rate otherwise applicable to community college districts.

To become operative July 1, 1974.

To take effect immediately, urgency statute.

Ch. 887 (AB 4463) Antonovich. Custodial officers.

Creates the non-peace-officer position of custodial officer among certain persons responsible for maintaining custody of prisoners and for the operation of certain detention facilities in cities with over 2,000,000 population

Specifies powers and authority of a custodial officer.

Requires certain training prior to assignment as a custodial officer

Ch. 888 (AB 4469) Waxman. Healing arts.

Revises the law relating to the revocation or suspension of licenses issued under the State Medical Practice Act

Makes it a misdemeanor for any physician and surgeon or podiatrist to alter or modify the medical record of any person and subjects such person to disciplinary action by the Board of Medical Examiners including imposition of \$500 as civil penalty

Ch. 889 (AB 4472) Waxman Health facilities: staff privileges

Authorizes a health facility to require every member of the medical staff to have professional liability insurance as a condition to being on the medical staff of the health facility.

Ch. 890 (AB 4483) Bee Housing.

Provides that the housing authority of the City of Pleasanton need not demolish the temporary project known as "Komandorski Village" until January 1, 1977.

Expresses legislative intent

Makes related changes.

To take effect immediately, urgency statute.

Ch. 891 (AB 4508) Craven. Health planning.

Authorizes the voluntary area health planning agency to grant an additional extension of up to 12 months, prior to termination of a previous extension of approval by the voluntary health planning agency and after consideration of recommendations and comments from the State Department of Health, for applications approved under the state comprehensive health planning law before construction is required to be commenced and diligently pursued to completion

Requires the voluntary area health planning agency's decision granting or denying the extension to be a written record available to the public.

To take effect immediately, urgency statute.

Ch. 892 (AB 1183) MacGillivray Private patrol employees

Authorizes specified local governments to regulate uniforms and vehicles of such employees

Ch. 893 (AB 1293) Keene Child support.

Makes provisions making it unlawful to willfully fail to support a minor child applicable equally to father and mother thereof. Specifically makes such offense applicable in situation in which court has made adjudication of parentage. Makes related changes.

Provides that neither appropriation is made nor obligation created for reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch. 894 (AB 1449) Keene. Collection agencies.

Redefines "claim", as used in the Collection Agency Act, to include any obligation arising out of a judgment for the payment of money, as well as arising out of a contract for the payment of money.

Revises Collection Agency Act, among other things, to provide that an applicant for a qualification certificate must have been actively engaged in the collection agency business 1 year preceding his application.

Ch. 895 (AB 1970) Papan. Vehicle dealers.

Excludes a cash security deposit, advance payment of rent, or other cash prepayment from application of provision that any lease of a motor vehicle which seeks to impose a lien upon or include the title to any personal or real property, other than the subject matter of the lease, as security for payment of the contractual obligations, shall be unenforceable.

States that act is declaratory of existing law and is intended to clarify and restate existing law.

Ch. 896 (AB 2078) Kapiloff. Property taxation.

Makes technical change to reference to California Constitution in Section 231 of the Revenue and Taxation Code.

Changes reference in Section 753 5 of the Revenue and Taxation Code from "full cash value" to "full value" to conform with revision of California Constitution

Operative only if ACA 32 of the 1973-74 Regular Session of the Legislature is adopted by the electorate.

Ch. 897 (AB 2321) Sieroty. Coastal zone commissions.

Authorizes a member of a regional coastal zone conservation commission who is also a supervisor from a county with designated population to appoint, as prescribed, an alternate member to represent him at any regional commission meeting in his absence. Provides that such an alternate member shall have all of the powers and duties as a member of the regional commission, except that he shall not be eligible for appointment to the California Coastal Zone Conservation Commission. Provides for the payment and reimbursement to the alternate member for the necessary expenses incurred in participating in regional commission hearings.

Provides that the California Coastal Zone Conservation Act of 1972 shall remain in effect until January 1, 1977, rather than until the 91st day after the final adjournment of the 1976 Regular Session of the Legislature

Ch. 898 (AB 2441) Boatwright. Native species conservation, enhancement

Enacts the Native Species Conservation and Enhancement Act, declaring legislative intent thereof, and creates the Native Species Conservation and Enhancement Account in the Fish and Game Preservation Fund derived from donations for the support of nongame species conservation and enhancement programs. Provides for recognition of such donations.

Declares legislative intent re appropriations from the Native Species Conservation and Enhancement Account.

Ch. 899 (AB 2536) Holoman Subcontractors

Permits duly authorized officer of contract-awarding authority, as well as the authority itself, to consent to certain subcontractor substitutions by prime contractor. Permits such officer to consent to voluntary transfer or assignment of subcontract by original subcontractor.

Ch. 900 (AB 2541) Fong. Agricultural pest control license

Includes, among various designated requirements for an agricultural pest control business license, the requirement that an applicant for such a license demonstrate to the Director of Food and Agriculture his ability to conduct pest control operations and his knowledge of the nature and effect of materials which are used in pest control.

Requires the director to establish by regulation the general classes of pest control operations in which an applicant for a business license and an aircraft operations certificate may be qualified, instead of requiring an applicant for a business license to specifically submit information as to the type of pest control to be authorized by such a license and requiring that the aircraft operations certificate disclose in which of designated general classes of pest control operations a holder is qualified.

Ch. 901 (AB 2543) Fong. Agricultural pest control operators.

Prohibits, unless workmen's compensation insurance is not required, the issuance or renewal of a pest control operator license to any person who is defined as an employer under designated provisions unless the application is accompanied by identification and the number and expiration date of the workmen's compensation insurance policy of the applicant or the applicant is a qualified self-insurer.

Requires a pest control adviser to register in person in the county of occupational choice and authorizes him to register in additional counties by mail on prescribed forms which may be obtained and processed in the county, where personal registration was made rather than registering in each county where he makes any recommendation for agricultural use. Deletes provision that requires that such registrations contain specified information. Revises provision re amount of such registration fees.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch. 902 (AB 2581) Badham Vessels, sanitation.

Requires, after three years after the promulgation date, as defined, the owner or operator of a marine terminal, as defined, as required by the State Water Resources Control Board for the protection of water quality, to provide adequate sewage retention device pumpout capability at locations which are convenient and accessible to vessel users.

Requires the state board to adopt standards pertaining to pumpout facilities.

Provides that any person who disconnects, bypasses, or operates a marine sanitation device so as to illegally discharge sewage into the water of this state or who violates specified provisions of this act is guilty of a misdemeanor.

Provides for the enforcement of such provisions.

Provides that, after the effective date of such provisions, no vessel shall be subject to any other state or local government law, ordinance, or regulation with respect to the design, manufacture, installation, or use within any vessel of any marine sanitation device. Specifies that nothing in the act shall preclude or restrict local rules and regulations with respect to the discharge of sewage from vessels.

Makes legislative findings and declarations.

Makes related changes.

Provides that the act shall become inoperative if an appropriate federal agency does not issue initial standards and regulations for marine sanitation devices by January 30, 1975.

Provides that there are no state-mandated local costs in this act for specified reason
To take effect immediately, urgency statute

Ch 903 (AB 2698) Murphy County auditor.

Requires county auditor to audit accounts and records of all special districts whose annual budget does not exceed one thousand dollars, rather than five hundred dollars, under specified conditions every five years, rather than two years

To take effect immediately, urgency statute.

Ch 904 (AB 2699) Murphy Public education

Authorizes county superintendent of schools, with approval of county board of education, to enter into agreement with school district re acquisition and use of mobile classrooms for education of physically handicapped pupils in specified integrated programs and education and therapy of speech-handicapped pupils

Provides for school housing aid to district for purchase of such mobile classrooms and procedure for repayment.

Requires Department of Education to prepare specifications or regulations re construction of mobile classrooms

Authorizes not to exceed \$2,000,000, rather than \$4,000,000, in proceeds of bonds issued under State School Building Aid and Earthquake Reconstruction and Replacement Bond Law of 1972 to be allocated by State Allocation Board to Santa Cruz County Career Education Center Joint Power Board for establishment and construction of permanent campus of regional occupational center, or regional occupational program, to be located in Santa Cruz County

Ch. 905 (AB 2705) Cory School district governing boards.

Deletes requirement that a school district governing board, upon the request of the county superintendent of schools, file with the county superintendent the courses of study prescribed for the schools under its jurisdiction.

Ch 906 (AB 2796) Briggs Marketing orders: reports

Requires each marketing advisory board, established pursuant to the California Marketing Act of 1937, to report, annually, to the members of the industry who are subject to its marketing order on the activities and programs of such a marketing order, as prescribed

Ch 907 (AB 2799) Gonsalves. Support of government.

Requires State Board of Equalization to assess state assessed property that is subject to general property taxation at 25 percent of its full cash value

Authorizes special districts to use mailed ballots in a property tax rate limit election whenever it considers such ballots to be less costly or in any manner more feasible than other election procedures. Excludes tax rate elections by mailed ballots from provision establishing regular election dates in the state.

Eliminates provisions for revision of the Bradley-Burns Uniform Local Sales and Use Tax Law which have a contingent operative effect dependent upon lack of parity between state and local property tax assessment ratios.

To take effect immediately, urgency statute

Ch 908 (AB 2811) Kapiloff. Property taxation.

Establishes conditions and procedures for the seizure of property or the commencement of a court action by a county in satisfaction of taxes on the unsecured roll prior to the date such taxes become delinquent

Ch 909 (AB 2812) Dunlap Rehabilitation services

Defines "rehabilitation facilities" for purposes of provisions providing occupational training programs for physically handicapped and mentally retarded minors.

Authorizes specified local educational agencies to establish and operate a sheltered workshop or new rehabilitation service

Requires specified publication of notice to the public and the Chancellor of the California Community Colleges, the Department of Education, and the State Department of Rehabilitation prior to the commencement of a sheltered workshop or new rehabilitation service by a local educational agency

Ch. 910 (AB 2833) Joe A Gonsalves Theft

Eliminates, in definition of crime of wrongfully diverting money received for purpose of obtaining or paying for services, labor, materials or equipment, requirement that diversion must result in reduction of value of owner's equity in his property or reduction in value of the security for the loan which provided such construction funds

Provides that diversion less than \$5,000 rather than \$10,000 is misdemeanor and diversion in excess of \$5,000 rather than \$10,000 is punishable either as felony or misdemeanor

Ch. 911 (AB 2848) Lanterman Validations

Third Validating Act of 1974, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies and entities

Ch. 912 (AB 2861) Keene Workmen's compensation volunteers

Provides that a person who performs voluntary service without pay for any public agency, rather than county, as designated and authorized by the governing body of the agency or its designee, or for specified private nonprofit organization, as designated and authorized by the board of directors of the organization, shall, upon adoption of a resolution by the governing body of the agency or the board of directors of the organization so declaring, be deemed to be an employee of the agency or organization for workmen's compensation purposes

Ch 913 (AB 2879) Duffy Registered nurses

Redefines the practice of nursing and includes in such definition the planning and performance, according to standardized procedures, as defined, of various services related to direct and indirect patient care and acts of basic health care, testing, and prevention procedures

Makes legislative declaration and intent

Authorizes the Board of Medical Examiners and the Board of Nursing Education and Nurse Registration to jointly promulgate guidelines for specified standardized procedures, which if promulgated are required to be administered by the Board of Nursing Education and Nurse Registration

Ch. 914 (AB 2898) Warren Nonprofit corporations

Permits a nonprofit corporation to pay the reasonable value of services rendered it by a member of a religious organization

Prescribes conditions for payment.

Ch 915 (AB 2900) Cline Vehicles width limitations

Authorizes aircraft hi-lift catering or cabin cleaning trucks to have a maximum outside width not exceeding 100 inches

Defines an "aircraft hi-lift catering or cabin cleaning truck," for purposes of act

Makes such authorization applicable within a distance of 50 miles from the boundaries of any airport in California but inapplicable to any highway when it would operate to prevent the state from receiving federal funds

Ch. 916 (AB 2925) Lewis State nurseries

Authorizes the State Forester to give such forest seedlings or native plants for the purposes of reforestation or soil erosion control at the end of each season's sales as are, in his determination, surplus, to private persons or nonprofit organizations for planting on state, federal, or other public property. Requires any person or nonprofit organization requesting such surplus forest seedlings or native plants to provide such information as the State Forester determines is necessary to insure that the forest seedlings or native plants will be planted on public property and that they are sufficiently compatible with the proposed planting area to have a reasonable chance for survival

Ch 917 (AB 2929) Keene State park system

Expresses legislative intent that a portion of certain lands proposed to be acquired for Prairie Creek Redwood State Park pursuant to AB 3401 and possessing old-growth redwood trees be reserved as a tribute to the late Assemblyman Frank P. Belotti, to be known as the "Frank P. Belotti Memorial Grove"

Ch 918 (AB 2990) Bannai Occupational licensing driving schools.

Authorizes the Director of Motor Vehicles to refund cash deposits or release assignments of investment certificates, share accounts, bank deposits, or bearer bonds, posted or filed with the department, after 3 years from the date a driving school licensee has ceased to do business or after 3 years from the date a licensee has ceased to be licensed, if the director is satisfied there are not outstanding claims against the funds so deposited or assigned. Authorizes an earlier return upon order of a municipal or superior court judge upon evidence satisfactory to the judge that there are no outstanding claims against the deposited security.

Requires that the Director of Motor Vehicles, Department of Motor Vehicles, or state be paid reasonable attorney fees and costs from such funds, if either the director, department, or state is involved, as specified, in any action involving such claims. Provides that costs shall include administrative costs in processing claims against security posted in lieu of bond.

Requires the satisfactory completion of an examination for renewal of a license issued to a driving school licensee, operator, or instructor at least once during each 4-year period following the initial issuance of a license certificate. Authorizes, with respect to such licensees, the department to require evidence of continuing professional education, as defined, acceptable to the department in lieu of any renewal examination.

Clarifies amount of the renewal fees

Ch. 919 (AB 2993) Burton Insurance premiums

Prohibits specified insurance policies from containing provision which mandates that premium shall be fully earned upon the happening of any contingency except the expiration of the insurance policy

Ch 920 (AB 3000) Fenton Boxing and wrestling

Makes license fees for conducting boxing contests based on population to be applicable only to professional boxing contests. Establishes annual fee for club licenses to conduct or give amateur boxing contests.

Ch. 921 (AB 3011) Joint Committee on Postsecondary Education Postsecondary education

Establishes educational functions of various segments of public higher education

Declares legislative intent that a continuous planning process, rather than the fixed master plan approach, be used in development of public postsecondary education

Prescribes standards to govern intersegmental cooperation.

Makes related changes

Ch. 922 (AB 3012) McLennan Vehicle licensing fees exemptions.

Provides that one commercially designed motor vehicle weighing less than 6001 pounds, owned by a disabled veteran, shall be exempt from the payment of vehicle license fees

Increases the maximum unladen weight of a commercial motor vehicle which is owned by a disabled veteran which is exempted from the payment of vehicle registration fees

Ch 923 (AB 3017) Duffy Healing arts

Repeals provisions providing for Council on Continuing Education for the Health Occupations including their powers and duties in regard to continuing education requirements for specified health occupations.

Revises provisions requiring registered nurses and licensed vocational nurses to submit proof that they have kept themselves informed of recent developments in the field by pursuing specified courses or by examination.

Ch. 924 (AB 3095) Duffy Justice courts

Continues jurisdiction of justice courts for prosecutions for contributing to delinquency of a minor

Ch. 925 (AB 3106) Meade Retail gasoline stations

Extends provisions of Franchise Investment Law to specified agreements between a petroleum corporation or distributor and a gasoline dealer, or between a petroleum corporation and distributor

Ch. 926 (AB 3115) Cory. Controlled substances

Prohibits all controlled substances, in solid or capsule form, from being sold, furnished, or distributed unless the controlled substance has an identifying device, insignia, or mark of the manufacturer except for the controlled substances compounded by a pharmacist in the course of his practice for direct dispensing upon a prescription by any licensed person and for controlled substances in the possession or inventory of a wholesaler, retailer, or pharmacist on January 1, 1975 except for wholesalers, retailers, or pharmacists under the control or jurisdiction of a manufacturer of controlled substances

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act because of a specified reason

Ch 927 (AB 3121) Lockyer Vehicles: off-street parking facilities

Authorizes any city or county, rather than any city or county with a population of 1,000,000 or less, to enact an ordinance or resolution, under specified conditions, which will have the effect of making specified sections of the Vehicle Code applicable upon privately owned and maintained off-street parking facilities, if the owners or operators of such facilities erect signs meeting specified requirements

Ch. 928 (AB 3130) Chacon Counties

Authorizes the board of supervisors of any county to appropriate and expend money from the general fund of the county to establish certain programs deemed by the board of supervisors to be necessary to meet the social needs of the population of the county. Authorizes such a board to contract with other public agencies, private agencies or individuals to operate such programs

Ch. 929 (AB 3140) Lanterman. Metropolitan water district water

Authorizes a metropolitan water district to provide water and water service, by contract not to exceed 50 years, to any private corporation, or public agency, or combination thereof, for use in connection with the generation of electric power at plants which are located outside of the district but which generate power for use as specified Limits quantity of water which such contracts may provide from specified sources Requires every such contract to contain specified provisions re type of water to be utilized for power plant cooling

Requires such water and water service to be furnished by the district at charges not less than specified amounts

Specifies that no such contract shall be entered into to provide water and water service for use within the service area of any agency which has a contract with the state for a water supply under the State Water Resources Development System without the prior written consent of such agency and the Director of Water Resources

Declares legislative intent re enactment of act.

Ch 930 (AB 3155) Qumby Notification re vision appraisal

Deletes requirement that school district governing boards notify the parent or guardian of its pupils re the rights of such parent or guardian concerning the pupil's vision appraisal by school personnel.

Ch 931 (AB 3163) Powers Professional engineers

Authorizes the State Board of Registration for Professional Engineers to register an applicant without examination in any engineering discipline which the board has established if the applicant meets specified qualifications and files no later than 3 years following the adoption of regulations by the board establishing each such discipline.

Ch. 932 (AB 3186) Dunlap. Classified employees- summer session

Requires school district which maintains school sessions at times other than during the regular academic year to assign thereto its regular classified employees. Specifies that such assignments shall be made on the basis of qualifications for employment in each classification of service which is required.

Prohibits a classified employee, whose regular assignment does not include such period, from being required to work during the period between the end of one academic year and the beginning of the next academic year

Provides that all classified employees who are assigned to serve during other than the regular academic year shall receive, on a pro rata basis, not less than regular compensation and benefits.

Prohibits any reimbursement pursuant to Section 2231, Revenue and Taxation Code, and any appropriation by this act because duties, obligations, or responsibilities imposed by this act on local governmental entities or school districts are minor in nature and will not cause any financial burden to local government.

Ch 933 (AB 3205) Lewis. Experimental kindergarten programs

Provides that provision authorizing an experimental kindergarten program in one school district in 3 schools will be effective until January 1, 1976, rather than the 61st day after the 1975 Regular Session.

Ch. 934 (AB 3246) MacGillivray. Vehicles: lighting equipment.

Authorizes, in any county with a population of 250,000, rather than 4,000,000, or more persons, publicly owned vehicles operated by peace officer personnel of a marshal's department, when actually being used in the enforcement of the orders of any court, to display flashing amber warning lights to the rear when such vehicles are necessarily parked upon a roadway and such parking constitutes a hazard to other motorists

Ch 935 (AB 3249) MacGillivray. Trawl nets.

Extends specified termination date on effectiveness of specified provisions establishing certain designated areas as the California halibut trawl grounds and providing for the regulation of the use of trawl nets in such areas as specified until January 5, ~~1977~~ [1978]*, and requires the Department of Fish and Game to submit to the Legislature not later than July 5, 1977, a written report evaluating such provisions.

Makes it unlawful to use trawl nets with a cod end less than 29 meshes long and a circumference of not less than 47 meshes in waters less than 25 fathoms deep in designated area. Deletes specified termination date on effectiveness of provision making it unlawful to use specified trawl nets in such waters.

Ch. 936 (AB 3250) Waxman. Health insurance: disclosures.

Requires insurers transacting disability insurance, health care service plans, nonprofit hospital service plans, and self-insured employee welfare benefit plans to provide standard disclosures relating to specified benefits, limitations, and other information concerning such policies and plans. Requires Insurance Commissioner or Attorney General, as case may be, to adopt a "standard supplemental disclosure form," for such purpose to contain such information when completed by insurer or plan.

Provides that, effective January 1, 1976, (1) Attorney General or commissioner, as case may be, may, in certain situations, require all advertising and other consumer information disseminated by insurers and plans to include supplemental disclosure information, (2) agents and employees of insurers or plans are required to provide the applicant for insurance or membership in plan with a properly completed standard disclosure form.

Requires, beginning January 1, 1976, copies of all advertising, including brochures, concerning insurance policies to be filed by all insurers with commissioner

Specifies that the commissioner shall prescribe supplementary language for presentation with disability policies notwithstanding the general prohibition against commissioner promulgating standard form of policy.

Makes various related changes

Ch. 937 (AB 3251) Wood. Motor vehicle fuel pumps.

Raises the license fee required for motor vehicle fuel pumps from \$2.50 to \$3.50 per pump.

Ch. 938 (AB 3259) Chappie. Deaf students.

Authorizes the Department of Rehabilitation to pay for training of deaf students in public or private colleges or universities.

Ch. 939 (AB 3261) Chappie. Trapping of mammals.

Establishes various requirements re the use or sale of certain traps to take fur-bearing mammals or nongame mammals. Requires trapping license to take or sell raw furs of nongame mammals, as well as fur-bearing mammals, for profit. Establishes specified fees for the issuance of trapping licenses.

Authorizes the Fish and Game Commission to adopt regulations re the taking and sale of fur-bearing mammals or nongame mammals taken under a trapping license.

Makes related provisions.

Provides that, notwithstanding Section 2231, Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor an appropriation made by this act for such purpose for specified reason.

Ch. 940 (AB 3268) Dunlap. Community college attendance.

Prescribes method of calculating average daily attendance for "short-term" classes, as defined, conducted by community colleges.

Effective only until July 1, 1976

To take effect immediately, urgency statute

Ch. 941 (AB 3271) Holoman. School classified employees.

Extends until January 1, 1976, instead of 91st day after adjournment of 1974 Regular Session, the termination date of provision which exempts from the school classified service certain short term positions established for the employment by school districts of community representatives in advisory or consulting capacities.

Ch. 942 (AB 3280) Beverly. Insurers: investments and assets.

Adds nominee approved by the Insurance Commissioner to list of those persons in whose names investments, asset deposits, and other specified matters of insurers may be made.

Vests in commissioner the authority to seek injunctive and other equitable relief against insurers and directors, officers, employees, or agents thereof, violating insider conflict of interest prohibitions.

Exempts from restrictions imposed upon insurers by specified loan and investment provisions any transaction between insurer and other designated persons if the insurer is subject to registration and reporting under the Insurance Holding Company System Regulatory Act, or substantially similar law in its domicile.

Revises specified transactions by insurers which are deemed to be or not to be "material transactions" for purposes of disclosure in insurer's registration statement. Prohibits consummation of transactions designated to be material transactions without commissioner's prior approval.

Ch. 943 (AB 3289) McLennan. Drivers' licenses.

Makes the validity of certain specified drivers' licenses contingent upon a medical certificate being in the licensee's immediate possession, rather than in his possession.

Prohibits the Department of Motor Vehicles from issuing or renewing a driver's license to any person who has a disorder characterized by lapses of consciousness, rather than who is an epileptic.

Ch. 944 (AB 3302) Bannai. Vehicle dealers.

Requires a dealer, who sells a vehicle and who fails to comply with specified provisions of the Vehicle Code which require, within 20 days of the sale, the payment of all fees and penalties due the Department of Motor Vehicles to register or transfer registration of the vehicle, and which require the reporting of the sale to the department, to pay to the department an administrative service fee of \$5 for each such failure. Makes failure

to comply with such provisions, and with provisions which require a dealer, upon sale of a vehicle, to affix the copy of the report of sale and temporary identification device to the vehicle, a separate cause for discipline pursuant to specified provisions of the Vehicle Code

Revises provisions which require a dealer to make, on behalf of a purchaser, application to the department to register, or effect transfer of ownership of, a vehicle sold by the dealer, by providing that the dealer shall submit an application in proper form, together with the required supporting documents to the department, and, if such documents do not include the regularly required evidence of ownership, either a motor vehicle bond or undertaking, or an affidavit or other information, as specified, or both

Prescribes a schedule of administrative fees, based upon the duration of the failure of a dealer to comply with specified provisions of the Vehicle Code which require the dealer to apply to the department to register a vehicle or effect transfer of ownership on behalf of a purchaser. Makes failure to comply with such requirements within 40 days, inclusive, from the date of sale, a separate cause for discipline pursuant to specified provisions of the Vehicle Code.

Makes failure to pay, within 30 days after written demand from the department, any administrative service fee due, a separate cause for discipline pursuant to specified provisions of the Vehicle Code.

Repeals provisions re payment of a forfeiture fee of \$3 and exculpatory grounds for late submission of such application, the burden of proof in considering late submission as grounds for suspension or revocation of the dealer's license, and the limitation on the department to collecting the forfeiture fee as its sole remedy against a dealer submitting a late application or notice of sale or transfer

Ch 945 (AB 3310) Keysor Absent voter ballots

Requires county clerk to include application for absent voter ballot with sample ballot

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because the duties, obligations or responsibilities imposed on local government by this act are minor in nature and will not cause any financial burden to local government.

To take effect immediately, urgency statute

Ch 946 (AB 3324) MacDonald. County water district powers.

Permits a county water district which has been formed for less than 18 months to borrow maximum specified amounts by the issuance of negotiable promissory notes.

Specifies that Board of Supervisors of the Ventura County Flood Control District may create special zones which in the opinion of the board will be of special benefit to the area within the special zone, rather than of special benefit only to such area

Specifies that interest and principal of indebtedness or bonded indebtedness incurred in a special zone may be paid for out of zone wide funds or taxes or assessments derived from within the area of such special zone.

Authorizes emergency work, found by the board of supervisors, by unanimous vote of those present, not less than a quorum being present, to be necessary in order to protect life and property from impending flood damage, to be done by the Ventura County Flood Control District by negotiated contract without advertising for bids therefor Specifies authority of county purchasing agent.

Ch 947 (AB 3336) Chappie. Off-highway vehicle identification.

Permits motorcycles identified pursuant to specified provisions of the Vehicle Code, to be pushed upon a highway, but not ridden, if they have displayed upon them a plate or device issued pursuant to other specified provisions of the Vehicle Code.

Provides for the expiration of off-highway motor vehicle identification on June 30 of the second year after the year of issuance, rather than on the even-numbered year following the date of issuance. Requires application for renewal to be made not later than midnight of June 30 rather than midnight of July 31

Reduces from 30 to 20 days the time after recovery of a stolen or embezzled off-highway vehicle the owner may secure the identification or renewal of identification when the vehicle is not in possession when the penalties accrue

Permits a transferee of an off-highway vehicle 20 days to pay any identification fees

due when no penalties were payable on the date of the transfer.

Reduces certain delinquency penalties from the amount of the fee to one-half the fee, and deletes a provision reducing certain other penalties to one dollar when paid within 30 days.

Provides that if fees for the issuance or renewal of identification are not paid within 10 days after becoming delinquent, and if any other fee is not paid within 20 days after becoming delinquent, a penalty shall be added thereto, rather than providing that if any fee is not paid within 30 days after becoming delinquent a penalty shall be added thereto.

Makes certain provisions of the act operative on March 10, 1975.

Ch. 948 (AB 3340) Leroy F. Greene Teacher preparation and licensing

Revises provisions prescribing circumstances under which Commission for Teacher Preparation and Licensing may issue pre-Ryan Act credentials. Specifies that such credential may be issued under certain circumstances until September 15, 1976.

Specifies that persons whose names appear on designated list established by commission may be issued such credentials

Revises minimum requirement for services credential with specialization in pupil personnel services to require that fifth year of study must be completed within five, rather than seven, years after first employment as certificated employee

Revises minimum requirements for services credential with a specialization in administrative services to include possession of pre-Ryan Act teaching credential or Ryan Act teaching credential.

Authorizes assignment of holders of pre-Ryan Act secondary credentials to teach grade 6 in a school composed of grades 6, 7, and 8.

Makes technical change.

To take effect immediately, urgency statute.

Ch. 949 (AB 3345) Dixon Schools- restricted classified employees

Prohibits the administration of specified examinations to persons employed in positions of instructional aides by school districts pursuant to specified federal and state laws in positions not requiring certification qualifications.

Requires that persons serving in "restricted" positions after completion of 6 months of satisfactory service, be given the opportunity to take qualifying examinations, rather than merely permitting such persons to take these examinations.

Extends termination date re the authority for governing boards of school districts to employ "restricted" classified employees from the 91st day after final adjournment of the 1974 Regular Session of the Legislature to January 31, 1979.

Ch. 950 (AB 3353) Powers. Cemetery districts

Enlarges the definition of family members who may be buried in cemeteries maintained by cemetery districts

Revises provisions re burial of deceased nonresidents of a district and gives the district trustees the power to set fees for such burials.

Declares that district may sell burial rights in cemetery lots, rather than selling or leasing burial lots.

Changes the vote necessary for the board of supervisors to adopt a resolution for the conveyance of a cemetery to a cemetery authority from $\frac{2}{3}$ to $\frac{1}{2}$ of the members.

Ch. 951 (AB 3356) Wilson. Blind vending stand operators.

Permits the Department of Rehabilitation to use commissions collected from facilities in which there are no licensed blind vending stand operators for the purchase of an annuity plan for blind vending stand operators.

Permits the Department of Rehabilitation to arrange through private carriers for the administration of such a plan and requires the department to establish and consult with an advisory plan committee for such purposes

Ch 952 (AB 3361) Cullen Vessels: certification

Includes, within the definition of "vessel" for purposes of regulation of common carriers by the Public Utilities Commission, watercraft propelled by steam, gas, fluid naphtha, electricity, or other motive power under the burden of 5 tons net register operated by any person or corporation for the transportation of persons or property for

compensation between points in this state

Permits each corporation or person which owns or controls, and each corporation or person which operates, any such vessels, as of January 1, 1975, to apply to the commission for a certificate of public convenience and necessity for the type of service performed by the vessel on or before April 1, 1975, and requires the commission to issue such certificate without further proceedings.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for a specified reason

Ch 953 (SB 1186) Behr Electric energy.

Provides that "enterprise," for purposes of the Revenue Bond Law of 1941, includes, rather than excludes, generation, production, or transmission of electric energy.

Permits a joint powers agency created pursuant to designated provisions for the generating, producing, or transmitting of electric energy to issue revenue bonds under the Revenue Bond Law of 1941 in accordance with certain procedure

Ch. 954 (SB 1693) Beilenson Local elections

Authorizes cities and counties to limit campaign expenditures or contributions in municipal or county elections, respectively.

Ch 955 (SB 1765) Bradley Resource conservation district assessments

Excludes, from the computation of assessed value of real property within a resource conservation district subject to assessment, the value of standing trees and timber on land assessed by the district

Provides that any cost to the assessor for recomputing assessed valuations in accordance with this act shall be paid by the district requesting an assessment levy

Makes a clarifying, conforming change

Provides that there shall be no reimbursement pursuant to Section 2231 of the Revenue and Taxation Code nor shall there be any appropriation made by the act for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch 956 (SB 1863) Song Minors

Adopts Interstate Compact on the Placement of Children

Ch 957 (SB 1883) Song Health planning: existing facilities.

Provides that proposals to remodel or replace any existing hospital or related health facility, remaining on the same site or adjacent thereto, which do not involve increases in bed capacity or changes in licensure category may be subject to review but need not be approved by voluntary area or local health planning agencies. Specifies that such proposals shall be deemed approved for all purposes by the voluntary area health planning agency

Ch 958 (SB 2002) Petris Psychological services

Authorizes provision for, or exclusion of, professional mental health, rather than psychological, services in disability insurance policies, and for provisions for, or exclusion of, professional mental health services in health care service plans, self-insured employee welfare benefit plans, and nonprofit hospital service contracts entered into, issued, delivered, or amended on or after effective date of this act in the state. Forbids any such plan or contract from prohibiting plan member or contract subscriber from selecting any person certificated to perform psychological services covered under the terms of the plan or contract

Ch. 959 (SB 2114) Rodda State civil service.

Provides, subject to conditions, that certain state employees of Japanese descent whose continuity of state employment was interrupted, shall have such period of absence counted for the purposes of layoff.

Ch 960 (AB 279) Crown. Prospective jurors examination

Specifies that the permitted examination of prospective jurors in a criminal action shall be conducted orally and directly by counsel

Ch 961 (AB 517) Bagley Probate

Provides for independent administration of estates by decedent's personal representative with limited court supervision in specified conditions.

Specifies that act applies to estates of all persons dying on or after July 1, 1975, and, subject to exception, to estates of persons dying before that date if executor's or administrator's letters have not been issued before July 1, 1975

Specifies operative date of the act as July 1, 1975

Adds a requirement that the court upon the hearing ~~tax~~ [for]* confirmation of real property sale must examine the efforts of the executor or administrator to expose real property to the real property sales market, in addition to a court's required examination into the necessity for a sale or the advantage, benefit, and interest of the estate in having such sale made

Ch 962 (AB 1670) Crown Law enforcement.

Declares legislative finding of need for improvement in citizen knowledge of police procedures and police knowledge of community attitudes and conventions

Requires Commission on Peace Officer Standards and Training to prepare and submit to Legislature, Governor, and Department of Justice, by specified dates, preliminary and final English and Spanish drafts of a guidebook aimed at expressing mutual obligations of police and citizens and improving relations between police and citizens.

Specifies that such requirements shall apply only if commission obtains sufficient federal or other funds other than General Fund or Peace Officers' Training Fund

Ch 963 (AB 1687) Crown Criminal records

Makes it a misdemeanor to furnish, buy, receive, or possess certain criminal records of the State Department of Justice, or information contained therein, in designated circumstances, with specified exceptions.

Provides that the only persons authorized to receive such records are individuals or public agencies granted the authority by a court, statute or decisional law

Makes no appropriation or reimbursement because of minor nature of duties, obligations or responsibilities.

Ch. 964 (AB 2700) Gonzales Health insurance

Requires every insurer which issues policies of disability insurance on a group basis, every self-insured employee welfare benefit plan, every nonprofit hospital service plan and health care service plan providing specified coverages on a group basis, to offer, on and after effective date of act, coverage for physically handicapped persons under such terms and conditions of coverage as are normally offered by disability insurer and policyholder, nonprofit hospital service plan and group contract holder, health care service plan and subscriber group, or self-insured employee welfare benefit plan and member, as case may be

Exempts from coverage hospital, medical, or surgical expenses arising as a direct result of a physically disabled person's handicap

Ch 965 (AB 2932) Bill Greene Apprenticeship standards

Specifies that certain provisions regarding employment of apprentices upon public works shall not apply to contracts of subcontractors not bidding for work through a general or prime contractor, involving less than \$2,000 or fewer than 5 working days

Ch 966 (AB 2935) Burton Workmen's compensation news vendors

Deletes exclusion from coverage under workmen's compensation law of persons engaged in selling or delivering newspapers and periodicals

Ch 967 (AB 2938) Dunlap Mountain lions

Extends from the 61st day after the final adjournment of the 1975 Regular Session to January 1, 1977, the operation of provisions making it generally unlawful to take mountain lions and providing for various related matters

Extends deadline for conclusion of special study by the Department of Fish and Game of the mountain lion population from the fifth calendar day of the 1975 Regular Session to January 1, 1976.

Ch. 968 (AB 3009) Beverly. Appropriation Department of Motor Vehicles

Appropriates \$420,000 from the Motor Vehicle Account to the Department of Motor Vehicles for land acquisition and working drawings for a Simi Valley-Thousand Oaks field office

To take effect immediately, urgency statute

Ch 969 (AB 3139) Seeley Vocational education

Authorizes a school district or a regional occupational program of a county having boundaries contiguous to the State of Arizona to enter into an agreement with a public or private educational agency located in that state to provide vocational or technical training to the students of such district who are enrolled in a regional occupational program

Requires the program of training to be approved by Superintendent of Public Instruction and to conform to California State Plan for Vocational Education

Provides for the crediting of attendance of such students to the county school service fund of the county of residence, and for the computation of a d a in the manner prescribed for regional occupational programs or classes

To take effect immediately, urgency statute

Ch 970 (AB 3262) Chappie California Ecology Corps.

Establishes the California Ecology Corps in the Division of Forestry of the Department of Conservation under the supervision of the State Forester

Gives the State Forester the power to recruit and employ Ecology Corps members to be trained re protection of natural resources, to utilize Ecology Corps members to assist in the protection, maintenance, construction, reconstruction, replenishment of natural resources, to utilize Ecology Corps members to implement emergency projects and programs, to utilize Ecology Corps members to assist in fire prevention and protection activities and rescue of lost or injured persons, and to utilize individual written contracts in the employment of Ecology Corps members containing such terms and conditions as he deems necessary and desirable

Ch. 971 (AB 3329) Badham Bicycles

Repeals existing provisions re licensing of bicycles

Repeals provisions re financing of the Criminal Justice Information System for stolen and lost bicycles by fees collectible from cities and counties

Revises provisions re bicycle lights and reflectors, operative January 1, 1975 Authorizes the Commissioner of the California Highway Patrol to adopt rules and regulations, and to approve types of bicycle equipment, in order to implement such revision

Requires the Department of Motor Vehicles to procure and distribute to cities and counties a specified license indicia to be affixed to bicycles if licensed by those cities and counties, and requires the department to charge and collect a specified fee for each such indicia issued Prohibits, if a city or county has or adopts a bicycle licensing ordinance or resolution any resident from operating any bicycle, first sold as a new bicycle in California on or after the effective date of this act, on any street, road, highway, or other public property therein unless such bicycle is licensed in accordance with this act

Makes specified provisions for local license fees, expenditure of revenues, maximum fines, license renewal periods, and bicycle registration records applicable to cities and counties having or adopting bicycle licensing ordinances or resolutions

Requires bicycle retailers to furnish specified information to purchasers, and prohibits such retailers from selling new bicycles without a specified serial number.

Makes specified provision for transfer of license upon transfer of the bicycle and for changes of address of licensee

Provides that any local licensing ordinance in effect on the effective date of this act may continue in effect for a period not exceeding one year from the effective date of this act Provides that existing bicycle licenses shall be valid for the lesser of their expiration date or 5 years from the effective date of this act.

Appropriates \$50,000 to the Department of Motor Vehicles from the Motor Vehicle Account in the State Transportation Fund for specified initial costs incurred by the department Specifies manner of reimbursing the account.

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor shall there be any appropriation made by this act to cover local costs for a specified reason

To take effect immediately, urgency statute

Ch 972 (AB 3332) Quimby Maximum vehicle load width

Permits a maximum width of any load on a vehicle, of 100 inches, rather than 96 inches with specified exceptions.

Provides that if the increase in width for any load would prevent the state from receiving federal highway funds, the increase in width shall not be applicable as to interstate highways, and the law in effect as of December 31, 1974, shall remain applicable to such load

Ch 973 (AB 3381) Thomas Marine research committee tax.

Deletes December 31, 1974, termination date on privilege tax for support of the Marine Research Committee on handling of designated fish

Ch. 974 (AB 3464) McAlister. Marriages

Authorizes, rather than requires, \$10 fee to be charged for performance of marriages by commissioners of civil marriages.

Ch 975 (AB 3545) Z'berg Planning

Authorizes legislative body of County of Sacramento to establish two planning commissions, one concerned with long-range planning and one concerned with short-range planning Provides such provisions shall remain in effect only until January 1, 1979, and as of such date are repealed.

Ch. 976 (AB 3993) McAlister Physical education classes: apparel.

Prohibits any grade of a pupil to be adversely affected due to the fact that the pupil does not wear standardized physical education apparel, where circumstances beyond control of the pupil are involved

Ch 977 (AB 4060) Deddeh. School property

Deletes requirement that school districts furnishing housing for employees charge rent therefor, and permits, rather than requires, districts to apply rental value of such housing toward employee's compensation

Authorizes school districts to provide on school property a mobilehome site, including all necessary fixtures and the payment of utilities and related costs, for the purpose of housing a watchman or caretaker of school property on a 24-hour basis

To take effect immediately, urgency statute

Ch 978 (AB 4081) Carter Reclamation districts

Authorizes a reclamation district of less than 100 acres and situated adjacent to the Stockton Ship Channel to acquire, construct, operate, maintain, repair, and improve lands, works, and facilities for the collection, treatment, and disposal of sewage and waste, subject to submission of a petition signed by a majority of the voters within the district approving the exercise of such powers Specifies related matters

Authorizes reclamation districts to issue revenue bonds pursuant to the Revenue Bond Law of 1941 to finance a plan for any works, singly or as a whole Exempts proceedings for issuance from requirement for election if the proceedings are requested by a majority of the voters in the district, and authorizes reclamation districts to prescribe and revise charges re the district's properties, works, and facilities

To take effect immediately, urgency statute.

Ch 979 (SB 509) Dymally Campaign reporting.

Revises various provisions of Waxman-Dymally Campaign Disclosure Act with regard to the intent and application thereof, the definition of terms therein, and the duties of various persons thereunder

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

To take effect immediately, urgency statute

Ch. 980 (AB 3023) Bagley Income taxes.

Revises definition of resident and expands authorized allowance of credit for taxes paid to certain other states, for purposes of Personal Income Tax Law, to be applied in the computation of taxes for taxable years beginning after December 31, 1973

Eliminates requirement that not more than $\frac{1}{5}$ of specified amounts resulting [from]* enactment of income tax withholding be allocated in any one budget year and eliminates requirement that certain funds certified by the Legislative Analyst to the State Board of Equalization as having been appropriated for capital outlay projects also have been approved by the Public Works Board

To take effect immediately, tax levy.

Ch. 981 (AB 4267) Burke County superintendents of schools

Prescribes method of computing maximum tax rate of county superintendents of schools which become fiscally independent on or after July 1, 1974

Revises method for computing excess in maximum tax rate for operation, maintenance, and housing of county office of education, and certain ongoing programs.

To take effect immediately, urgency statute

Ch 982 (AB 318) Ralph. Automobile insurance termination.

Repeals provisions requiring insurers of specified automobile insurance policies to provide insured with prior written notice of such cancellation

Deletes requirement that insurers canceling any policy of automobile liability insurance (except assigned risk policies) include in notice of cancellation a statement describing assigned risk plan and advising the insured of his possible right to obtain liability coverage under such plan.

Redefines, with respect to provisions relating to cancellation or failure to renew designated policies of automobile insurance, terms "renew" and "to renew" Includes definitions of terms "cancellation", "nonrenewal" and "expiration" for purposes of such provisions Requires insurers issuing such policies to offer renewal, contingent upon payment of premium as stated in the offer, unless specified notice of nonrenewal is provided to insured at least 20 days in advance of nonrenewal Expects insurers from requirement of making any notice of nonrenewal of the policy to any insured if insurer has mailed notice of expiration or cancellation on or prior to 20th day preceding expiration of policy period.

Makes related changes.

Ch. 983 (AB 586) Waxman. Medical assistance

Revises the Waxman-Duffy Prepaid Health Plan Act

Defines subcontract, service area, marketing, marketing organization and redefines primary care physician.

Includes psychological services within provisions allowing the Director of Health to contract with single service prepaid health plans

Requires a hearing prior to amendment of the prepaid health plan under certain circumstances.

Authorizes the department to amend a prepaid health plan contract in the event of merger or reorganization of 2 or more such plans

Authorizes the Health Care Commission to contract with professional organizations for studies and reports upon the operation of prepaid health plans

Limits plan enrollment to Medi-Cal beneficiaries within the contract service area

Authorizes a prepaid health plan to make benefits known to potential enrollees, authorizes such plan or marketing organization to engage in marketing activities approved by the department, prohibits misrepresentation of themselves, the plans they represent or the Medi-Cal program and provides sanctions for such misrepresentation

Includes within the authorization for enrollment on the basis of part-time primary care physicians, hospital or health care service plans which fulfill certain requirements

Requires specified information concerning primary care physicians and personnel be

supplied to the department, and requires subcontracts to be approved by the department.

Eliminates provisions authorizing the director to establish copayment and to consider applications from carriers offering a limited range of specialty services on a prepaid basis.

Authorizes renewal contracts to be for a period of 2, rather than 1 year.

Authorizes the department to contract with professional organizations to perform the period onsite review of prepaid health plans and to conduct periodic onsite visits

Revises conflict-of-interest provisions prohibiting the department from contracting with any prepaid health plan in which any state officer or state employee has a direct financial interest, as defined. Provides that no contract with a prepaid health plan shall be approved if a state officer or employee provides legal or management services to the plan or shares any income derived from such services. Also prohibits such contract if such persons receive value for influencing contract negotiations.

Ch. 984 (AB 836) Vasconcellos. Earl Warren History Project.

Appropriates \$45,000 from the General Fund to the California Heritage Preservation Commission for contracting with the Bancroft Library of the University of California for the completion of the Earl Warren History Project

To take effect immediately, urgency statute.

Ch. 985 (AB 1090) Sieroty Blood transfusions.

Defines carrier donor, possible carrier donor, and carriers of viral hepatitis.

Requires blood banks to make laboratory tests of human whole blood for viral hepatitis and to report positive findings, along with the name of the donor, the date of the donation, and the blood bank receiving human whole blood from the person to the Department of Health and the county health officer within 72 hours.

Requires a physician, as soon as practicable to report names of carriers of viral hepatitis to the department and county health officer and transfusion-associated hepatitis cases to the county health officer.

Requires a hospital, as soon as practicable to report names of carriers of viral hepatitis to the department and county health officer and transfusion-associated hepatitis cases to the county health officer

Requires the county health officer to investigate all transfusion-associated hepatitis cases and to trace, if possible, the sources of human whole blood which was transfused. Requires the county health officer to report results of investigation to the department.

Requires the department to compile a list of carrier donors, possible carrier donors, and carriers of viral hepatitis 2 times each month, and to distribute the list to blood banks. Requires the department to contact, if possible, persons on the list to inform them that they may be carriers of viral hepatitis and should not make blood donations, and requires department to suggest appropriate treatment alternatives.

Prohibits blood banks from receiving any human whole blood from a person on the list.

Requires blood banks to obtain as identification a photographic driver's license or other photographic identification issued by the Department of Motor Vehicles from donors who receive payments, as defined.

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act because of a specified reason.

Ch. 986 (AB 1157) Murphy Court proceedings

Includes firemen within specified sections of the Government Code relating to attendance of specified peace officers as witnesses or deponents in civil actions, payment of their salaries and expenses while attending such proceedings, reimbursement to the employing public entity for such payment, and making it a misdemeanor for any person to offer, or for a peace officer to accept, any payment for his testimony other than that provided for in those sections

Provides that the party who requests such attendance of a fireman or specified peace officer shall reimburse the employing public entity in an amount equal to the actual cost incurred by the public entity as a result of such person's attendance, instead of \$45 per

each day of attendance

Provides that no appropriation or reimbursement shall be made because during any legislative session changes in laws relating to crimes may cause cost changes to local government which are not significant in the aggregate.

Ch 987 (AB 1492) Arnett Private educational institutions

Requires private educational institutions to designate an agent for service of process within state.

Requires that written contracts or agreements for courses of study with private educational institutions and correspondence schools contain specified language that appears in specified print and in specified places of the contract or agreement.

Prohibits individual holding a permit issued by the State Board of Education authorizing the sale or solicitation of prescribed courses of study, from representing that such courses will provide prescribed objectives, or will result in employment or personal earnings, or will result in membership in any union or organization of any type

Prohibits any individual holding such a permit from representing that such a permit constitutes assurance by prescribed state educational agencies that such courses will result in membership in any union or similar organization of any type.

Prohibits an entity owning or representing any private school offering training to adults to represent that completion of training will result in membership in any union or similar organization of any type

Authorizes the award of treble damages to student of private school under prescribed conditions

Makes additional changes in Secs. 29025 and 29026, Ed C , proposed by AB 2917, to be operative only if this bill and AB 2917 are both chaptered and effective on or before January 1, 1975, and this bill is chaptered after AB 2917.

Makes additional changes in Sec. 29035, Ed.C , proposed by AB 2777, to be operative only if this bill and AB 2777 are both chaptered and effective on or before January 1, 1975, and this bill is chaptered after AB 2777.

States that no appropriation is made or obligation to reimburse local agencies is created by this act because this act consists of technical changes to statutes enacted prior to January 1, 1973.

Makes technical change

Ch. 988 (AB 1739) Bill Greene. Schools: control of campus.

Includes schools in provision presently making it a misdemeanor with specified penalties for student or employee of community college, state college, or state university who has been suspended or dismissed for disrupting orderly operation of such institution and as a condition of such suspension or dismissal has been denied access to such institution for period of suspension, or in case of dismissal for not more than one year, to willfully and knowingly enter campus or facility of such institution without permission of chief administrative officer if student or employee has been served by mail with written notice of suspension or dismissal and condition.

Includes schools in provision presently making it a misdemeanor with specified penalties for any person to fail to leave or to willfully and knowingly reenter community college, state college or university property when having been ordered to leave by the chief administrative officer or designee because of specified circumstances

Includes schools in provision presently making it a misdemeanor with specified penalties for person who is not a student or officer or employee of a community college, state college, or state university, and whose employment does not require him to be on the campus or facilities of such institution, to remain or to willfully and knowingly reenter the campus or facility of such institution after having been directed by the chief administrative officer or designee to leave because of specified circumstances.

Defines the terms "school" and "chief administrative officer of a school" for purposes of the act

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Makes related changes

Ch. 989 (AB 1934) Dunlap. Community colleges, school programs.

Makes numerous revisions re computation of attendance in community college classes

Repeals provisions authorizing establishment and maintenance of four-year community colleges for education of pupils in grades 11 to 14, inclusive. Makes related changes.

Makes explicit transfer of various powers and duties re community colleges from Department of Education, State Board of Education, and Superintendent of Public Instruction to Board of Governors of California Community Colleges and Chancellor thereof.

Makes numerous technical changes in terminology

Ch. 990 (AB 1961) Ralph. State Highway Route 105

Authorizes the Department of Transportation to let, in economically depressed areas, and without competitive bidding, contracts for the maintenance of the right-of-way, as specified, and improvements thereon, acquired for Route 105 and for other related works

Ch. 991 (AB 2077) Warren. Taxation

Revises provisions imposing a surcharge on the consumption of electricity and provides for administration and collection of such surcharge.

Provides that there shall be no reimbursements pursuant to Section 2231 of the Revenue and Taxation Code nor shall there be any appropriation made by this act for such purpose, for specified reasons

[To take effect immediately, tax levy]*

Ch. 992 (AB 2157) Kapiloff Supportive care organizations

Establishes a pilot project to supply supportive personal and social care services to elderly persons. Authorizes the obtaining of federal waivers for such projects and provides that only federal funds shall be used for the purposes of this act

Ch. 993 (AB 2375) Priolo. State highway land

Authorizes the Department of Transportation to lease all or any portion of land that was acquired to avoid claims or litigation concerning severances or other damages to local agencies for park purposes to protect the environment of a state highway project, but not beyond the next adjacent dedicated street, rather than only that portion of such land up to 200 feet from the nearest boundary of the project

Ch. 994 (AB 2376) Kapiloff Personal income tax deductions.

Revises and expands the coverage of the deduction under the Personal Income Tax Law for expenses incurred for the care of certain dependents of gainfully employed taxpayers

To take effect immediately, tax levy

Ch. 995 (AB 2396) Chappie. Physically handicapped

Requires offices of physicians and surgeons and office buildings of 10,000 square feet or less wherein specified activity occurs to meet access to public accommodations by physically handicapped persons requirements as specified. Specifies that any new requirements imposed by this act shall only apply to such offices or office buildings constructed on or after the effective date of this act

Requires that specified buildings, structures, sidewalks, curbs, and related facilities shall adhere to the standards which the State Architect shall adopt by regulation, rather than the American Standards Association Specifications A117.1/1961, for making buildings and facilities accessible to, and usable by, the physically handicapped. Provides that such regulations shall impose the same requirements as are contained in pertinent provisions of the Uniform Building Code, together with additional requirements for sidewalks, curbs, and related facilities adopted by the State Architect after consultation with the State Department of Rehabilitation and prescribed private organizations. Prescribes the applicability of such regulations with respect to buildings, structures, sidewalks, curbs, and related facilities for which building permits are issued and buildings, structures, sidewalks, curbs, and related facilities for which no building permit is required. Specifies that all buildings, structures, and related facilities required to conform

to the American Standards Association specifications prior to the effective date of the State Architect's regulations shall continue to conform to those specifications

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for specified reasons

Ch 996 (AB 2414) Deddeh School districts

Authorizes, rather than requires, specified school districts exceeding 400,000 a.d.a to establish as compensation for services of each member of the board, the sum of \$100 for each meeting, not to exceed \$1,000 in any month, rather than \$75 per meeting and not to exceed \$750 in any month

Authorizes specified school districts exceeding 60,000 a.d.a to establish by authorization of the board, as compensation for services of each member of the board, the sum of \$75 for each meeting, not to exceed \$750 in any month, rather than \$50 per meeting and not to exceed \$400 in any month Authorizes such compensation for school districts with 1963-64 school year a.d.a of more than 60,000 and 1972-73 or subsequent school year a.d.a of less than 60,000

Deletes provision requiring the governing boards of certain community college districts to compensate board members in sum not to exceed \$50 per board meeting.

Incorporates additional changes in Section 1231, Education Code, proposed by AB 2695, to be operative only if AB 2695 and this bill are both chaptered and become effective, and this bill is chaptered last

Ch. 997 (AB 2510) Z'berg Secured transactions.

Provides that notice to creditors of a bulk sale may be personally delivered as well as sent by registered or certified mail

Revises Division 9 (commencing with Sec 9101) of the Commercial Code relating to secured transactions, and makes related changes in other provisions to conform to such revision of Commercial Code

Ch 998 (AB 2697) Dixon Fugitives from justice

Requires state to pay expenses incurred in necessarily producing witnesses or evidence in sister state without which fugitive would not be surrendered by sister state

Requires state to pay cost of producing witnesses to appear in sister state on behalf of fugitive, where Governor authorizes such appearance in advance, and permits Governor to authorize such witnesses where interests of justice would be served

Ch. 999 (AB 2701) Alatorre Immigration matters

Makes it a misdemeanor for any person for compensation to knowingly make a false or misleading statement or assertion of fact in the preparation of, an immigration matter, as defined, which is detrimentally relied upon by another

Specifies remedies for violations of the bill, including injunctions and civil penalties and damages, including costs of the suit and reasonable attorney's fees.

Provides that remedies are cumulative

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because the Legislature recognizes that during any legislative session a variety of changes to laws relating to crimes and infractions may cause both increased and decreased costs to local government entities which, in the aggregate, do not result in significant identifiable cost changes.

Ch 1000 (SB 2476) Ayala County employees' retirement

Revises provisions regarding approval by members of system before a county providing retirement benefits under the County Employees Retirement Act [Law]* of 1937 and federal social security may as an alternative to survivorship benefits under social security, provide alternative survivorship benefits

To take effect immediately, urgency statute

Ch 1001 (AB 2803) Ingalls Ballot pamphlets

Appropriates \$600,000 to the State Controller for allocation and disbursement to local agencies for costs incurred by them pursuant to Chapter 1177 of the Statutes of 1973

Provides for procedure for presentation of claims for reimbursement and for formula for computing the amount of claims.

Ch 1002 (AB 2825) Chacon Relocation assistance

Provides that designated local entities may establish a central relocation office, rather than central relocation agency, to coordinate relocation activities within its jurisdiction.

Exempts state agencies, certain public entities, and certain public utilities from prior approval of relocation plans and exempts certain other public utilities from such prior approval of relocation plans where there is overriding state interest, as determined by Director of Housing and Community Development

Provides that if provisions of this act conflict with provisions of the Federal Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, then the provisions of the federal act shall prevail

Ch. 1003 (AB 2854) Dunlap Open space

Revises provisions authorizing a county or city to acquire an open-space easement in certain lands for open space

Defines certain scenic restrictions as an enforceable restriction within the meaning of Article XXVIII of the California Constitution, for purposes of property tax assessments

Provides that for purposes of personal income tax and bank and corporation tax laws no deduction or adjustment of the basis of property is allowed for abandonment fees for termination of an open-space easement paid after the effective date of this act

Provides that, notwithstanding Section 2229 of the Revenue and Taxation Code, there shall be no reimbursements for any classification or exemption of property made by this act

Provides that there shall be no subventions paid for open-space land that is subject to an open-space easement accepted pursuant to the Open-Space Easement Act of 1974

Ch 1004 (AB 2877) Briggs Eggs assessment fees

Revises the provisions establishing assessment fees for each dozen of eggs sold by various designated persons

To take effect immediately, urgency statute

Ch 1005 (AB 2906) Papan Metropolitan Transportation Commission

Raises per diem for Metropolitan Transportation Commission commissioners from \$25 to \$50 and authorizes the payment of traveling expenses

Ch. 1006 (AB 2914) Bill Greene Authority to arrest.

Makes housing authority patrol officers employed by the City of Los Angeles peace officers while engaged in the performance of their duties Requires completion by such personnel of course of training approved by Commission on Peace Officers Standards and Training by specified dates Provides such patrol officers shall be a part of Los Angeles Housing Authority Retirement System

Makes specified declaration of legislative intent

Ch 1007 (AB 2917) Arnett Private schools, instructional materials

Requires the Director of the Department of Consumer Affairs, rather than the Chief of the Division of Labor Law Enforcement, to serve as an ex officio member of the Council for Private Postsecondary Educational Institutions.

Requires the administrative heads of prescribed private institutions which award degrees to file with the Superintendent of Public Instruction prescribed affidavits verifying specified matter

Authorizes, rather than requires, the Superintendent of Public Instruction to issue temporary approval of courses or training offered by private institutions upon submission of completed applications, and requires that temporary approvals be for a period of one year. Limits subsequent approvals of applications for recognition of courses by Superintendent of Public Instruction to periods of one year, rather than three years

Recasts requirement that private institutions, in order to obtain the approval of the Superintendent of Public Instruction to offer a diploma, honorary degree, or special educational objectives, maintain a policy of refunding unused portions of tuition fees and other charges if a student fails to enter a course or withdraws therefrom prior to completion of the course, by providing that policy set forth a minimum standard of refunds in accordance with rules and regulations adopted by the Superintendent of Public Instruction

Requires the State Board of Education or the Superintendent of Public Instruction, if authority has been delegated to him, to issue prescribed permits to persons soliciting or selling enrollment in any course of study leading to an educational, technological, professional, or vocational objective beyond the high school level, and requires persons engaging in such activities to obtain permits as provided, and provides for extensive provisions regulating such activities

Removes original application fee of \$20 and \$15 for regular renewal applications and applications for additional sales permits, required to be submitted to the State Board of Education or its delegatee, the Superintendent of Public Instruction, prior to the issuance of a permit to solicit and sell correspondence courses beyond high school, by providing instead that the amount of the original application fee, renewal application fees, and additional sales permits shall be in accordance with prescribed schedule of fees

Repeals provision re original application fee for approval to grant degrees, approval of courses, and related matters and requires the Superintendent of Public Instruction to charge scheduled fees commencing with the 1974-75 fiscal year for the approval of private institutions. Authorizes the Superintendent of Public Instruction, with the advice of the Council for Private Postsecondary Educational Institutions, to increase such fees as provided Requires Superintendent of Public Instruction to annually publish a schedule of fees

Specifies that provisions of the Field Act do not apply to buildings used by private postsecondary schools for purposes of providing vocational training for pupils pursuant to a contract entered into by a public school entity and a private institution under prescribed conditions

Makes additional changes in Secs. 29025 and 29026, Education Code, proposed by AB 1492, to be operative only if this bill and AB 1492 are both chaptered and effective on or before January 1, 1975, and this bill is chaptered after AB 1492

Provides that there are no state-mandated local costs in this act for specified reason.

To take effect immediately, urgency statute.

Ch. 1008 (AB 2937) Thurman. Student work-experience programs.

Specifies that county superintendent of schools, as well as school district, under whose supervision work-experience education, or occupational training classes held in the community, are provided shall be considered employer of persons receiving training for purposes of workmen's compensation law. Specifies school district of residence of trainees shall be such employer where such work-experience or occupational center or program operated by two or more school districts

Incorporates additional changes in Sec 5992, Education Code, proposed by AB 3109, to be effective only if AB 3109 and this bill are both chaptered and become effective January 1, 1975, and this bill is chaptered last.

Provides that neither a reimbursement or an appropriation is made by this act because the duties, obligations, or responsibilities imposed on local governments by this act are minor in nature and will not cause any financial burden on local government.

Ch 1009 (AB 2961) Leroy F. Greene Education Code revision

Deletes requirement that Department of Education establish teacher credential counseling services at specified locations, and provide advisory placement services.

Authorizes governing boards of school districts to subscribe for membership in certain societies, associations, organizations if such groups' purposes, rather than primary purposes, is the promotion and advancement of public or private education; deletes requirement that State Board of Education approve a list of societies, associations, and organizations which memberships school district governing boards may subscribe to, and deletes specified limitation re expenditure of school district funds for memberships in such groups

Deletes provision authorizing the governing board of suspended school district to repair and insure school property, and deletes provision concerning the crediting of attendance of a pupil residing in such a school district.

Deletes requirement that the governing board of each school district prescribe a separate salary schedule for classified employees employed in year-around school program and continuous school program

Specifies meaning of "conviction" for purposes of provision relating to issuance of community college teaching credential

~~Deletes authorization for a principal of secondary school to employ prescribed lecturer.*~~

Extends authority for a county superintendent of schools to lend specified sum to a particular unified school district for completion of its educational program from July 1, 1976, to July 1, 1977. Makes technical changes

Eliminates various provisions specifying increases in maximum rate of school district tax

Specifies that certain injunctive relief may be instituted in the name of a public institution of higher learning rather than in the name of the State of California

Specifies that the business of the Board of Directors of Hastings College of Law includes the power to incur indebtedness Exempts certain property of such college from specified taxes

Provides that for purposes of securing insurance for athletic teams "educational institution" means Department of Education special schools; and specifies that such schools are not required to obtain prescribed minimum of insurance coverage for each member of athletic team

Deletes obsolete provisions and references.

Makes technical, nonsubstantive changes

Ch 1010 (AB 2973) Wood Sales and use taxes

Exempts camp trailers and housecars purchased from a dealer outside the state for use outside the state, but delivered to the purchaser within the state, from sales and use taxes provided certain information is furnished by the purchaser to the manufacturer

Appropriates thirty thousand dollars (\$30,000) from the General Fund for allocation and disbursement to cities and counties for sales tax revenues lost for the 1975-76 fiscal year

In effect from July 1, 1975, until June 30, 1978, and as of that date, repealed

Requires the Legislative Analyst to report on the economic effect of such exemption on or before December 1, 1977.

Ch 1011 (AB 3034) Papan. Insurance

Limits to certain situations the authorization for lenders in this state to impose upon borrowers, or to require them to pay, certain fees or charges for insurance, or change of insurance, in cases where lender requires buyer to obtain and carry insurance to protect lender's interest

Ch 1012 (AB 3040) Antonovich Motor vehicles

Provides that no motor vehicle of historic interest shall be required to have any motor vehicle pollution control device except for such devices that were required for such vehicles by the Pure Air Act of 1968 prior to the time that special identification plates were issued for that vehicle pursuant to specified provisions of the Vehicle Code, rather than authorizing the State Air Resources Board to exempt from specified provisions of the Pure Air Act of 1968, vehicles which qualify for special license plates under such provisions of the Vehicle Code

Requires the Department of Motor Vehicles, upon application therefor in the manner and at the time prescribed by the department, to issue special identification plates for motor vehicles manufactured after 1922 and which are at least 25 years old and are motor vehicles of historic interest Requires that such plates run in a separate numerical series, commencing with "Historical Vehicle No 1," and have distinguishing colors

Defines "motor vehicle of historic interest"

Deletes, with respect to the California Environmental Protection Program Fund, the limitation that deposits therein consist of revenues generated from environmental license plate fees Specifically provides that the amounts equal to the actual costs incurred by the Department of Motor Vehicles in performing its duties pursuant to the provisions relating to environmental license plates which are continuously appropriated to the department are from the moneys deposited in the fund pursuant to such provisions

Ch. 1013 (AB 3059) Bond County Employees Retirement System

Provides that a retirement allowance may be forwarded to a savings and loan institution or credit union as well as a bank for deposit when so authorized by a member of a county retirement system

Requires county boards of retirement to give primary consideration to dealing with California investment counseling firms if it does not restrict necessary flexibility in retention of such counsel.

Declares legislative intent that boards of retirement shall give primary consideration to dealing with California investment counseling firms.

Ch. 1014 (AB 3096) Vasconcellos. Diversion from criminal prosecution

Provides for delay in date of termination of statutory authorization for pretrial diversion program in certain criminal cases from January 1, 1975 to January 1, 1977.

Provides that there shall be no reimbursement to local agencies nor shall there be any appropriation made by this act because duties, obligations, or responsibilities imposed on local governmental entities or school districts by this act are such that related costs are incurred as a part of their normal operating procedures

Ch 1015 (AB 3107) Ingalls Franchises.

Provides that a retail gasoline station owned or operated by a franchised dealer cannot be precluded from establishing his own hours of business or operation during a gasoline shortage.

Ch. 1016 (AB 3144) Chacon. Residential rehabilitation.

Expands coverage of the Marks-Foran Residential Rehabilitation Act of 1973 to authorize all cities, counties, cities and counties, redevelopment agencies, and housing authorities, rather than only cities and cities and counties with populations of over 600,000, and redevelopment agencies and housing authorities within such cities and cities and counties, to conduct residential rehabilitation programs thereunder.

Alters the definition of participating parties to include local agencies, and political subdivisions of the state

Requires the local agencies operating rehabilitation plans to make progress reports annually, rather than every 6 months, to the State Department of Housing and Community Development, rather than to the Legislature. Requires such department in its annual report to the Legislature, to incorporate the local reports. Permits local agencies to contract with such department for technical assistance.

Requires that guidelines for financing residential rehabilitation which are contained in a comprehensive residential program shall include, as part of the cost of meeting rehabilitation standards for the purpose of determining eligibility for refinancing, any amounts previously expended for residential rehabilitation of that property by a participating party within a residential rehabilitation area or a redevelopment area established at the time of such expenditure.

Provides that there shall be no reimbursement pursuant to the act nor shall there be an appropriation made by the act because there are no significant identifiable cost changes

To take effect immediately, urgency statute

Ch 1017 (AB 3133) Bee Community colleges Sunday classes

Authorizes the Chancellor of the California Community Colleges to designate one community college district to provide a three-year pilot program of classes for credit on Sunday with attendance being counted for a d a purposes and voluntary at election of pupil. Prohibits requiring a certain district employees to work on Sunday without their written consent. Requires that any class required for associate of arts degree or a certificate, offered on Sunday, be offered during the regular Monday-through-Friday school week. Provides that the enactment of this section shall not be construed as to limit the powers of governing boards of community college districts to govern the colleges of the district. Requires the Board of Governors of the California Community Colleges to make a report to the Legislature by September 1, 1978

To remain in effect only until July 1, 1978

Ch. 1018 (AB 3145) Brown. Condemnation: nonprofit hospitals

Requires, as a condition of the exercise of eminent domain in behalf of nonprofit hospitals, that the acquisition of property, prior to its certification as necessary by the State Department of Health, be submitted to a public hearing provided for by regulations to be adopted by the department on the proposed expansion to be held in the area in which the nonprofit hospital is located.

Provides for giving of written notice of the hearing to a voluntary area health planning agency if one exists, requires such agency to make recommendations to the hearing officer, and provides the requisites of the public hearing and the rights to be accorded the nonprofit hospital, the voluntary area health planning agency, and interested parties at such hearing

Requires the hearing officer to insure that hearing consider specified matters

Makes declaration of legislative intent

To take effect immediately, urgency statute.

Ch 1019 (AB 3150) Ray Gonzales Services credential: clinical-rehabilitative.

Provides for issuance of services credential in a specialization in clinical or rehabilitative services and specifies the requirements therefor and the services which can be rendered thereunder.

Ch 1020 (AB 3166) Keene Vocational instruction community colleges

Authorizes the governing board of a community college district to contract with a proprietary or nonprofit organization, a public entity, or a proprietary or nonprofit private corporation for the education of community college students whose capacity to function is impaired by physical deficiency or injury, in vocational education classes.

Provides that all authorized instruction shall be approved of and supervised by the governing board of the community college district and shall be conducted by credentialed instructors

Authorizes a.d.a for students enrolled in such classes and the granting of college credit

To take effect immediately, urgency statute

Ch 1021 (AB 3174) Chappie DeWitt State Hospital transfer

Provides that specified competitive bidding provisions shall not apply to the lease of real property of the DeWitt State Hospital facility transferred to Placer County

Provides that Placer County shall not convey to another, other than by lease or utility easement, its interest in such property

Ch 1022 (AB 3180) Lewis Traffic violations of minors

Grants discretion to a judge, referee, or hearing officer to levy a penalty assessment for traffic violations by a minor, with specified exceptions, in an amount not to exceed \$5 for every \$20, or fraction thereof, that the minor is required to pay into a county general fund for such violations, rather than permitting such an official to levy an assessment in the amount provided in a specified section of the Vehicle Code

Specifically provides that such official may waive a penalty assessment if the amount the minor is ordered to pay to the county general fund is less than \$10.

Makes clarifying, technical changes re disposition of such penalty assessments and makes nonsubstantive change

Makes additional changes in Section 42050, Vehicle Code, proposed by SB 2296, to be operative only if this bill and SB 2296 are both chaptered and effective January 1, 1975, and this bill is chaptered after SB 2296

Ch 1023 (AB 3182) Berman Fraudulent checks

Adds county order, and controller's warrant for the payment of money at the treasury, to list of negotiable instruments which it is a crime to possess with intent to utter or pass with intent to defraud, and changes maximum state prison term from 10 to 5 years for possession of such negotiable instruments

Provides that there shall be neither reimbursement under Section 2231 of the Revenue and Taxation Code nor appropriation made by the act for specified reason

Ch. 1024 (AB 3198) MacDonald. Alcoholism.

Provides that a 72-hour treatment and evaluation facility shall include one or more of a screening facility, a detoxification facility, or an alcohol recovery house

Allows a detained inebriate two local toll free or collect telephone calls if he does not have money on him

To take effect immediately, urgency statute

Ch. 1025 (AB 3207) Meade. Vehicle sales, year model.

Makes it unlawful and a violation of the Vehicle Code, for the holder of any license issued pursuant to specified provisions of the Vehicle Code re occupational licensing to display for sale, offer for sale, or sell, a motor vehicle representing such motor vehicle to be of a year model different from the year model designated at the time of manufacture or assembly Makes it unlawful and a violation of the Vehicle Code for the holder of such a license to directly or indirectly authorize or advise another holder of such a license to change the year model of a motor vehicle in the inventory of such other holder.

Authorizes the Department of Motor Vehicles to suspend or revoke such license upon determining that the person has violated such provisions

Excludes from such criminal provisions and such grounds for suspension or revocation of a dealer license the displaying or offering for sale, or selling, of any new motor truck or truck tractor weighing over 10,000 lbs

Provides that, notwithstanding Sec. 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor any appropriation made by this act for a specified reason.

Ch. 1026 (AB 3228) Duffy Pink bollworm control.

Extends the date from February 1, 1975, to July 1, 1977, that the cotton pest control provisions shall remain in effect

Increases, on and after February 1, 1975, the maximum fee from \$0 50 to \$0 75 for each bale of cotton grown that every grower of cotton is required to pay to the Director of Food and Agriculture. Revises limits on the expenditure of fees collected from growers of cotton for the control of pink bollworm or other related cotton pests Requires the director to refund any fees which have not been expended by the termination date of the provisions relating to cotton pest control, rather than requiring him to refund any fees which have not been matched within two years Specifies that such provisions shall become operative on February 1, 1975

Deletes the provisions requiring that the revenue from such fees expended for such purposes be matched from moneys from other sources.

Authorizes, on and after February 1, 1975, the chairman of the Cotton Pest Control Board or the director to call a meeting of the board at any time. Increases from \$10 to \$28 per diem and authorizes the payment of mileage in accordance with the Board of Control rules, rather than authorizing the payment of mileage at a designated fixed rate, for attendance of board meetings and provides consequence of member missing two meetings

Appropriates \$331,938 from the Department of Agriculture Fund, in augmentation of the 1974-75 support budget of the Department of Food and Agriculture, for purposes of carrying out the cotton pest control provisions

To take effect immediately, usual current expenses

Ch. 1027 (AB 3235) Dunlap. Prevailing wage rates

Includes within provisions relating to payment of prevailing wages on public works, that construction work done under private contract which meets specified criteria, including lease of the property to the state or local political subdivision

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 1028 (AB 3276) Brown California Council on Criminal Justice

Provides for selection of chairman of California Council on Criminal Justice by Governor, and revises membership of council to, among other things, increase its membership of appointees of the Governor from 13 to 14.

Ch. 1029 (AB 3290) Z'berg. Public Employees' Retirement System.

Provides that members of the Public Employees' Retirement System and retirement systems established pursuant to the County Employees Retirement Law of 1937 who terminated state employment on or after June 30, 1971, but because of county budget problems did not become permanent county employees on or before January 4, 1972, shall be eligible for reciprocal benefits between retirement systems established under the County Employees Retirement Law of 1937 and the Public Employees' Retirement System. Not operative in any county until adopted by board of supervisors.

Ch. 1030 (AB 3291) Davis. State funds.

Provides that interest and increments derived from investment of Fish and Game Preservation Fund money in the Surplus Money Investment Fund and the Pooled Money Investment Account shall be transferred to the Fish and Game Preservation Fund rather than to the General Fund and other specified funds.

Ch. 1031 (AB 3304) Hayden. Radiation control.

Requires that the fees provided by regulation by the Department of Health, which are required to be paid by persons possessing sources of ionizing radiation that are subject to registration shall be \$10 annually for each such source, that the fee may be increased annually by the department by an amount not exceeding 10 percent of the fee for the previous year, and that in no event may the fee be increased to exceed the costs of administering the Radiation Control Law, rather than not in excess of \$5 annually for each source of ionizing radiation.

Specifies that persons who pay fees shall not be required to pay, directly or indirectly, for the share of the costs of administering the Radiation Control Law of those persons for whom fees are waived.

Ch. 1032 (AB 3322) MacDonald. Judges' Retirement Law.

Authorizes judges to elect during specified period to come under specified survivor provisions of Judges' Retirement Law if certain payments are made to Judges' Retirement Fund.

Ch. 1033 (AB 3328) McCarthy. Employment regulations.

Provides that a violation of provision regarding failure of employer, with intent to defraud, to make certain employment benefit payments is punishable by imprisonment of not more than 5 years, a fine of not more than \$1,000, or both, where the amount not paid exceeds \$500, and punishable as a misdemeanor in all other cases.

Ch. 1034 (AB 3338) Banna. Vehicle dealers' licenses.

Authorizes the Department of Motor Vehicles to refuse to issue a license and special plates to a manufacturer, manufacturer branch, distributor, distributor branch, transporter, or dealer, when it determines, among other reasons, that the decision of the department to cancel, suspend, or revoke a license, rather than a decision of the department to suspend or revoke a license, has been entered, and this applicant was the licensee or a copartner, officer, director, or stockholder of such licensee.

Eliminates commission and conviction of a felony or crime of moral turpitude as specific grounds for suspension or revocation of the license issued to a dealer, transporter, manufacturer, manufacturer branch, distributor, or distributor branch, by the department, while retaining as grounds for suspension or revocation of any such license any of prescribed grounds for refusal to issue such a license, which include, among others, that the applicant or a prescribed partner, corporate officer or director, or stockholder of the applicant, has been convicted of a felony or crime involving moral turpitude.

Ch. 1035 (AB 3346) Berman. State employee health benefits.

Provides that contracting agency with Public Employees' Retirement System which has elected to be subject to Meyers-Geddes State Employees Medical and Hospital Care Act shall not maintain any other prepaid hospital or medical program unless the plan meets prescribed standards pursuant to the act.

Ch. 1036 (AB 3365) Bill Greene Educational programs state policy.

Revises state policy re educational opportunities to provide that certain educational goals and opportunities shall, rather than should, be provided to students, and provides that educational opportunities are a right to be enjoyed without regard to race, creed, color, national origin, sex, or economic status.

Ch 1037 (AB 3374) Cline School districts' surplus land

Specifies that for purposes of statutes requiring local agencies to dispose of surplus land by first offering such land to specified entities for either park or open-space purposes that local agencies includes school districts of any kind or class

Ch 1038 (AB 3378) McCarthy Revolving cash fund

Increases from \$10,000 to \$25,000 and from \$20,000 to \$50,000 the maximum amount of respective revolving cash funds that the governing board of an elementary school, high school, and community college district and the governing board of a unified school district are authorized to establish

Makes related technical changes

Ch 1039 (AB 3405) Z'berg Highway safety bus seatbelts

Appropriates \$50,000 from the Motor Vehicle Account in the State Transportation Fund to the Department of the California Highway Patrol for studying and testing seatbelts for use in buses, establishing seatbelt standards for new buses, and determining the feasibility of installing seatbelts or seat restraints in existing public transit buses, schoolbuses, and farm labor buses Requires submission of written report re bus seatbelts within 6 months of effective date of the act.

Makes legislative findings and declarations re bus seatbelts

Ch 1040 (AB 3406) Z'berg Traffic court

Requires 1 department of the Sacramento Municipal Court District to remain open and in session at least 1 night a week to conduct proceedings involving traffic infractions

Requires court on the election of defendant in traffic infraction case, to set such defendant's appearance for an evening court session Provides for a 50 cents charge on defendant who makes an evening appearance to defray the cost of evening court sessions

Provides that a study of the success of the evening court session be made and that the committee making the study will report on or before January 1, 1977 to the Legislature as to the success of the evening sessions

Makes the act operative on the creation of an additional judgeship for such district

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 1041 (AB 3413) Berman Winton Act management positions

Prohibits school district from counting any person in a certificated management position in determinations under the Winton Act of total number of certificated employees or total number of members of certificated employee organizations for purpose of determining the composition of the certificated employee council

Prohibits any employee organization from appointing or electing any person in a management position as a representative on the certificated employee council

To take effect immediately, urgency statute

Ch 1042 (AB 3418) Berman Certificated employees dismissal.

Revises definitions in provision requiring a minimum 90-day prior notice before governing board may act upon charges of unprofessional conduct or incompetency

Ch 1043 (AB 3425) Alatorre. English deficiency classes adults

Lowers from 21 to 18 years the minimum age of persons deficient in English for whom high school districts are required to, upon a petition of 20 or more of whom, or may, without demand and with a lesser number thereof, establish classes in English. Increases maximum degree of English proficiency for qualification for such classes from completion of 6th grade, to completion of 8th grade

Deletes provisions requiring high school districts to establish, under specified condi-

tions, classes in citizenship and English for persons over 18 years and under 21 years of age.

Ch 1044 (AB 3429) McLennan Medicine

Deletes obsolete provisions relating to the practice of medicine

Deletes various provisions which authorized persons who meet particular requirements to obtain a physician's and surgeon's certificate by taking the physician's and surgeon's examination or by passing an oral examination, as specified

Changes the designation of the certificate to practice podiatry to a certificate to practice podiatric medicine Makes related changes

Makes technical changes in the Medical Practice Act by relocating therein the laws concerning podiatry, midwifery, and drugless practitioners.

Deletes provisions which requires a person certified to practice any system or mode of treating the sick or afflicted in California to register in the office of the county clerk in which he practices, deletes related provisions.

Authorizes the Psychology Examining Committee to employ, exempt from civil service, an assistant executive secretary

Requires the Board of Medical Examiners to consult with the Podiatry Examining Committee prior to making recommendations for appointees to the Podiatry Examining Committee to the Governor

Revises the requirement that the Podiatry Examining Committee hold its annual regular meeting in Sacramento in October to authorize such meeting at any time during the year.

Increases the maximum amount of fees which the Board of Medical Examiners may prescribe for applicants for a certificate based upon a written examination from \$50 to \$100

Authorizes an institution which is, among other things, approved by the State Department of Health rather than such an institution which is approved by the Board of Medical Examiners, to be a proper place for the treatment of an addict for the addiction to a narcotic drug which is an opiate

To take effect immediately, urgency statute

Ch. 1045 (AB 3432) MacDonald Municipal courts

Makes changes in the compensation, job titles, and number of municipal court personnel in Ventura County and changes traveling expenses provisions for judges of the Ventura County Municipal Court.

Increases the salaries of the chief deputy clerk and the court clerks II of the municipal court in Humboldt County.

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because this act is in accordance with the request of a local government entity which desired legislative authority to act to carry out the program specified in this act

Ch 1046 (AB 3440) Wood. Taxidermist's records.

Requires every person who prepares, stuffs, or mounts the skin of any bird or mammal for another person to keep an accurate and detailed record, as prescribed by regulations of the Fish and Game Commission, regarding all bird or mammal carcasses, skins, or parts thereof which are acquired, possessed, or stored for taxidermy purposes Requires such records to be open for inspection at all times by wardens of the Department of Fish and Game.

Provides that there shall be no reimbursement nor appropriation made by the act for a specified reason

Ch. 1047 (AB 3441) Fong Courts.

Makes changes in amount of compensation and duties of Alameda County Superior Court personnel.

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because this act is in accordance with the request of a local government entity or entities which desired legislative authority to act to carry out the program specified in this act

Ch. 1048 (AB 3442) Fong. Municipal courts.

Changes the number and compensation of municipal court personnel in Alameda County

Provides that no appropriation or reimbursement shall be made because the act is in accordance with the request of a local government entity or entities which desired legislative authority to act pursuant to the act.

Ch 1049 (AB 3445) Chappie Guide dogs for the blind

Provides a special need allowance for every blind supplementary income recipient with a guide dog of \$18 per month for food for the dog, such allowance to be administered and paid by the Department of Benefit Payments

Appropriates \$72,144 to the Department of Benefit Payments for the purposes of this act

To take effect immediately, urgency statute

Ch. 1050 (AB 3449) Lockyer Unclaimed property.

Exempts from provisions of Uniform Disposition of Unclaimed Property Act unclaimed funds held by life insurance corporations organized or admitted as domestic fraternal benefit societies so long as such funds are used for scholarship purposes exclusive of costs of administration

Ch 1051 (AB 3454) Bagley. Vehicle license fees.

Makes no substantive change

Ch. 1052 (AB 3455) Bill Greene. Schools. classified employees

Exempts from the classified service of school districts, part-time community college students employed part time in a specified work-study or work experience education program which is financed by state or federal funds

Prohibits employment by school districts of students participating in college work-study program or work experience program if such employment would result in displacement of classified personnel or impair existing contracts for services.

Ch 1053 (AB 3466) Arnett. Towing charges Vehicular crossings

Permits, rather than requires, the Department of Transportation to prescribe and collect rates for towing services furnished by the department at toll bridges and other specified vehicular crossings

Makes technical nonsubstantive corrections

Ch. 1054 (AB 3471) MacDonald. Flood control projects.

Permits local agencies to receive credit against its share of the costs of the relocation, reconstruction, or replacement of existing improvements, structures, or utilities rendered necessary by the project for lands required for the project which were acquired not more than 5 years prior to federal authorization of the project

Permits state loans to local agencies to pay the local portion of the costs of lands, easements, and rights-of-way to be made when specifically authorized by the Legislature by the Reclamation Board, as well as the Department of Water Resources.

Includes the costs of lands and rights or interests in lands for debris dams and water-retarding structures as part of the costs of lands, easements, and rights-of-way for watershed protection projects

Ch 1055 (AB 3478) Montoya Fire equipment

Requires all equipment for fire protection purposes having fittings or couplings with an inside diameter of three inches or less, rather than all equipment for fire protection purposes having fittings or couplings, purchased by any authorities having charge of public property, to be equipped with specified standard threads

Requires all equipment for fire protection purposes having fittings or couplings with an inside diameter over three inches to be equipped with such standard threads if the equipment is equipped with threads.

Requires systems of fire equipment having nonthreaded fittings or couplings with an inside diameter over three inches to be submitted to and approved by the State Fire Marshal, with advice from the State Board of Fire Services, in order to assure mutual aid capability.

Ch. 1056 (AB 3489) Waxman Public social services.

Provides that failure of the Director of the Department of Benefit Payments to adopt the proposed decision, decide the matter himself on the record, or order a rehearing within 30 days shall be deemed an affirmation of the proposed fair hearing decision.

Ch 1057 (AB 3497) Keene. Property tax assistance.

Permits surviving spouse of a claimant for senior citizens' property tax assistance to file a claim for assistance if the claimant dies after January 1 in the property tax fiscal year without filing a timely claim.

Makes additional changes in Section 19522, Revenue and Taxation Code proposed by AB 113 and AB 417, to be operative only if those bills, or either of them, and this bill are chaptered

Ch 1058 (AB 3485) McAlister. Limited term appointments.

Authorizes, subject to certain conditions, limited tenure appointments to professional education classifications used by the Department of Education to extend for up to 2 years in duration

Ch. 1059 (AB 3500) Deddeh Loans prepayment.

Specifies, subject to exception, that any indebtedness of \$100,000 or less on any secured note or deed of trust or mortgage or other lien on real property may be prepaid in whole or in part. Provides that nothing in act shall prevent borrower from obligating himself to pay a prepayment charge by an agreement in writing

Specifies that act applies only to loans secured by mortgages or deeds of trust executed after January 1, 1975

Ch 1060 (AB 3511) Sieroty. Guardians and conservators.

Provides that certain nonprofit charitable corporations in the state may be appointed as the guardian or conservator of an insane or incompetent person or estate of such a person Requires a bond which is not a personal surety bond in such cases for a specified amount

Provides that a bequest or devise by such a conservatee to such a nonprofit charitable corporation acting as the conservator for such conservatee, under certain circumstances, shall be void

Provides that any fee or compensation paid to a conservator or attorney for services rendered to a conservatee or his estate when conservator is a nonprofit charitable corporation, shall be based on services actually rendered and shall not be based on the value of the conservatee's estate.

Makes related changes.

Ch 1061 (AB 3514) Berman Scholarship qualifications

Deletes age limitation re state competitive scholarship qualifications.

Ch. 1062 (AB 3516) Dixon. Willful misconduct liabilities—rewards

Makes any minor whose willful misconduct results in injury or death to any student or any person employed by or performing volunteer services for a school district liable to suspension or expulsion and makes the parent or guardian of an unemancipated minor liable, in an amount up to \$2,000, for all damages so caused, and for the amount of any specified related reward not exceeding \$2,000 paid

Authorizes local agencies to offer and pay rewards for information leading to identity and apprehension of any person whose misconduct results in injury or death to any student or any person employed by or performing volunteer services for a local agency Makes such person and, if he is an unemancipated minor, also his parent or guardian, liable for the amount of any such reward paid

Ch. 1063 (AB 3517) Dunlap. Capital outlay Maritime Academy

Includes California Maritime Academy within definition of "public higher education" for purposes of specified provisions governing public higher education and for purposes of the Capital Outlay Fund for Public Higher Education.

To take effect immediately, urgency statute

Ch 1064 (AB 3518) Ray E. Johnson. Professional engineering.

Authorizes a retired person's name to be used in name of the entity rendering professional engineering services if he is not engaged in the practice of professional engineering in California with any other such entity in California, rather than if he is not engaged in such practice with any other such entity

Ch. 1065 (AB 3519) Ray E. Johnson Land surveying.

Deletes provision that within 20 days or such additional time deemed reasonably necessary, the county surveyor shall examine the record of survey made by a licensed land surveyor or a registered civil engineer, and instead requires that such examination take place in 20 days or within such additional time as mutually agreed upon between such land surveyor or such civil engineer and the county surveyor.

Provides that additional information must be shown on a copy of a survey made by a public officer and filed with the county surveyor for purposes of dispensing with the requirement that a survey be recorded.

Provides that for specified reasons no reimbursement or appropriation shall be made pursuant to this section

Includes physical change, as well as material evidence, which does not appear on any map or record previously filed, among the disclosures which must be made in the record relating to land boundaries or property lines filed with the county surveyor by a land surveyor or civil engineer

Revises the size of the tracing cloth or polyester base film of the record of survey which is filed with the county surveyor.

Ch. 1066 (AB 3531) Davis. Commercial taking of crayfish.

Authorizes the Fish and Game Commission to prescribe regulations for the commercial taking of crayfish.

Ch. 1067 (AB 3536) Keysor. Importation of turtle products

Permits products derived from green sea turtles, notwithstanding Penal Code provisions prohibiting importation for commercial purposes, to be imported into the state under an annual permit issued by the Department of Fish and Game and authorizes sale of products so imported. Requires permits to be either class I permits or class II permits, as specified Specifies terms and conditions of such permits, and requires payment of \$50 filing fee Requires the department to inspect the operations of a class I permittee, as specified, and requires such permittee to pay the costs of such inspections, as specified Requires the department to report to the Legislature on the operation of the permit program by January 1, 1976

Effective only until January 1, 1977

Ch 1068 (AB 3552) Chne. Southern California Rapid Transit.

Relocates the northern boundary of the Southern California Rapid Transit District to a line approximating the range of the Santa Susanna Mountains and that portion of the San Gabriel Mountains lying north of the City of San Fernando and to exclude thereby from the district the communities of Forrest Park, Honby, Newhall, Saugus, Solemint, Valencia, and Val Verde Park.

Ch 1069 (AB 3554) Seeley. Geothermal resources.

Defines "low-temperature geothermal well " Authorizes the supervisor to approve the drilling of such wells, but prohibits drilling or production of any such well which is located within 15 feet of the outer boundary of the parcel of land on which the well is situated or within 15 feet of a public road, street, or highway dedicated prior to the commencement of drilling.

Authorizes the supervisor to approve proposals to drill geothermal wells where the parcel of land contains one acre or more and all or substantially all of the surface is unavailable for the location of such wells and directional drilling is found by the supervisor to be necessary, but prohibits drilling or production of any such well which is located within 25 feet of the outer boundary of the parcel of land on which the well is situated or within 25 feet of a public road, street, or highway dedicated prior to the commencement of drilling Authorizes the supervisor to require, at the time he gives approval of the notice of intention to drill, redrill, or deepen such well, that a subsurface directional

survey be made, and that the survey be filed with the supervisor within 30 days of cessation of drilling operations

Ch 1070 (AB 3562) Kapiloff. Community colleges annexation.

Permits alternative proposals to be submitted to electors re the community college district to which territory not presently in a community college district will be annexed, in connection with law requiring all territory of the state to be included in community college districts.

Authorizes certain county committees on the school district organizations to amend plans and recommendations re inclusion of territory in community college districts under prescribed conditions and procedures

To take effect immediately, urgency statute

Ch 1071 (AB 3563) Kapiloff. Property tax limitations

Provides that provision authorizing local agencies to hold property tax rate elections by mailed ballots shall not be limited by provision establishing regular election dates

Ch. 1072 (AB 3567) Ingalls. Drugs.

Requires any manufacturer, wholesaler, retailer, or other person who sells, transfers or otherwise furnishes prescribed substances to any person in this state to submit a report to the State Department of Justice of all such transactions, rather than requiring any manufacturer, wholesaler, warehouseman, customs broker, or other person who sells, ships, transfers or otherwise transfers any controlled substance in Schedule III and those substances in Schedule IV designated by the Board of Pharmacy, to submit a monthly report to the Board of Pharmacy of all such controlled substances

Requires the report to be made within 72 hours after such furnishing, but permits the Department of Justice to authorize the submission of such reports on a monthly basis with respect to repeated, regular transactions between the furnisher and recipient if the department determines that a pattern of regular supply of such controlled substance exists between the furnisher and the recipient and that the recipient has established a record of utilization of such controlled substance for lawful purposes

Authorizes the Department of Justice to add or delete substances by regulation to the specified substances for a period not extending beyond March 1 of the year following the calendar year during which the regulation was adopted

Authorizes the Department of Justice to adopt necessary regulations to carry out the act

Makes related changes re reporting of the specified substances

Ch 1073 (AB 3568) Z'berg Recreation districts. indebtedness

Permits refunding and refinancing of the indebtedness of recreation and park districts by borrowing if the net interest cost is thereby reduced. Deletes from provisions re all district indebtedness incurred after October 1, 1963, the requirement that repayment be made in approximately equal annual installments.

Ch 1074 (AB 3578) Lewis State Teachers' Retirement System

Deletes various provisions relating to the merger of the State Teachers' Retirement System and the Los Angeles Unified School District Retirement System and the Los Angeles Community College District Retirement System. Makes related changes.

Ch 1075 (AB 3587) Foran Taxation.

Revises schedule of commissions a county may retain from state inheritance tax revenues for services by the county treasurer in administering state inheritance tax law

Eliminates limit of maximum amount of commissions that may be retained by a county treasurer out of inheritance taxes paid in respect to any transfer or transfers made by or resulting from the death of any one decedent

Repeals provision limiting the maximum commissions that may be retained by the county treasurer out of the total inheritance taxes paid to and accounted for by him in any one year.

To become operative June 1, 1975, and provides that for purposes of this act, the month of June, 1975 shall be treated the same as a full fiscal year

Ch 1076 (AB 3590) Wood. Paints: containers and toys

Deletes provision requiring prescribed warning label be affixed to all containers of paint that has lead content of 1% or more of nonvolatile matter in container which is sold, exchanged, offered for sale, exposed for sale, held in possession for sale, bartered, or traded at retail in this state.

Makes it a misdemeanor for any person to manufacture, sell, exchange, possess with intent to sell or exchange, expose for sale or exchange to any retailer, any toy coated with paint or lacquers containing lead compounds in excess of that permitted by specified federal regulations, rather than in excess of 1% of the total weight of the contained solids.

Ch. 1077 (AB 3596) Keene Mobilehome park driveways

Reduces from 25 to 20 feet the minimum width requirement for driveways in mobilehome parks constructed on or after the effective date of the act and having 3 or fewer mobilehome lots.

[To take effect immediately, urgency statute.]*

Ch. 1078 (AB 3599) Thomas. Fish species determination

Authorizes the Fish and Game Commission to permit by regulation fish taken by persons fishing from a licensed fishing party boat to be brought ashore in such a condition that the species cannot be determined

Ch. 1079 (AB 3602) Hayden Optometry.

Permits the use of a fictitious name by an optometric corporation or group of optometrists, pursuant to a permit issued by the State Board of Optometry authorizing the use of such name

States requirements for issuance of such permit

Ch 1080 (AB 3605) Chappie Vehicles: noise levels.

Requires manufacturers of motorcycles and motorcycle accessories to certify to the Department of the California Highway Patrol, prior to selling or offering for sale any exhaust system or parts thereof, that such system complies with specified regulations Specifies the content and form of the certification.

Provides that, notwithstanding specified provisions re maximum noise limits applicable to new motor vehicles, the Department of Motor Vehicles shall register any motorcycle, other than a motor-driven cycle, manufactured after 1974, and before 1978, which produces a maximum noise in excess of 80 dbA, but not exceeding 83 dbA, under specified testing procedures.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 1081 (AB 3609) Badham. Pulmonary technicians.

Provides that unlicensed laboratory personnel who are employed as technicians in respiratory services or cardiopulmonary laboratories in licensed clinics or hospitals, as defined, may be authorized by the State Board of Health to perform venipuncture for test purposes or for the withdrawal of blood rather than permitting the board to authorize such personnel to perform such acts when employed as pulmonary technicians in respiratory services or cardiopulmonary laboratories of licensed hospitals.

Extends limiting operation of provision to a 4-year period from a 2-year period.

Provides that a person may perform blood gas analysis, under specified conditions, in a clinic, as defined, and in a general acute care hospital, as defined, instead of in a hospital, as defined.

Makes technical changes

To take effect immediately, urgency statute.

Ch. 1082 (AB 3613) Beverly. Municipal courts Los Angeles

Changes the position and salaries of various officers and attachés of municipal courts established in Los Angeles County.

Revises the number of personnel and the salaries of such personnel of the municipal courts in Riverside County

States that because the affected local agency requested this act in order to carry on any program or service required by it, no appropriation is made nor shall any reimburse-

ment be made for any costs local agencies may incur pursuant to the act.

Ch. 1083 (AB 3615) Murphy. County purchasing agents.

Increases from \$2,000 to \$4,500, the value of independent contractors' services which purchasing agents of counties having a population of 168,500 or less are authorized to engage.

Ch. 1084 (AB 3618) Alatorre. Nurses.

Deletes the provision which limits the authority of a licensed vocational nurse to withdraw blood where the withdrawal is solely for test purposes.

Permits a licensed vocational nurse to start and superimpose intravenous therapy, under specified conditions.

Ch. 1085 (AB 3626) Knox. Property tax limitations.

Provides that if a local agency becomes responsible, as a result of a governmental reorganization, for providing a program or service it did not otherwise provide, the maximum property tax rate shall be the same as that established prior to the reorganization.

Restricts definition of functional consolidation, for purposes of determining its effect on maximum property tax rates.

To take effect immediately, urgency statute.

Ch. 1086 (AB 3633) Waxman. Personal rights.

Immunes from liability any person in the possession of information for communication of such information to any hospital, hospital medical staff, professional society, medical or dental school, or professional licensing board, when such communication is intended to aid in the evaluation of the qualifications, fitness or character of a practitioner of the healing arts and does not represent as true any matter not reasonably believed to be true.

Ch. 1087 (AB 3634) Waxman. Adoption.

Prohibits agency from placing child for adoption unless agency has submitted written report detailing child's medical background if available and, so far as ascertainable, the medical background of the child's natural parents, to prospective adopting parents and such prospective parents have acknowledged receipt of such report. Excludes intercountry adoptions from such requirements.

Ch. 1088 (AB 3636) Lanterman. Health facilities.

Provides that the fee for filing applications for construction of hospital buildings shall not exceed 0.7 percent of the estimated construction cost, rather than requiring that the fee shall be based upon a uniform percentage of the estimated construction cost and shall not exceed 0.7 percent of the estimated construction cost.

Ch. 1089 (AB 3645) Thurman. Motorcycle sales: price information.

Prohibits any dealer from selling, offering for sale, or displaying, any new motorcycle unless there is securely attached thereto by such dealer, a statement which clearly indicates specified information re the manufacturer's suggested retail price of the motorcycle, each accessory or item of optional equipment, transportation, assembly, and preparation charges, if any, and the total of such amounts.

Makes it unlawful and a violation of the Vehicle Code for any dealer licensed pursuant to specified provisions of the Vehicle Code to sell, offer for sale, or display, any new motorcycle unless such a statement is securely attached thereto.

Appropriates \$32,400 from the Motor Vehicle Account in the State Transportation Fund to the Department of Motor Vehicles for costs incurred by the department in the implementation of the act.

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor shall there be any appropriation made by the act for a specified reason.

Ch 1090 (AB 3654) Maddy. Firearms.

Specifies, for purposes of the exemption from licensing requirements for carrying concealed or loaded firearms, that, as applied to honorably retired peace officers, the agency from which the peace officer is retired may, upon initial retirement of the peace officer or at any time subsequent thereto, deny or revoke, for good cause, the retired officer's privilege to carry a weapon as provided, and shall issue an identification certificate containing an endorsement by the issuing agency indicating whether or not the retired peace officer has the privilege to carry a weapon.

Specifies that there is no reimbursement nor appropriation to local agencies for specified reason.

Ch 1091 (AB 3657) Sieroty Crimes

Prohibits charging to victim, directly or indirectly, the costs incurred by hospital or other emergency medical facility for examination of victim of sexual assault, if examination is for purposes of gathering evidence for possible prosecution. Charges such costs to local governmental agencies in specified manner

Provides that neither appropriation is made nor obligation created for allocation and disbursement to local agencies for costs incurred by them pursuant to this act.

Ch 1092 (AB 3658) Sieroty Evidence

Prohibits use of term "unchaste character" by any court in any criminal case in which defendant is charged with rape or unlawful sexual intercourse, or attempt to commit or assault with intent to commit such specified crimes, in any instructions to the jury.

Ch 1093 (AB 3660) Sieroty. Evidence.

Prohibits instruction to jury that, in any criminal prosecution for rape or unlawful sexual intercourse, or an attempt or assault with intent to commit such an offense, it may be inferred that a female who has previously consented to sexual intercourse with persons other than the defendant would be therefore more likely to consent to sexual intercourse again

Prohibits instructions to jury that the sexual conduct in and of itself of the complaining witness may be considered in judging the credibility of such witness.

Ch 1094 (AB 3672) Deddeh. Unemployment insurance.

Provides that when a governmental entity, under specified circumstances, elects to become an employer subject to unemployment and disability compensation provisions, it may so elect with respect to all of its employees, or those employee classifications exempt from civil service or merit system who perform work equivalent to those employees of the building trades crafts covered by collective bargaining agreements.

Ch 1095 (AB 3680) MacGillivray Apprentices notices

Limits instances in which Division of Apprenticeship Standards is required to notify local joint apprenticeship committees of award of specified public works contracts to those in which the division has been specifically requested by a local committee to provide such notice, and only as to such awards as are applicable to the committee making the request

Ch. 1096 (AB 3687) Knox Partnerships

Deletes provisions repealing, after December 31, 1975, sections which provide for dissolution of certain partnerships in specified circumstances. Repeals section operative January 1, 1976 which provides for dissolution of partnerships

Ch 1097 (AB 3691) Bannai Real estate

Makes legislative declaration and findings.

Revises provisions which authorize the Real Estate Commission to transfer specified surplus funds from Real Estate Education, Research and Recovery Fund to Real Estate Fund

Provides that the liability of that portion of the Real Estate Education, Research and Recovery Fund allocated for purposes of satisfying any aggrieved persons' judgment against any real estate licensee shall not exceed \$20,000 for which the cause of action occurred on or after July 1, 1964, and prior to January 1, 1975, nor \$40,000 for which the

cause of action occurred on or after January 1, 1975, rather than \$20,000 for any one licensee.

Ch. 1098 (AB 3692) Bannai Real estate.

Changes composition of the Real Estate Commissioner's advisory committee on real estate and consumer education from 10 members to 12 members by adding another real estate broker licensee and a representative of the Chancellors Office, California Community Colleges.

Appropriates \$1,900,000 from the Real Estate Fund to the Department of Real Estate for advancement of real estate education in the community colleges

Ch. 1099 (AB 3700) Fenton. Courts

Revises the salary levels of various court employees. Provides for the appointment of up to 13 court commissioners, rather than up to 11 plus one commissioner to serve as a referee, by the judges of a municipal court. Creates the position of chief planner, and provides for adjunct personnel for such position. Permits the judges of a municipal court to appoint the chief planner. Makes other related changes.

Provides that no appropriation or reimbursement is made by this act to local agencies for any costs incurred pursuant to this act because the affected local agency has requested legislative authority to carry out the program specified in this act

Ch. 1100 (AB 3701) Kapiloff Appraisers.

Establishes advanced appraiser's certificate for appraisers who have held an appraiser's certificate for at least three years

Establishes examinations for such certification and makes related changes

Ch. 1101 (AB 3704) Kapiloff Taxation.

Amends and deletes references to county redemption officers.

Revises procedures regarding local administration of tax-deeded property

Ch. 1102 (AB 3711) Powers Property taxation

Revises distribution of proceeds from sale of tax-deeded property.

Ch 1103 (AB 3712) Knox Corporate securities.

Makes various revisions to and exemptions from Corporate Securities Law of 1968

Removes requirement of approval of Commissioner of Corporations for filing with Secretary of State of articles of incorporation of specified library corporations.

Ch. 1104 (AB 3713) Craven. Helicopter landing site permits

Permits the Department of Transportation to issue permits valid for not more than 30 days for temporary helicopter landing sites. Permits the department to delegate this authority to a political subdivision, which may charge a reasonable fee for inspections incidental to the issuance of a permit.

Permits the department to establish and charge a reasonable fee for the granting of authority to political subdivisions pursuant to this act

Ch. 1105 (AB 3714) Craven. Candidates' statements of qualification.

Revises provision for candidate's statement of qualifications to allow local agency to authorize increase of word limit from 200 to 400 words and to adopt regulations for inclusion of other materials prepared by a candidate in the sample ballot package

Ch. 1106 (AB 3721) Cory. Carrots, kiwi fruit. standards.

Exempts the transportation of carrots for processing, preserving, or manufacturing, within or out of state, from designated quality standards provisions. Requires that such transportation be under a permit from the Director of Food and Agriculture.

Requires the director to adopt regulations for issuance of such permits to insure that all such carrots which are transported for processing, preserving, or manufacturing shall be used only for such purposes.

Requires kiwi fruit, also known as Chinese gooseberry, to conform to the quality standards established by the Director of Food and Agriculture, as prescribed

Makes it unlawful to perform various enumerated acts re marketing of kiwi fruit, unless such kiwi fruit and their containers conform to the regulations adopted by the director.

Declares that there are no state-mandated local costs requiring reimbursement of any local agency for any costs incurred by it pursuant to the act for a specified reason.

Ch 1107 (AB 3724) Joe A Gonsalves. Property taxation

Revises limits within which a single claim for the homeowners' property tax exemption, once filed, is to be continued in force.

Changes date on which affidavits for homeowners' property tax exemption must be filed with the assessor.

Eliminates specific text of notice to be sent to homeowners with homeowners' exemption claim forms regarding Senior Citizens Property Tax Relief Act and instead requires Franchise Tax Board to prepare the language of the notice including specified information.

Provides that homeowners' exemption claims are not public records and that information thereon is not open to public inspection, but requires that property receiving the exemption be clearly identified as to such exemption on local assessment roll and requires the assessor to maintain records which shall be open to public inspection to identify claimants who have been granted such exemption

Authorizes homeowners' property tax exemption on certain dwellings acquired prior to, or during, the assessment year, for the fiscal year succeeding such assessment year.

Repeals provision requiring a person who receives a property tax bill on behalf of another, and has power to pay the taxes on behalf of another to annually deliver the tax bill, or a copy thereof, to the assessee, after payment of the tax bill if such assessee requests such delivery; operative with respect to 1975-76 fiscal year and thereafter

Provides that "income" for purposes of senior citizens property tax assistance be reduced by realized capital losses, without limitation

Provides that claims for senior citizens property tax assistance for 1973-74 fiscal year filed after August 31, 1974 and on or before October 15, 1974 be deemed filed late for reasonable cause and that assistance be granted.

Makes additional changes in Sec 19501 5, Revenue and Taxation code, proposed by AB 113; operative only if AB 113 and this bill are both chaptered and this bill is chaptered after AB 113

Makes additional changes in Sec 254, Revenue and Taxation Code, only if ACA 32 of the 1973-74 Regular Session of the Legislature is adopted by the electorate in the general election to be held on November 5, 1974.

Makes related and conforming changes.

To take effect immediately, urgency statute

Ch. 1108 (AB 3726) Wood Sales and use taxes.

Provides that certain purchasers of factory-built housing shall be liable for payment of sales and use taxes to the extent they were reduced, if such purchaser does not use such housing in a manner or for a purpose entitling the retailer to exclude 60 percent of the gross receipts from such sale from sales and use tax computations

Ch 1109 (AB 3742) Arnett. Rehabilitation

Authorizes state agencies as well as other local governments to purchase commodities and services without bid under specified conditions from public or private nonprofit corporations operating workshops serving the handicapped

Ch 1110 (AB 3754) Ralph Automobile leasing

Requires that a solicitation to enter into a leasing contract under Moscone Automobile Leasing Act of 1969 which includes a statement of periodic payment shall also contain specified information Provides that failure to comply with requirements for solicitations shall not affect validity of leasing contract Provides that there shall be no liability on the part of any owner or personnel as such of any medium for any violation of such section.

Provides that provisions of Moscone Automobile Leasing Act of 1969 which makes unenforceable any agreement in connection with bailment or lease of motor vehicle which provides for inclusion of title to or a lien upon any property other than subject motor vehicle as security for payment of the contract shall not apply to security deposits, advance rent payments, or other cash prepayments States this exception is declaratory of existing law.

Ch. 1111 (AB 3755) McLennan Taxation.

Requires Franchise Tax Board to credit or refund overpayment of taxes imposed under Personal Income Tax Law or Bank and Corporation Tax Law in certain cases where a claim for refund was erroneously disallowed.

Authorizes Franchise Tax Board to permit the filing of a group return for incorporated branches of certain tax-exempt organizations

Revises cross-reference in provision relating to renter credit for purposes of Personal Income Tax Law

Ch 1112 (AB 3768) Miller Housing authorities.

Revises provisions authorizing the appointing power to appoint 2 additional commissioners as housing authority commissioners of city or county housing authorities.

Specifies that the revision of such provisions made by this act shall not affect the offices of commissioners of housing authorities which on January 1, 1975, have 7 commissioners, but provides that successors of the 2 additional commissioners appointed pursuant to delineated provisions enacted during the 1972 Regular Session of the Legislature shall meet the qualifications prescribed by this act.

Specifies that an authority may accept financial or other assistance from any source and expend such funds for the purposes of the Housing Authorities Law, including leased housing

Requires a written statement of reasonable cause for eviction. Prohibits a housing authority from holding any tenant liable for property damage for which a private tenant would not be liable and from filing an eviction action for property damage before a decision has been reached by a grievance panel, if a hearing has been requested. Requires that the authority promise in all of its leases and rental agreements, as to which it has not received a specified exception, to repair the premises to comply with all local and state codes, as prescribed

Establishes requirements for posting notice of commissioners' meetings, and requires public meetings to be held at convenient times

Requires that temporary housing projects and farm labor centers comply with specified requirements for housing authorities re operation and management of projects

Makes related changes

Ch 1113 (AB 3777) Thurman. Municipal courts.

Changes the compensation, number, and positions of municipal court personnel in the counties of San Joaquin and Solano

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because this act is in accordance with the request of a local governmental entity or entities which desired legislative authority to act to carry out the program specified in this act.

Ch 1114 (AB 3781) Alatorre. State Personnel Board

Authorizes State Personnel Board to adopt system to request applicants for state civil service to provide, voluntarily, ethnic data about themselves in certain circumstances. Authorizes compilation of ethnic data on women and minorities. Restricts availability of information gathered under act. Requires board to make designated annual report to the Governor and the Legislature.

Ch. 1115 (AB 3787) Papan Public Employees' Retirement System

Provides that a member of the Public Employees' Retirement System may select new spouse as beneficiary under an optional settlement upon remarriage after the death of the first spouse

Ch 1116 (AB 3788) Papan Collection agencies.

Revises Collection Agency Act to exclude from its coverage all duly licensed personal property brokers unless they are conducting collection agencies.

Ch 1117 (AB 3794) Joe A. Consalves. Vehicles size requirement

Excludes from the measurement of vehicle length any extension of not more than 18 inches in length on each end of a vehicle or combination of vehicles used exclusively to transport vehicles.

Permits safety devices, which are required to be mounted upon a vehicle pursuant to provisions of the Vehicle Code, to extend beyond the permissible length of a vehicle, or a combination of vehicles, to a distance not exceeding 10 inches.

Ch. 1118 (AB 3796) Dunlap. Flammable fabrics and materials.

Requires the Bureau of Home Furnishings of the Department of Consumer Affairs to develop standards of fire retardance for sleeping bags and recommend such standards to the Legislature by April 1, 1975. Requires all upholstered furniture sold or offered for sale by a manufacturer or wholesaler for use in this state to be fire retardant and labeled in a manner specified by the bureau on and after October 1, 1975, rather than one year after adoption of regulations by the bureau, but not later than April 1, 1975

Makes it unlawful for any person to sell or offer for sale any tent used for occupancy by less than 10 persons, one year after the adoption of regulations by the State Fire Marshal, but not later than July 1, 1976, unless the tent is made from flame-retardant fabrics or materials approved by the State Fire Marshal and is labeled in a specified manner

Makes any manufacturer of tents who fails to use the specified fabrics or materials or who fails to label them in the manner specified strictly liable for any damage resulting to any person from such violation.

Provides that no appropriation is made nor obligation created to any local agency for reimbursement of costs incurred for carrying out services required by this act because of a specified reason.

Ch. 1119 (AB 3797) Boatwright Peace officers

Provides that persons designated as security officers by a municipal utility district are peace officers while engaged in the performance of the duties of their employment with authority which extends to any place in the state as to a public offense committed or which there is probable cause to believe has been committed with respect to persons or property, the protection of which is their immediate duty. Requires the district to adopt regulations to ensure that such officers shall not carry firearms except when there is a public emergency, as specified.

Requires the district to adhere to standards for recruitment and training established by Commission on Peace Officer Standards and Training. States that any officer who fails to conform to such standards shall lose his security officer status

States legislative intent re retirement, workmen's compensation, and other employee benefits of peace officers.

To take effect immediately, urgency statute

Ch 1120 (AB 3799) Bee. State Teachers' Retirement System.

Provides for receipt of up to two years' credit in the State Teachers' Retirement System for service in certificated teaching positions at job corps centers in this state unless a retirement allowance is received for such service from another retirement system

Requires member receiving credit to pay employer and employee contributions plus interest.

Ch. 1121 (AB 3804) Ralph. Labor.

Excludes from the operation of specified wage and hour provisions people licensed or certified by the state and engaged in the practice of optometry.

Ch. 1122 (AB 3805) Ralph. Optometry.

Directs State Board of Optometry to elect from its membership a vice president, as well as a president and secretary.

Provides that the board shall employ an executive officer to perform such duties as are delegated by the board in lieu of provision which provides for compensation of members and secretary of the board.

Ch. 1123 (AB 3807) Bill Greene. Tax data: due dates.

Changes from July 15th to August 15th, last date by which county superintendents of schools are required to certify to county auditors and county boards of supervisors the amounts of money required to be raised by certain property taxes for the education by

county superintendents of schools, under specified conditions, of certain mentally retarded pupils and severely mentally retarded pupils, respectively, and for the identification and education by county superintendents of schools, under specified conditions, of certain physically handicapped pupils.

Ch. 1124 (AB 3808) Bill Greene. SCRTD directors' attendance fees.

Increases from \$250 to \$500 the cumulative amount of meeting attendance fees that may be paid in a single calendar month to each member of the board of directors of the Southern California Rapid Transit District.

Ch 1125 (AB 3809) Bill Greene. Rehabilitation.

Authorizes the Director of General Services with the approval of the Director of Rehabilitation to extend the period for payment of fiscal obligations under agreements with nonprofit corporation operating certain facilities for the blind up to 10 years upon the request and consent of such nonprofit corporation to avoid undue hardship.

To take effect immediately, urgency statute

Ch 1126 (AB 3812) MacDonald. Court reporters

Provides that the Judicial Council shall collect and report specified information regarding official reporters and official reporters pro tempore of the courts in Ventura County

Changes the compensation and employment conditions of superior court reporters in Ventura County. Provides that after one year from operative date of act the salary range of official court reporters may be adjusted on an interim basis by joint approval of board of supervisors and a majority of the superior court judges.

Establishes specified filing and reporting fees applicable to the Superior Court in Ventura County and provides for their assessment and collection.

Provides that no appropriation or reimbursement shall be made because the act is in accordance with the request of a local government entity or entities which desired authority to act pursuant to the act

To take effect immediately, urgency statute.

Ch 1127 (AB 3814) MacGillivray Counties.

Provides that waiting periods for passage of county ordinances shall not apply to ordinances which by statute can be passed only after notice and a public hearing

Ch. 1128 (AB 3815) Lancaster Water resources

Requires the Department of Water Resources, either independently or in cooperation with any person or any other public agency, to conduct studies and investigations on the need and availability of water for thermal electric powerplant cooling purposes, and to report thereon to the Legislature from time to time. Requires the department to make available to the State Energy Resources Conservation and Development Commission all data and information compiled in such connection.

Requires the department to conduct studies and investigations on the availability and quality of waste water and the uses of reclaimed waste water for beneficial purposes, to study and investigate the technology of the reuse of waste water, to further the development of the technology of the reclamation of waste water, to make findings and recommendations concerning its studies and investigations, and to report thereon to the Legislature from time to time. Declares state policy re maximum reuse of waste water in the satisfaction of requirements for beneficial uses of water.

Ch 1129 (AB 3823) McLennan. Nongame birds

Deletes specified species from list of nongame birds which, unless otherwise provided by regulations of the Fish and Game Commission, may be taken or possessed by any other person at any time.

Ch 1130 (AB 3824) McLennan. Commercial fishing records confidentiality.

Excepts specified commercial landing receipts filed with the Department of Fish and Game, except for the actual name of the seller and buyer of the fish, from the requirement of confidentiality and permits them to be used and disseminated as determined by the Director of Fish and Game to be necessary for development of interstate management plans for Dungeness crab.

Ch 1131 (AB 3825) Carter. Eligibility for local office

Extends to assessor, tax collector and treasurer of certain water districts the exemption from the requirement that they be a resident or an elector of the district in which the duties of the office are to be exercised.

Ch 1132 (AB 3832) Berman Dentistry.

Revises the exceptions to coverage by the Dental Practice Act, to include operations by specified students under specified conditions in dental extension courses.

Ch 1133 (AB 3834) Beverly. Disability insurance. blanket policies

Permits specified types of blanket insurance policies and blanket hospital service contracts to include either a coordination of benefits policy or contract provision or a nonduplication of benefits policy or contract provision if such provision contains designated statements

Provides that specified disclosure material shall be submitted to the Insurance Commissioner along with the blanket insurance policy or blanket hospital service contract

Ch. 1134 (AB 3837) Chappie. Transportation financing.

Requires Controller to withhold from specified motor vehicle funds transferred to the State Treasurer an amount for cost of preparing reports establishing the appropriate amount of any such transfer

Makes related changes.

Ch 1135 (AB 3851) Keysor Elections

Amends provisions for registration of voters in counties other than the county of residence to allow county clerk to take affidavit of registration of any elector who resides or claims residence in another county in this state if the elector's registration is taken in connection with a naturalization hearing at which the elector became a citizen.

Ch. 1136 (AB 3855) Foran. Capital outlay

Repeals 1967 provision earmarking \$90,000,000 annually for capital outlay.

Ch. 1137 (AB 3857) Knox. City selection committees.

Allows city selection committees to refer to committee rules and regulations to determine when to choose succeeding chairmen and vice chairmen

Ch 1138 (AB 3860) Knox. Bay area sewage services

Provides for a finance director rather than auditor, of the Bay Area Sewage Services Agency.

Requires the agency board to appoint one of the members of its finance committee as agency board controller to review and check expenditures of the agency and to render a monthly report to the board.

Specifies that in counties having an organized conference of mayors meeting on a regular basis, the chairman thereof may be designated as permanent chairman of the agency board selection committee by virtue of such office

Requires the agency board to appoint a qualified firm of certified public accountants to conduct an annual outside audit of the agency's fiscal records and accounts and to render an audit report to the board.

Deletes provisions limiting authority of the agency board to borrow money and issue notes in anticipation of the receipt of revenues to the period ending with the third full fiscal year following the organization meeting of the first agency board.

Authorizes the agency to construct and operate local sewage collection facilities to the extent necessary to provide service to existing development, as defined, under specified circumstances.

Makes other changes.

Provides that notwithstanding Section 2231, Revenue and Taxation Code, there shall be no reimbursement pursuant to such section nor shall there be any appropriation made by this act for specified reasons.

Ch. 1139 (AB 3861) Knox Sewer charges.

Specifies time and manner in which sewer charges fixed pursuant to specified authority and the interest thereon shall constitute a lien against property to which the sewerage facilities are connected.

Ch. 1140 (AB 3868) Lanterman Air pollution motor vehicles

Prohibits the sale of any new motor vehicle required to meet specified emission standards unless the vehicle is equipped with an engine and transmission combination designed to operate satisfactorily on a gasoline having a research octane number not greater than 91 if the engine used in such combination is required to use unleaded fuel

Deletes prohibition against the State Air Resources Board approving any engine and transmission combination requiring a gasoline having a research octane number greater than 91 when used in conjunction with a power train normally associated with that engine and transmission combination

Deletes requirement that test procedures for approving new motor vehicles be conducted with a gasoline having a research octane number not greater than 91

Ch 1141 (AB 3881) Alatorre. Public social services

Requires that in determining whether an individual is blind for the purposes of the state supplementary program for aged, blind and disabled persons there be an examination by a physician skilled in diseases of the eye or by an optometrist

To take effect immediately, urgency statute.

Ch. 1142 (AB 3886) Kapiloff. Pupils records.

Requires the governing board of a school district to allow the parent or guardian of pupil to include in the pupil's written records or cumulative record a written statement or response concerning disciplinary action as prescribed.

Ch 1143 (AB 3896) Lanterman Southern California Transit District

Prohibits the expenditure by the Southern California Rapid Transit District of funds, derived from a specified retail transactions and use tax for purposes other than research, planning, and necessary preliminary engineering of public mass transit guideways, unless the submitted report is adopted by each local jurisdiction or the points of issue are resolved by an arbitration board

Specifies the content of a report that the district is required, prior to expenditure of such funds for other than such research, planning, and engineering purposes and incurring any obligation to pay limited tax bonds, and after consultation with the local jurisdictions, to prepare and file with each local jurisdiction Permits each local jurisdiction receiving the report to review it and either adopt or reject the project within 60 days after receiving the report

Provides for an arbitration board to resolve points of issue between the district and local jurisdictions if the project is rejected

Ch 1144 (AB 3920) Knox Health care service plans.

Imposes various additional requirements and prohibitions on health care service plans subject to the Knox-Mills Health Plan Act, including the filing of various reports and other information with the Attorney General and the appointment of a conservator for such plans in certain circumstances

Revises procedure regarding representation by plans and powers of Attorney General in enforcing requirements.

Creates Health Care Service Plan Account in General Fund for deposit of all moneys received by Attorney General pursuant to such act Continuously appropriates moneys in such account to Attorney General for purposes of such act.

To take effect immediately, urgency statute.

Ch. 1145 (AB 3952) Ray Gonzales Warning lights shepherd's vehicles

Permits any motor vehicle engaged in, or aiding in, the herding of sheep along or across a public roadway to display flashing amber warning lights to the front and rear of the vehicle while it is stopped in the roadway near the sheep or is proceeding with the sheep along the roadway

Ch 1146 (AB 3964) Montoya County contracts

Provides that a county board of supervisors may, by a four-fifths vote, enter into leases or concession or managerial contracts involving leasing or subleasing all or any part of county-owned, leased or managed property devoted to or held for use for employee cafeteria purposes without compliance with competitive bidding and other specified requirements.

Ch 1147 (AB 3965) Montoya County employee retirement

Permits board of supervisors to provide compensation for fifth, sixth, and seventh members of the board of investment rather than the fourth, fifth, and sixth members of such board.

Ch. 1148 (AB 3976) Vasconcellos Kindergarten

Authorizes the governing board of any school district maintaining one or more kindergartens to admit to kindergarten a 5-year-old child at any time during the school year.

Ch 1149 (AB 3980) Meade. Deaf and blind pupils.

Fixes at \$385 per school year, rather than \$300 per school year, the maximum amount to be paid by counties for Department of Education expenditures for clothing and transportation for deaf and blind pupils under certificate that parent or guardian is unable to reimburse such expenses, commencing with fiscal year 1974-75 and provides for cost-of-living increases thereafter.

Requires the State Controller to determine amount authorized for 1975-76 school year and thereafter.

Prohibits any reimbursement pursuant to Section 2231, Revenue and Taxation Code, and any appropriation by this act because duties, obligations, or responsibilities imposed by this act on local governmental entities or school districts are minor in nature and will not cause any financial burden to local government.

Ch. 1150 (AB 3984) Lewis. Special education; experimental programs.

Deletes provisions having no force or effect after March 3, 1975, that authorize school districts and county superintendents of schools to conduct experimental programs for educationally handicapped pupils and physically handicapped pupils, under specified conditions

Deletes provision that authorizes mentally retarded pupils who come within specified provisions to enroll in experimental programs conducted by a school district or county superintendent of schools.

Extends authorization for Superintendent of Public Instruction to approve exemplary experimental programs for exceptional pupils at variance with specified provisions.

Requires the State Board of Education, rather than the Superintendent of Public Instruction, to adopt rules and regulations relating to the application for, operation of, and evaluation of, exemplary experimental programs for exceptional pupils

Ch. 1151 (AB 4019) Antonovich Juveniles.

Provides that the board of supervisors of any county with a population of 5,000,000 or more may provide for a pilot project consisting of a juvenile court school to provide for the special education needs of wards and dependents of such court. Provides such project will end January 1, 1977

Requires the Legislative Analyst to report to the Legislature on the success of the pilot project.

Makes related provisions

To take effect immediately, urgency statute.

Ch 1152 (AB 4067) Keysor Contests

Requires full disclosure of facts with respect to any contest or game which holds out to the participant the opportunity to compete for gifts or prizes and is conditioned upon the payment of consideration.

Ch. 1153 (AB 4083) Bannai State Teachers' Retirement System

Defines various terms for purposes of the State Teachers' Retirement Law. Revises definitions of terms "beneficiary," "child," "children," "disabilitant," and "spouse." Prescribes procedure for corroborating claims for creditable service. Requires members who elect to pay contributions for nonmembership service to pay for all such service and requires employers to certify employment termination.

Specifies that \$2,000 death benefit for retirants shall be reduced by adjustments for overpayments and revises procedures regarding reduction of death benefit in amount of any lump sum death benefit payable from other specified public retirement systems. Revises method of computing and payment of death benefit for members with a break in employment of more than one year. Changes method of selecting effective date of retirement for retirement or disability allowances. Deletes requirement that surviving husband be dependent in order to receive family benefit allowance. Requires employers to report specified information on retirants performing services. Makes clarifying changes.

Provides that there are no additional costs imposed upon local governments by the provisions of the act and that there is no reimbursement made to local agencies.

Ch 1154 (AB 4114) Vasconcellos. Meeting-conferring procedures

Requires all initial proposals which relate to matters within the scope of meeting and conferring, rather than all initial wage proposals, of representatives of certificated employees to be presented at a public meeting and thereafter to be a public record.

Prohibits, except in specified cases of emergency, meeting and conferring on any such initial proposal until at least seven consecutive days have elapsed to enable the public to become informed and express itself thereon, as well as on other possible subjects of meeting and conferring, and requires public school employer thereafter to adopt, in open meetings, policies which shall comprise its initial proposals.

Makes any proposal offered in any meet and confer session, which includes any subject not first so presented, and, if any, the related position taken by, or rollcall vote of, each representative of the public school employer, a public record, 24 hours after such proposal is offered.

Makes technical change.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to this act.

Ch 1155 (AB 4138) Briggs. Cheese standards

Deletes the provisions establishing requirements for uncreamed cottage cheese, cottage cheese, creamed cottage cheese, partially creamed cottage cheese, and sour cream dressing, deletes such cheese and buttermilk, cultured buttermilk, and sour cream dressing from designated labeling provisions, and makes various related changes. Repeals prescribed standards for homogenized creamed cottage cheese spread.

Provides standards for dry curd cottage cheese, cottage cheese, or lowfat cottage cheese. Requires milk, cream, and milk products used in the manufacture of such cheese be market milk, market cream, or derivative of market milk. Provides that the definitions, standards, and labeling requirements adopted by the director for dry curd cottage cheese, cottage cheese, and lowfat cottage cheese shall conform, as far as possible, to, and not be more burdensome than, the rules, regulations, and standards of the current Code of Federal Regulations.

Provides that there are no state-mandated local costs in this act that require reimbursement under Section 2231 of the Revenue and Taxation Code for specified reasons.

Ch 1156 (AB 4139) Chappie. Historical resources

Continues the Historical Landmarks Advisory Committee in existence as the State Historical Resources Commission and prescribes its organization, composition, and powers and duties.

Revises provisions empowering the Department of Parks and Recreation to register buildings, structures, sites, and places as state historical landmarks or points of historical interest. Defines terms.

Makes technical, clarifying, and conforming changes.

Operative January 7, 1975.

Ch. 1157 (AB 4143) Badham. Elections: landowner voting districts.

Revises provisions of Uniform District Election Law relating to landowner voting districts by transferring functions concerning election duties in such districts from the district secretary to the county clerk, by revising provisions relating to the procedure for the preparation of a list of qualified voters in districts, and by precluding the consolidation of a landowner voting district election with any resident voter election.

Revises California Water District Law provisions by expanding the definition of "holder of title" to permit voting by a vendee of equitable title under a recorded land sale contract, by requiring the county clerk to ascertain voters based on a new date for the establishment of land ownership, by establishing criteria for the apportionment of voting rights between holders of various interests in the same land, and by revising polling procedures, including permitting the performance of various precinct board functions by any member of the precinct board

Provides that, for specified reasons, there is to be, neither appropriation for, nor reimbursement of, any local agency for any costs incurred by it pursuant to the act

Ch. 1158 (AB 4153) MacGillivray Disaster service.

Includes a local emergency in provisions which specifically exempt certain persons from civil liability resulting from any act or omission committed in the line of duty, except for willful acts, while performing disaster services ordered or requested by lawful authority. Provides that such workers injured in the course of their activities, during a local emergency, shall be compensated

Makes various related changes.

~~Appropriates an unspecified amount to the State Controller for allocation and disbursement to local agencies for costs incurred by them pursuant to this act.~~ Provides that there are no state-mandated local costs requiring reimbursement to any local government.

Ch. 1159 (AB 4169) Brown. Department of Benefit Payments

Changes name of State Social Benefits and Services Advisory Board to State Benefits and Services Advisory Board

Makes unemployment and disability insurance benefit computation a function of the Department of Employment Development rather than the Department of Benefit Payments. Specifies that manual computations and recomputations shall be a function of the Department of Benefit Payments

Places the enforcement of unemployment and disability insurance benefit overpayment collection judgments in the Department of Benefit Payments.

Clarifies the space allocation responsibility of Department of Employment Development

Requires the Director of Benefit Payments to review and evaluate systems in the Health and Welfare Agency for benefits, insurance and subventions computations.

Makes clarifying and conforming changes in various provisions relating to the Department of Benefit Payments

Continues in force certain regulations, previously adopted by other departments until revised by Department of Benefit Payments.

Allows members of the State Developmental Disability Planning and Advisory Council who are directors of state departments, to designate a subordinate to take their place on the council when needed

Transfers the administration of certain public social services from the Department of Health to the Department of Benefit Payments

To take effect immediately, urgency statute.

Ch 1160 (AB 4174) Chappie Educational facilities funds

Provides for the addition of voted increase in revenue limit, to be effective commencing with the 1974-75 fiscal year, which has a termination date of June 30, 1979, and whose sole purpose was providing construction funds, to the revenue limit in an amount necessary to pay such construction obligations for the applicable fiscal year

Appropriates \$295,000 to Regents of University of California for working drawings and construction of fuel storage facilities for heating plant at Berkeley campus.

To become operative July 1, 1974

In effect only until July 1, 1979.

To take effect immediately, urgency statute

Ch. 1161 (AB 4188) Ralph Insurance.

Establishes legal insurance as a class of insurance within this state, to provide certain legal services or indemnification to the insured, with specified exclusions

Authorizes admitted insurers to transact legal insurance for group and individual plans, and defines conditions upon which such plans may be offered.

Vests power in Insurance Commissioner to enforce act

Ch 1162 (AB 4210) Chappie Local government.

Provides that specified securities and other evidences of indebtedness of an issuer in an aggregate principal amount less than \$500,000, that are issued to finance a public project either by means of public leaseback or lease between a public body as lessee and an issuer as lessor executed after the public project is acquired, constructed or completed and the interest thereon or income therefrom are exempt from all taxation in the state except gift, inheritance and estate taxes

States that with respect to the provisions relating to the tax exemption of evidences of indebtedness that such provisions are declaratory of existing law where the issuer of the evidence of indebtedness is a joint powers authority or parking authority.

Provides that payment of fees or charges for public services to local officers or agencies may be made payable by an otherwise acceptable negotiable instrument without including the name of the officer or officers occupying the office at the time of payment

Ch. 1163 (AB 4215) Ray Gonzales. Experimental drugs.

Prohibits any person from prescribing or knowingly administering an experimental drug, as defined, to another person in violation of the act Specifies the persons who may consent to administration of an experimental drug and prescribes requirements to be observed prior to obtaining such consent Provides for revocation of consent by verbal or written communication to the practitioner supervising the administration of the experimental drug Requires such practitioners to provide an appraisal of the patient's condition and the effects of the experimental drug upon him to specified persons

Requires a copy of written consent provided pursuant to the act to be transmitted to the State Department of Health Requires the department to keep such copy on file and to allow examination only by the patient, the practitioner supervising administration of the drug to the patient, and persons acting on behalf of the patient or the practitioner

Prohibits administration of experimental drugs to patients unable to give consent thereto under the act, unless for the purpose of diagnosing, treating, or mitigating a disease or injury of the patient. Prohibits persons having ownership interests in a skilled nursing facility or intermediate care facility from prescribing an experimental drug for patients in such facility

Requires the department to adopt regulations for the administration of the act.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for a specified reason

Ch. 1164 (AB 4227) Maddy Workmen's compensation

Provides that compromise and release agreements of workmen's compensation claims against multiple employers concerning occupational disease or cumulative injury shall be, upon specified approval by the Workmen's Compensation Appeals Board or a referee, a total release as to such individual employer or the employer's insurance carrier for the portion of the claim released, but shall not be a bar to recovery of claims against other employers for periods of exposure not so released

Provides that specified portion of liability attributable to the portion of the exposure released shall be assessed and deducted from the liability of the remaining defendants.

Ch. 1165 (AB 4284) Foran Special elections

Provides that ~~no~~ [holding of] special election ~~shall be held~~ [is discretionary by Governor]* if legislative vacancy occurs 160 days or less before end of term Authorizes Governor to withdraw proclamation for pending elections for which act would have authorized him to decline to issue proclamation

To take effect immediately, urgency statute.

Ch. 1166 (AB 4286) Keysor. County charters

Deletes provision requiring advertisement, in a newspaper of general circulation, of proposed charter, charter amendment or amendments, and ordinance calling special election, of a county, and substitutes requirement that clerk mail printed text of proposed charter, charter amendment or amendments, or ordinance calling special election, with a sample ballot to each qualified elector

Makes technical change.

Provides that there are no duties, obligations, or responsibilities imposed on local entities requiring reimbursement in 1974-75 by this act, and that state-mandated local costs in subsequent years requiring reimbursement can be handled in the regular budget process

Permits board of supervisors in county containing a population of at least 250,000 and under 255,000 to appoint a registrar of voters in same manner as other county officers are appointed.

Ch. 1167 (AB 4303) Sieroty. Sale of gasoline.

Prohibits the sale of petroleum products conditioned on the additional purchase of other merchandise or of services.

Provides that the district attorney of each county shall enforce the provisions.

Ch. 1168 (AB 4315) Duffy. Speech pathologists and audiologists.

Permits formation of speech pathology and audiology corporations subject to provisions of Moscone-Knox Professional Corporation Act. Specifies procedure for registration of such corporations with the Board of Medical Examiners

Regulates activities of corporations with regard to reports, name, shareholders, income, and professional conduct.

Permits Board of Medical Examiners to adopt and enforce rules and regulations necessary to carry out purposes and objectives of act.

Ch. 1169 (AB 4328) Badham. Entry of judgments.

Provides alternative means of entering judgments in the superior court.

Incorporates changes in Secs. 668 and 674, Code of Civil Procedure, made by Chapter 219 and Chapter 211 of the Statutes of 1974, respectively

Makes related changes

Ch. 1170 (AB 4355) Chacon. Insurance

Requires the Department of Veterans Affairs to make specified report to the Legislature regarding insurance and insurance coverage that is required or purchased by the department to insure against risk of loss.

Ch. 1171 (AB 4396) Ingalls. Health facility disclosure.

Renames the California Hospital Disclosure Act as the California Health Facilities Disclosure Act. Makes such act applicable to health facilities licensed under state law, rather than to prescribed hospitals, facilities, and public institutions. Renames the California Hospital Commission as the California Health Facilities Commission and increases the membership of the commission to 13 with prescribed qualifications and terms.

Renames the California Hospital Commission Fund the California Health Facilities Commission Fund. Increases annual fees required of skilled nursing facilities and intermediate care facilities under such act to 0.05 of 1 percent of such a facility's gross operating cost in providing health care services during a prescribed period. Makes related changes.

Enacts special provisions re accounting and reporting by skilled nursing facilities and intermediate care facilities under the act.

Appropriates \$100,000 to the commission for carrying out the provisions of such act during the 1975-76 fiscal year.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Operative July 1, 1975

Ch. 1172 (AB 4399) Leroy F. Greene. School building replacement

Deletes restriction re levying an additional \$0 10 tax rate for purposes of raising matching school funds for earthquake safety purposes on the basis that the district has first budgeted 80% of the proceeds of the original \$0 10 tax increase.

Makes specified school district tax rate increases for raising matching funds for earthquake safety construction purposes applicable after the 1974-75 fiscal year including, but not beyond, the 1976-77 fiscal year under prescribed conditions.

Specifies revised disposition of any balance derived from the revenue of the increase tax rate levied to raise matching funds for earthquake safety purposes.

Extends effective date of provision re increase tax rate for earthquake safety purposes from July 1, 1975, to July 1, 1978.

Requires school districts to apply for, accept, and repay specified state school building aid if they do not have sufficient funds to repair, reconstruct, or replace certain standard school buildings

Provides that this act shall become effective only if AB 2615 is effective and operative before this act.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency or school district for any costs incurred by it pursuant to certain provisions of this act.

Ch. 1173 (AB 4439) Leroy F. Greene Infant medical dispatch centers

Declares the Legislature's finding of the need for a centralized dispatch system linking all hospitals providing obstetrical services with intensive care nurseries to protect the health of critically ill newborn children and to utilize intensive care nurseries more effectively

Requires the Department of Health to establish two such centers to perform specified functions regarding the transport and care of critically ill newborn infants.

Provides that the state shall not be obligated by the act for transport costs other than those already authorized by law.

Specifies health facilities and other entities eligible to receive funds for such centers.

Appropriates \$131,000 to the department for expenditure in the 1975-76 fiscal year for the purposes of this act.

Ch 1174 (AB 4443) Keene. Excused absence jury duty

Makes student absences for jury duty excused for attendance computation purposes To take effect immediately, urgency statute

Ch 1175 (AB 4465) Waxman. Hospital districts.

Empowers each local hospital district to establish, maintain, and operate one or more health facilities, rather than hospitals, situated within the territorial limits of the district.

Specifically authorizes the board of directors of a hospital district to provide, in the rules of the hospital, for proof of the ability of applicants for hospital staff membership to respond in damages

Requires local hospital districts to include in the rules of the hospitals established by the board of directors, provision for the organization of physicians and surgeons, podiatrists, and dentists, rather than only physicians and surgeons and dentists, licensed to practice in this state who are permitted to practice in the hospital, into a formal medical staff, which gives podiatrists medical staff privileges given physicians and surgeons and dentists. Permits staff appointments to be on an annual or biennial, rather than an annual, basis.

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act because of a specified reason

Ch 1176 (AB 4482) Murphy Airports.

Requires allocation of \$5,000 by the Department of Transportation from the Aeronautics Account in the State Transportation Fund to the City of Hollister

Makes legislative findings and declarations re special facts and circumstances necessitating this special law

To take effect immediately, urgency statute

Ch. 1177 (AB 4496) Cullen Public Employees' Retirement System

Permits employers to elect to make additional member contributions on behalf of any group of miscellaneous members or any group of management employees

To take effect immediately, urgency statute

Ch 1178 (AB 4501) Cullen Appropriations

Provides that funds appropriated in the Budget Act of 1974 to the Department of Motor Vehicles for data-processing support may be transferred to the Stephen P. Teale Consolidated Data Center under specified conditions for use during the 1974-75 fiscal year in connection with furnishing data-processing services to the department

To become operative only if AB 4502 of the 1973-74 Regular Session is chaptered

To take effect immediately, usual current expenses

Ch. 1179 (AB 4509) Keene Meetings

Makes open meeting law applicable to state agencies applicable also to official student body organizations at any campus of the California State University and Colleges and California Community Colleges

To take effect immediately, urgency statute

Ch. 1180 (AB 4516) Keene. Disaster relief

Authorizes an allocation under the Natural Disaster Assistance Law as supplemented by Chapter 624, Statutes of 1973, to Humboldt County for restoration of roads, highways, and bridges damaged or destroyed by January 15 to 19, 1974, severe storms

To take effect immediately, urgency statute.

Ch 1181 (AB 4520) Lockyer Wildfowl decontamination project appropriation

Appropriates \$5,000 to Department of Fish and Game from the California Environmental Protection Program Fund for operation of a wildfowl decontamination project pursuant to a contract with a volunteer wildfowl decontamination organization.

Ch 1182 (AB 4522) Miller Emergency average daily attendance

Revises circumstances under which Superintendent of Public Instruction may allow emergency average daily attendance to school districts. Includes specified safety hazards and transportation strikes among such circumstances

Specifies that portions of act shall be deemed to have been operative for entire 1973-74 and 1974-75 fiscal years.

To take effect immediately, urgency statute.

Ch 1183 (SB 96) Carpenter. School disturbances.

Includes schools in provision presently making it a misdemeanor with specified penalties for student or employee of community college, state college, or state university who has been suspended or dismissed for disrupting orderly operation of such institution and as a condition of such suspension or dismissal has been denied access to such institution for period of suspension, or in case of dismissal for not more than one year, to willfully and knowingly enter campus or facility of such institution without permission of chief administrative officer if student or employee has been served by mail with written notice of suspension or dismissal and condition.

Includes schools in provision presently making it a misdemeanor with specified penalties for any person to fail to leave or to willfully and knowingly reenter community college, state college or university property when having been ordered to leave by the chief administrative officer or designee because of specified circumstances

Includes schools in provision presently making it a misdemeanor with specified penalties for person who is not a student or officer or employee of a community college, state college, or state university, and whose employment does not require him to be on the campus or facilities of such institution, to remain or to willfully and knowingly reenter the campus or facility of such institution after having been directed by the chief administrative officer or designee to leave because of specified circumstances

Defines the terms "school" and "chief administrative officer of a school" for purposes of the act

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Makes related changes

Ch 1184 (SB 116) Alquist Presidential primary

Repeals and reenacts separate provisions for Democratic presidential primary to be called the "Alquist Open Presidential Primary Act"

Directs Secretary of State to place recognized Democratic candidates for nomination for President on the presidential preference portion of presidential primary ballot, unless candidate withdraws.

Establishes procedure to qualify other candidates for presidential preference portion of ballot.

Establishes procedure to qualify pledged and unpledged delegates for the delegate selection portion of ballot.

Provides for the manner of electing by congressional district portion of delegation to national convention and the manner of selecting the remaining portion of delegation.

Revises presidential primary election duties of Secretary of State and clerks accordingly.

Requires each delegate to pledge support to his respective candidate until released by candidate and until candidate fails to receive 15 percent of vote on any convention ballot, with certain exceptions.

Revises format of Democratic presidential primary ballot to reflect a presidential preference portion and a delegate election portion, the former portion of which is reflective of an advisory vote only

Ch 1185 (SB 166) Holmdahl. Unemployment

Provides that any individual who is in all but specified exceptions otherwise eligible for unemployment compensation benefits shall receive such benefits at one-seventh applicable rate for each day of week he is available for and able to work, but shall not be eligible for such benefits for any day of such week in which he is unable to work due to a physical or mental illness or injury.

Ch. 1186 (SB 417) Biddle. Superior court sessions

Permits the Board of Supervisors of San Bernardino County to authorize extra superior court sessions on the grounds of any institution of the Department of Corrections located in the county, upon approval by the majority of judges of the superior court and the director of the department. Requires that such grounds be leased for such purposes and that lease be entered into under specified conditions. Specifies that such sessions must be housed in facilities separate and apart from existing facilities of the department. Requires the costs of construction of any such new facility to be borne by the county.

Provides the holding of such sessions shall not contravene existing law relating to where court sessions may be held.

Requires the Judicial Council to report to the Legislature re the operation of any court holding such extra sessions.

Ch. 1187 (SB 566) Marler School buildings and grounds

Requires any person who is not a student of the public school, a parent or guardian of such a student, an officer or employee of the school district maintaining the public school, a representative of a public school employee organization, or who is not required by his employment to be in a public school building or on the grounds of the public school, and who has entered any public school building or grounds of the public school during school hours, as defined, and who is requested by the principal of the public school or the designee of the principal to leave such public school building or public school grounds, to promptly leave such public school building or public school grounds and to not return thereto for at least 48 hours. Specifies exclusive basis for such request.

Provides that any person who fails to leave a public school building or public school grounds promptly when so requested, or who, after so leaving, returns thereto within 48 hours, with a specified exception, is guilty of a misdemeanor.

Provides a procedure by which persons who have been requested to leave can appeal to superintendent of the school district and ultimately to the governing board of the school district.

Requires governing boards of school districts to have posted at every entrance to each

school and grounds of the district a notice setting forth "school hours," as defined

Prohibits construction as preempting any ordinance of any city, county, or city and county.

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act, for specified reason

Ch. 1188 (SB 772) Wedworth Paramedics.

Authorizes any general acute care hospital operated by, or contracting with, a county until July 1, 1976, to conduct a pilot program to provide services utilizing mobile intensive care paramedics for the delivery of emergency medical care to the sick and injured at the scene of an emergency, during transport to a general acute care hospital, while in the general acute care hospital emergency department, until care responsibility is assumed by the regular staff of the general acute care hospital, and during training within the facilities of the sponsoring general acute care hospital.

Requires training for mobile intensive care paramedics to be conducted in a community college, college, university, or hospital having a certificate of approval for its curriculum and training from the county health officer in which it is located

Revises provisions re county pilot programs for mobile intensive care paramedics training and utilization and extends termination date for the Wedworth-Townsend Paramedic Act from the 91st day after final adjournment of the 1974 Regular Session to July 1, 1976.

Revises definition of term mobile intensive care paramedics to require, among other things, that personnel pass performance and written examinations for certification

Revises definitions for the terms "mobile intensive care nurse" and defines the terms "mobile intensive care units" and "emergency department "

Requires a training program for mobile intensive care paramedics to have a minimum of 200 hours of didactic training, of 100 hours of clinical experience, and a field internship period of at least 200 hours, rather than a minimum of 290 hours of training, including, but not limited to, didactic and clinical experience in a cardiac care unit and in an emergency vehicle unit. Authorizes the county health officer of the county giving certification to waive all or any portion of the training program if the applicant passes the performance and written examinations or the appropriate portion of the examination for certification

Requires mobile intensive care paramedics to be continuously supervised by a physician or registered nurse during the clinical internship portion of the training program

Revises enumerated services, including assisting in childbirth, that may be performed by mobile intensive care paramedics and authorizes mobile intensive care paramedics trainees to perform such enumerated services during the field internship portion of the training program if they are supervised and accompanied by a certified mobile intensive care paramedic, physician, or mobile intensive care nurse

Requires the State Department of Health to submit a comprehensive report to the Legislature, on or before July 1, 1975, with specific recommendations regarding emergency medical services, after soliciting the advice and recommendations of the Advisory Committee on Emergency Medical Services

Requires the county health officer to establish criteria necessary to maintain certification as a mobile intensive care paramedic or mobile intensive care nurse including, but not limited to, prescribed criteria

Prohibits any public or private agency from advertising or disseminating information to the public that the agency provides paramedic rescue or paramedic ambulance service unless the agency provides mobile intensive care units which operate on a continuous 24-hour-per-day basis and restricts such advertising or information appearing on vehicles to those vehicles utilized solely to provide such service on a continuous 24-hour-per-day basis

Makes it a misdemeanor for ambulance personnel to impersonate or refer to themselves as paramedics unless the person has been certified as a mobile intensive care paramedic and currently maintains that certification

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, no appropriation is made nor any obligation created for reimbursement of any local agency for any costs incurred by it pursuant to this act because of a specified reason

Ch. 1189 (SB 1033) Dymally. Democratic Party

Removes prohibition against election of Democratic county central committees from county central committee districts in counties having 20 or more Assembly districts.

Ch. 1190 (SB 1143) Carpenter Conservation of wildlife resources

Declares state policy re the conservation and maintenance of wildlife resources under the jurisdiction and influence of the state, and provides that such policy shall include specified objectives

Ch. 1191 (SB 1257) Behr. Tidelands and submerged lands

Prohibits the state, or any political subdivision thereof, from taking possession of lawful improvements on validly granted or patented tidelands or submerged lands without the tender of a fair and just compensation for such lawful improvements as may have been made in good faith by the grantee or patentee or his successors in interest pursuant to any express or implied license contained in the grant or patent. Declares that such provisions are not intended to increase, diminish, or affect the title of any person in any validly granted or patented tidelands or submerged lands.

Declares that such provisions shall not be deemed to prevent the parties to a grant or patent of tidelands from agreeing, as a part of such grant or patent, that there shall be no compensation paid for any improvement made on those tidelands to which such agreement relates

Declares that such provisions shall not be construed to require compensation for any change in the use of tidelands or submerged lands as a result of governmental regulation that prohibits, restricts, delays, or otherwise affects the construction of any planned or contemplated improvement.

Declares that the term "grant" or "granted" for purposes of such provisions shall not be construed to apply to legislative grants in trust to local governmental entities.

Grants any ungranted state tidelands and submerged lands within Humboldt Bay, as defined, to the Humboldt Bay Harbor, Recreation, and Conservation District as of the date of the establishment of the district

Requires the state, acting by and through the State Lands Commission, to forthwith assign and transfer to the district all leases, permits, and agreements now held by the state or the commission re any ungranted tidelands and submerged lands within Humboldt Bay, as of the date of the establishment of the district, together with all rents and other moneys collected thereunder from and after such date

Ch 1192 (SB 1297) Gregorio Courts official reporters

Provides that the Judicial Council shall collect and report specified information regarding official reporters and official reporters pro tempore of the courts in San Mateo County

Changes annual salaries for official court reporters in San Mateo County

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because this act is in accordance with the request of a local governmental entity or entities which desired legislative authority to act to carry out the program specified in this act

Ch 1193 (SB 1380) Petris. Discrimination

Includes sexual discrimination among grounds for recovery pursuant to Unruh Civil Rights Act, and sexual restrictions among void restrictions in instruments relating to real property

Ch. 1194 (SB 1452) Nejedly. Driver's licenses

Authorizes the Department of Motor Vehicles to refuse to issue or renew a driver's license to a person convicted of any offense involving the transportation for purpose of sale, or the transportation for compensation, of a controlled substance, under specified provisions of the Health and Safety Code, in those cases in which the commission of the offense involved the use or operation of a motor vehicle, rather than authorizing the department to refuse to issue or renew a driver's license to any person convicted of any offense involving the use or possession of a narcotic controlled substance under specified provisions of the Health and Safety Code Provides that if the driving privilege of the applicant is on probation for a cause related to the use or possession of a narcotic

controlled substance, the department may refuse to issue or renew a driver's license to such applicant if the applicant is subsequently convicted of any offense involving the use or possession of a narcotic controlled substance, whether or not the commission of such offense involved the use or operation of a motor vehicle. Makes the maximum period of time for which the department may refuse to issue or renew a driver's license to such person 3 years from the date of conviction of such offense.

Provides, with respect to a court suspension or court ordered revocation of the driving privilege upon conviction of a person of any specified narcotic controlled substance offense, that the period of time for suspension of the driving privilege, or the period after revocation during which the person may not apply for a driver's license, shall not exceed 3 years from the date of conviction.

Ch 1195 (SB 1479) Alquist. Energy resources

Provides for reporting to, and analyzing of fuel energy data by, the State Energy Resources Conservation and Development Commission.

Defines terms.

Requires that the granting of a certificate of public convenience and necessity by the Public Utilities Commission for any thermal powerplant or electrical transmission line be preceded by the granting of a power facility and site certificate by the State Energy Resources Conservation and Development Commission pursuant to the provisions of the Warren-Alquist State Energy Resources Conservation and Development Act. Specifies that the power facility and site certificate shall be conclusive as to matters determined thereby and shall be in lieu of specified factors otherwise required to be considered by the Public Utilities Commission.

Operative January 7, 1975.

Ch 1196 (SB 1498) Nejedly Wilderness

Establishes the California wilderness preservation system consisting of specified wilderness areas, as defined, to be administered, as prescribed. Requires the State Park and Recreation Commission to establish the precise boundary of certain of such areas. Declares state policy in connection with such system. Requires the Secretary of the Resources Agency and the State Lands Commission to review certain state-owned areas, and to report to the Legislature their recommendations as to the suitability or unsuitability of such areas for preservation as a wilderness area. Requires the secretary and the State Lands Commission to hold public hearings, as prescribed, prior to submitting recommendations with respect to the suitability of an area. Requires the secretary to report to the Governor and to the Legislature on the status of the system no later than December 1, 1975, and on or before December 1st of each year thereafter. Provides for access rights to be given to privately owned land surrounded by wilderness areas or authorizes the exchange of state-owned lands for such lands. Authorizes the state agency or agencies having jurisdiction over such wilderness areas to acquire lands within, or accept gifts or bequests of lands within or contiguous to, a wilderness area.

Revises provisions empowering the State Park and Recreation Commission to classify units of the state park system as state wildernesses.

Makes additional changes in Sec 5001.5, Public Resources Code, proposed by SB 907, to be operative only if SB 907 and this bill are both chaptered, and this bill is chaptered after SB 907.

Ch 1197 (SB 1510) Petris Concealed weapons

Deletes provision prohibiting aliens from owning, possessing, or having custody or control of a pistol, revolver, or firearm capable of being concealed upon person.

Ch. 1198 (SB 1529) Nejedly Public records.

Provides that an employment contract between a state or local agency and any public official or employee is a public record and not subject to the exceptions to the disclosure requirement.

Ch 1199 (SB 1546) Biddle Court-appointed legal counsel

Requires the court in a criminal proceeding in which the defendant is to be furnished counsel to give notice to the defendant prior to the appointment of counsel that the court shall, after hearing, make a determination upon the conclusion of the criminal

proceedings of the defendant's present ability to pay all or a portion of the costs of such counsel, and if it so determines, that the defendant's liability for such costs shall be in the form of a judgment and may be subject to execution. Makes specific provision for such hearing

Specifies rights of defendant at such hearing and states legislative intent with regard thereto

To take effect immediately, urgency statute

Ch 1200 (SB 1553) Whetmore. Mosquito abatement.

Permits the county board of supervisors, upon concurrence of the county officer providing such services, to transfer all or any portion of the function of providing vector control services to any mosquito abatement district or vector control district while continuing to receive state aid for the county health department, other provisions of law notwithstanding, if specified standards are maintained

Ch. 1201 (SB 1580) Zenovich. Court reporters.

Changes the compensation and employment conditions of superior court reporters in Santa Cruz County

Establishes an additional \$12 fee for the filing of the first paper in a civil action or special proceeding in the Superior Court of Santa Cruz County. Also establishes additional reporting fees applicable to civil cases in the court lasting longer than 5 judicial days or where the court orders a daily transcript requiring the services of 2 reporters

Permits the judges of the Fresno Municipal Court to appoint 7 full-time court reporters. Specifies the annual salary and sick leave and vacation accrual of each such reporter

Provides that no appropriation is made and the state shall not reimburse any local agency for any costs incurred under the act because the affected local agencies requested the act in order to carry on any program or service required by it

Provides that the Judicial Council shall collect and report specified information regarding official reporters and official reporters pro tempore of the courts in Santa Cruz County.

To take effect immediately, urgency statute

Ch 1202 (SB 1581) Zenovich Public works.

Requires general prevailing wage rate in a particular geographic area be paid to public works maintenance workers as well as to other public works employees. Specifies that act applies only to work performed under contract, and not to force account labor

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency or school district for any costs incurred by it pursuant to the act

Ch 1203 (SB 1505) Dills. Elections.

Revises provisions for selection of appointees to the Democratic State Central Committee and its executive committee

Revises signature requirement for petition to amend or repeal charter of a city and county from 15 percent of the registered voters of the city and county to 10 percent of the votes cast in the city and county for all candidates for Governor at the last election therefor

Ch 1204 (SB 1591) Alquist Transportation

Prohibits the levy of any taxes by the Santa Clara County Transit District, other than a property tax for bond redemption purposes, except by majority vote of the electors voting on the proposition Prescribes the manner of conducting such election, fixing the tax rate, and collecting the taxes Specifies the purposes for which such taxes may be levied

Authorizes the district to obtain temporary transfers of funds in the custody of the treasurer of a city or county, as specified

Authorizes the district to impose a retail transactions and use tax upon voter approval Requires the district to contract with the Board of Equalization for the administration and operation of such tax

Provides for the incurring of bonded indebtedness, and a levy of taxes coincidental therewith, by the district upon approval of a majority vote of the electors of the district

voting on the proposition Prescribes the terms and related matters of such bonds Provides for issuance of revenue bonds pursuant to the Revenue Bond Law of 1941, issuance of equipment trust certificates, and temporary borrowing Specifies that certain laws applicable to special districts apply to the district Authorizes the district to insure any of its bond issues.

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor any appropriation made by the act for a specified reason

Requires the Board of Supervisors of the Santa Clara County Transit District to annually elect a permanent vice chairman, rather than to select a chairman pro tem as needed

Extends exemption from payment of motor vehicle license fees by specified governmental entities to vehicles leased, under agreement made after February 5, 1940, by such entities for transportation of persons for hire, compensation, or profit

Makes related conforming changes

To take effect immediately, urgency statute.

Ch. 1205 (SB 1600) Petris Corporal punishment special education

Prohibits administration of corporal punishment to an educationally handicapped pupil, a physically handicapped pupil, or a mentally retarded pupil, as defined pursuant to specified provisions, enrolled in special education classes, without the prior written consent of the pupil's parent or guardian

Ch 1206 (SB 1601) Song Husband and wife

Revises community property law

Ch. 1207 (SB 1650) Carpenter. Fish and game fees

Revises hunting license fee, operative July 1, 1975.

Deletes requirement for procuring a pheasant license stamp before taking any wild pheasants

Revises fee for inland water license stamp and trout and salmon license stamp Revises income requirements re free sport fishing license for certain persons 62 years of age or older

Revises fees for commercial fishing license, a certificate of boat registration, and a fishing party boat license, operative April 1, 1975

Revises rates of privilege tax paid by persons operating under a packing and processing license.

Makes related changes

Ch 1208 (SB 1656) Collier Coastal zone planning

Appropriates \$1,638,907 to the California Coastal Zone Conservation Commission for purposes of carrying out the responsibilities and duties set forth in the California Coastal Zone Conservation Act of 1972, with \$1,003,480 to be available for expenditure during the 1975-76 fiscal year and \$635,427 available for expenditure during the 1976-77 fiscal year

Reduces the appropriation made under this act by the amount the commission receives for the support of the commission and the regional coastal zone conservation commissions pursuant to the Federal Coastal Zone Management Act Requires the Department of Finance to determine the amount of the appropriation which is to be restored to the unallocated balance of the State Treasury and be credited to the General Fund

Ch 1209 (SB 1670) Biddle Court fees

Establishes new court fees and increases other court fees for various services performed by the county clerk

Provides that if AB 3682 is chaptered, this act shall not become operative and AB 3682 shall become operative.

Ch 1210 (SB 1673) Nejedly. Geothermal facilities

Permits the Public Utilities Commission to establish a schedule of rapid amortization of the cost of public utility facilities utilizing geothermal resources, based upon their estimated usable life, the estimated useful life of the geothermal resource, or any other

basis approved by the commission, whichever is the shorter, to permit the full recovery of the cost of such facilities. Declares the cost of such facilities to be a recognized cost of operation in rate proceedings.

Declares that the provisions shall remain in effect until January 1, 1985, and are repealed as of that date unless a later act deletes or extends such date

Ch. 1211 (SB 1690) Alquist Flammability standards of fabrics.

Requires the State Fire Marshal, with the advice of the State Board of Fire Services, to prepare and adopt flammability standards and regulations relating to the use of fabrics and fabric-like materials in acute general hospitals and acute psychiatric hospitals, other than hospital operating rooms, or in skilled nursing facilities and intermediate care facilities

Specifies that such regulations shall become operative January 1, 1976

Makes any violation of such regulations a misdemeanor

Provides that there are no state-mandated local costs in the act that require reimbursement under Sec 2231, Revenue and Taxation Code, for a specified reason

Ch. 1212 (SB 1733) Wedworth. Coroners

[Changes provisions with respect to the coroner's duty to conduct a specified inquiry into death due to alcoholism, to require such inquiry only where the death is due to acute alcoholism]*

Requires a coroner or a deputy, rather than just a coroner, to personally sign death certificate under specified provisions.

Incorporates additional changes in Section 27491, Government Code, proposed by AB 409 and SB 2233, to be effective only if either or both AB 409 and SB 2233, and this bill, are chaptered and become effective on or before January 1, 1975, and this bill is chaptered last

To take effect immediately, urgency statute

Ch 1213 (SB 1737) Grunsky. County peace officers

Extends definition of "county peace officer" to include sheriff's employees employed to attend sessions of the superior or municipal courts to maintain order and the security of prisoners during court appearances.

Provides that there are no state-mandated local costs in act requiring reimbursement because there are no duties, obligations or responsibilities imposed on local government

To take effect immediately, urgency statute

Ch 1214 (SB 1740) Carpenter. Private patrols

Requires every uniformed employee of a licensed private patrol to complete a course of training at a specified time in the exercise of the powers to arrest and a course of training in the carrying and use of firearms, except as specified

Requires Department of Consumer Affairs to prescribe minimum standards for course of training in the exercise of powers to arrest and use of firearms.

Requires the department to report to the Legislature on or before January 1, 1977 concerning such training, as specified.

Authorizes specified local governments to regulate uniforms of such employees

Makes additional changes in proposed Sec 7514.2 proposed by AB 1183, to be operative only if AB 1183 and this bill are both chaptered, both become effective January 1, 1975, and this bill is chaptered after AB 1183

Specifies that nothing in provisions known as the Dangerous Weapon's Control Law prohibits uniformed security guard, regularly employed and compensated as such by person engaged in any lawful business, while actually employed and engaged in protecting and preserving property or life within scope of his employment, from carrying wooden club or baton of a type or substance approved by the executive director of the California Crime Technological Research Foundation and the Department of Justice if the guard has completed training in carrying and use of the club or baton approved by Commission on Peace Officer Standards and Training

Ch. 1215 (SB 1742) Rodda. Minors' school-related problems.

Establishes in each county a county school attendance review board to include, but not be limited to, a parent and representatives of school districts, county probation department, county welfare department and county superintendent of schools. Provides for election of chairman and adoption of rules and regulations. Prescribes related powers and duties, including establishment of local school attendance review boards, providing consultation and coordination thereto, and proposing and promoting alternatives to the juvenile court system which provide for maximum utilization of community and regional resources. Includes designated members of school attendance review boards within the categories of persons to whom access to written records of pupils is permitted without judicial process.

Includes within the type of pupils subject to assignment to opportunity schools, classes, and programs, pupils who are in danger of becoming, as well as pupils who are, habitually truant, irregular in attendance, or insubordinate or disorderly during instruction. Requires referral of any pupil assigned to an opportunity school, class, or program who is a habitual truant from or irregular in attendance at, or insubordinate or disorderly during attendance at, an opportunity school, class, or program to a school attendance review board, rather than requesting a petition in the juvenile court. Requires school attendance review board, if it determines that the available community services cannot resolve such pupil's problem, to direct the county superintendent of schools to, and requires county superintendent of schools thereupon to, request a petition in the juvenile court.

Authorizes referral of any pupil who is a habitual truant, irregular in attendance upon compulsory full-time education or compulsory continuation education, or habitually insubordinate or disorderly during school attendance to a school attendance review board, rather than authorizing requesting a petition in the juvenile court. Prescribes required notice and meeting. Requires such board, if it determines that available community services cannot resolve such pupil's problem or that the pupil fails to respond, to direct the county superintendent of schools to, and requires county superintendent of schools thereupon to, request a petition in the juvenile court.

Includes number and type of related referrals to school attendance review boards and petitions to juvenile court within related required reports to Superintendent of Public Instruction.

Revises juvenile court law to require that any person under 18 who persistently or habitually refuses to obey school authorities or who is a habitual truant, be first referred to a school attendance review board; provide that if such board determines that the available public and private services are insufficient or inappropriate to correct such minor's problems or that the minor fails to respond, such minor is then within the jurisdiction of the juvenile court, require such board, if parent, guardian, or person in charge of such minor fails to respond to its directives or the services offered, to refer such minor to juvenile court and, in such case, to authorize such board to require the school district to file specified criminal complaints against such parent, guardian, or person in charge of the minor.

Provides that the duties, obligations, or responsibilities imposed on local governmental entities are such that related costs are incurred as part of their normal operating procedures. Requires minor costs of such services to be borne by each agency or department and authorizes each or all participants to apply for and utilize state or federal funds as may be available.

Prohibits any reimbursement pursuant to subdivision (f) of Section 2231, Revenue and Taxation Code and any appropriation by this act because duties, obligations, or responsibilities imposed by this act on local governmental entities are minor in nature and will not cause any financial burden to local government.

Ch. 1216 (SB 1747) Alquist. Subdivision maps, bridges.

Authorizes, subject to certain conditions, local ordinance to require payment of fee as condition of approval of a final subdivision map or as condition of issuing building permit for purposes of defraying cost of constructing bridges over waterways, railways, freeways and canyons, rather than for constructing bridges.

Provides for deposit of fees in fund covering all bridge projects in a designated area, if more than one bridge is to be built in the designated area.

Makes provisions permitting, under certain circumstances, a county or city imposing such fees to incur indebtedness for the construction of major thoroughfares.

Makes other related changes with respect to financing improvements

Incorporates additional changes affecting Sec. 11547 of the Business and Professions Code, proposed by SB 977 to be operative only if SB 977 and this bill are both chaptered and become effective and this bill is chaptered last

Ch 1217 (SB 1750) Biddle Motorcycle emission standards

Authorizes the State Air Resources Board to adopt, by regulation, emission standards for motorcycles

Exempts new motorcycles from requirement that the manufacturer affix to a window of new motor vehicles a decal disclosing prescribed exhaust emission information.

Makes such standards applicable only to new 1976 and later model year motorcycles registered or identified by the Department of Motor Vehicles which are sold in the state on or after July 1, 1975, or such later date as established by regulation adopted by the board

Appropriates \$37,000 from the Motor Vehicle Account to the board

Ch. 1218 (SB 1751) Biddle. Vehicular emissions. on-premises inspections.

Authorizes the State Air Resources Board's Executive Officer, or his representative, to enter the premises of a new or used car dealer during business hours, with specified exceptions, for purposes of inspecting specified classes of new vehicles therein and any records pertaining to vehicular emissions required by law to be maintained by such dealers. Specifies the scope and subject matter of such inspection. Limits, as specified, the number of such inspections Empowers the inspector to obtain, if necessary, an inspection warrant in order to gain entry.

Prohibits, re vehicles not owned by the dealer, prosecution of violations of laws re vehicular emissions without prior notification of the vehicle's owner of the inspection

Makes the state liable for any injury or damage caused by the negligent or wrongful act or omission of the operator of any vehicle operated during the inspection provided in this act

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch. 1219 (SB 1779) Biddle. School buildings

Extends effective date from December 31, 1974, to July 1, 1976, of provision requiring public school buildings located on geological faults to be replaced in specified manner at another location as though such buildings had not been constructed in conformance with "Field Act;" and authorizes governing boards to increase the maximum rate of tax, until July 1, 1976, in order to replace such buildings under specified conditions

To take effect immediately, urgency statute.

Ch. 1220 (SB 1781) Stiern. Local agency water bonds

Specifies that any local public agency other than a city or county which has contracted for a water supply with a public agency which has in turn contracted for a water supply from the State Water Resources Development System, as well as any local public agency other than a city or county which has itself contracted for a water supply from the State Water Resources Development System, shall satisfy any requirement for the approval by the voters of the agency to secure authorization for the issuance of general obligation bonds to fund the acquisition and construction of facilities to enable the agency to utilize such water supply, if a majority of the votes cast on the proposition are in favor of the proposition Includes the issuance of such bonds for any improvement district of the agency within such provisions Specifies such provisions shall be applicable only to bonds approved at an election held on specified regular election dates, rather than at only a statewide primary or general election.

Ch. 1221 (SB 1788) Collier State accounting systems

Changes references from the Department of General Services to the Department of Finance with respect to various fiscal matters.

Deletes obsolete provisions.

Requires the Department of Finance to audit the expenditures of the marketing

program committee made pursuant to the Agricultural Producers Marketing Law at least once every 2 years, and requires that a copy of such audit be delivered to the Governor, the Director of Food and Agriculture, and the Controller

Provides that funds appropriated from the State Construction Program Fund for augmentation allocations for community college projects shall be available for projects originally appropriated in the 1972 budget if the contract award is made prior to June 30, 1974, rather than prior to November 7, 1973.

Ch. 1222 (SB 1798) Nejedly Fines and forfeitures.

Provides for credit to funds of community service districts in amount of 86% of certain revenues received from fines and forfeitures resulting from arrests by district police

Provides for transfer to Bay Area Rapid Transit District of amounts equal to 85% of total fines or forfeitures collected from persons who are convicted of violating, or are charged with the violation of, parking or other traffic regulations applicable to parking or otherwise regulating traffic on district property Allows district and counties to adjust revenue splitting percentages upon mutual agreement

Ch. 1223 (SB 1811) Carpenter. Animal health technicians

Provides for examination, licensing, and regulation of animal health technicians. Permits under specified conditions such technician to perform certain animal health care services under direct supervision of veterinarian licensed or authorized to practice in California.

Establishes an Animal Health Technician Examining Committee under the Board of Examiners in Veterinary Medicine of the Department of Consumer Affairs. Provides for such committee's membership and duties, which include approval of schools offering curricula for training animal health technicians, and for certification of such technicians

Creates the Animal Health Technician Examining Committee Fund

Exempts from liability for civil damages, except for gross negligence, any registered animal health technician and the employing veterinarian or agency who in good faith renders emergency animal health care at the scene of the emergency for acts or omissions by the technician rendering the emergency care

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because the Legislature recognizes that during any legislative session a variety of changes to laws relating to crimes and infractions may cause both increased and decreased costs to local government entities which, in the aggregate, do not result in significant identifiable cost changes.

Ch. 1224 (SB 1815) Petrus Discrimination: Rumford Act

Makes it unlawful for any owner of housing accommodations to harass, evict, or otherwise discriminate against any person in the sale or rental of housing accommodations under the Rumford Act with the dominant purpose of retaliation against a person who has performed specified acts.

Revises the power of the Fair Employment Practice Commission to subpoena witnesses in connection with its functions under the Rumford Act

Ch. 1225 (SB 1822) Berryhill. Water resources board

Requires one of those members of the State Water Resources Control Board required to have specialized qualifications to, in addition, be qualified in the field of water supply and water quality relating to irrigated agriculture

Ch 1226 (SB 1823) Robbins Motion Picture Development Council.

Establishes in the Division of Economic Development a motion picture development unit for the purpose of promoting production of motion pictures in this state, assisting film companies in securing locations, and facilitating cooperation from local governmental agencies.

Creates the Motion Picture Development Council to serve as an advisory body to the Department of Commerce, make recommendations for implementation of its motion picture development program, and perform other specified functions

Ch. 1227 (SB 1828) Nejedly. Commercial fishing.

Authorizes the Director of the Department of Fish and Game, if he determines, based on thorough and adequate scientific evidence and at least one public hearing, that any species or subspecies of fish is in danger of irreparable injury, to order, by emergency regulation, the closure of any waters or otherwise restrict the taking under a commercial fishing license in state waters of such species

Requires the director to bring to the attention of the Legislature within 15 days any regulations adopted pursuant to such provisions. Limits the effectiveness of such regulations to 30 days if the Legislature is not in joint recess during such period, and to 30 days after the end of the joint recess if the Legislature is in joint recess

Provides that the director may remove any such restriction, by adoption of emergency regulation as specified, on take if he determines, based on thorough and adequate scientific evidence and at least one public hearing, that any previously restricted species or subspecies has recovered or additional evidence indicates the resource is not in danger of irreparable injury

Requires the director to bring to the attention of the Legislature within 15 days any regulations adopted pursuant to such provisions

Specifies that nothing in the act shall restrict any existing jurisdiction of the department with regard to the regulation of fisheries on the high seas

Makes foregoing provisions effective only until January 1, 1978

Specifies that herring in Humboldt Bay not to exceed 20 tons yearly may be taken for commercial purposes until June 30, 1976, only under a revocable, nontransferable permit, issued by the Department of Fish and Game

Specifies that herring in Humboldt Bay may be taken for commercial purposes on or after July 1, 1976, only under a revocable, nontransferable permit, subject to such regulation as the Fish and Game Commission shall prescribe, and prohibits issuance of any such permit until the department submits to the commission a management plan for the conservation of the resource on a long-term basis. Requires a written report shall be submitted to the commission not later than three months following the end of the 1975-76 spawning season

Provides that there are no state-mandated local costs requiring reimbursement of local agencies, however, state-mandated local costs requiring reimbursement may result from regulations promulgated pursuant to the act and such reimbursements can be provided through the regular state budget process

Ch 1228 (SB 1836) Zenovich. Contracts swimming pool construction

Establishes specified requirements for swimming pool construction contracts, including provisions covering payment schedules, downpayments, and final payments and makes it a misdemeanor for any person building a swimming pool to violate such provisions.

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because the Legislature recognizes that during any legislative session a variety of changes to laws relating to crimes and infractions may cause both increased and decreased costs to local government entities which, in the aggregate, do not result in significant identifiable cost changes

Ch 1229 (SB 1845) Stull. Pupil records

Provides method for parent or guardian to seek removal of certain information from written records re his child or ward. Specifies that parent or guardian is required to have access to all written material re his child or ward upon personal request, and is entitled to personally read such material; and prohibits the editing or withholding of such written material. Provides for initial determination re allegations as to whether information should be removed to be made by district superintendent after meeting with parent or guardian and certificated employee who recorded information, and for final determination re allegations to be made by governing board. Permits parent or guardian to submit written objections to information and to have them made part of pupil's record if information in question is not removed

Provides for hearing panel of specified membership to assist in making determination, and grants access to pupil records to members of such panel

Permits certain information to be given to armed forces recruiting officers

Prohibits any appropriation by this act, and any reimbursement pursuant to Section 2231 of the Revenue and Taxation Code because duties, obligations, or responsibilities imposed by this act on local governmental entities or school districts are such that related costs are incurred as a part of their normal operating procedures.

Ch 1230 (SB 1910) Nejedly Arrest

Requires, when person is arrested for misdemeanor without being released on a notice to appear, arresting officer to indicate a reason for nonrelease on a form established by the employing law enforcement agency and to file such form with the arresting agency as soon as practicable. Requires that the form be made available to any party subsequently having custody of the arrested person and to any person authorized by law to release him from custody.

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because the duties, obligations or responsibilities imposed on local government by this act are minor in nature and will not cause any financial burden to local government.

Ch. 1231 (SB 1946) Way. Merced County Streams Project

Adopts and authorizes project for flood control known as the Merced County Streams Project in accordance with congressional action at an estimated cost to the state of such sums as may be appropriated for state participation by the Legislature upon the recommendation and advice of the Reclamation Board. Specifies that this authorization shall not be deemed to confer preference on this project over the needs of other statewide programs in appropriations of available funds. Specifies that no state funds shall be appropriated until federal construction funds are available and until the responsible local agency has provided assurances of financial capability to complete the recreational acquisition and development program detailed in the project report.

Authorizes the Reclamation Board to enter into a loan agreement with the local agency to lend the funds necessary to pay the local portion of the costs of lands, easements, and rights-of-way.

Requires Reclamation Board to give assurances to the Secretary of the Army of local cooperation in connection with such project and to execute plans for project in cooperation with Department of the Army.

Incorporates additional change in Sec 12657, Water Code, proposed by AB 690, to become operative only if AB 690 and this bill are both chaptered and become effective January 1, 1975, and this bill is chaptered last.

Ch 1232 (SB 1864) Deukmejian Youth programs: allowances.

Revises formula for computation of allowances for educationally disadvantaged youth programs to permit district with 1972-73 school year a.d.a. in excess of 60,000 and with 8,000 or more pupils receiving AFDC to receive entitlement based on a specified index of one even if actual index is less than one, if receipt of such allowance does not result in reduction of allocations to other school districts below 1973-74 fiscal year level.

Appropriates \$2,600,000, or so much thereof as may be necessary, to the Superintendent of Public Instruction for purposes of act.

Ch 1233 (SB 1870) Marks Statistical tabulations

Requires every state agency and department to categorize Filipinos as Filipinos for any statistical tabulation of minority groups.

Ch. 1234 (SB 1876) Holmdahl. County officer's bonds.

Provides that a master bond used in a county may be an alternative or supplementary, rather than only supplementary, to the individual bonds posted by certain county officers.

Makes technical change required thereby.

Incorporates additional changes in Sec 1770, Government Code, proposed by SB 2260, to be operative only if SB 2260 and this bill are both chaptered and become effective January 1, 1975, and this bill is chaptered last.

Ch. 1235 (SB 1882) Marks. Names.

Provides express declaration in statutes that nothing therein shall be construed to abrogate a person's common law right to change one's name.

Makes legislative declaration that act makes no substantive law change, and is declaratory of existing law.

Ch. 1236 (SB 1885) Stiern. Private car tax.

Provides that in making computations determining the full cash value of property subject to the private car tax, the State Board of Equalization shall exclude data which occurs while cars are not qualified for revenue service and are in a repair facility in California requiring and undergoing or awaiting certain remodeling, overhaul, renovation, conversion or repair; operative for calendar years 1975 through 1979, inclusive

Requires the Legislative Analyst to report to the Legislature on the net revenue effect of such provision on or before October 1, 1978.

Ch. 1237 (SB 1899) Nejedly. Jails. parolee detention

Provides that counties shall receive compensation from Department of Corrections for the detention in county jail of state parolees held pursuant to an order of the Adult Authority, or an order of the Governor, or by proper exercise of a state parole officer's peace officer powers for parolee's violation of condition of parole. Specifies that compensation is to be in amount equal to county costs of such detention less lawful charges against county for the department's services rendered. Requires reimbursement to be calculated and paid monthly.

To be operative July 1, 1975.

Ch. 1238 (SB 1932) Roberti. Petroleum dealerships

Requires petroleum dealerships to accurately update hours of business when they post such hours of business. Prohibits dealerships from leaving their outdoor lighted advertising medium on when not open for service.

Makes a violation of these provisions an infraction punishable by a fine not to exceed \$50.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency or school district for any costs incurred by it pursuant to the act

Ch. 1239 (SB 1942) Gregorio. Classification of teachers.

Requires that during each academic year at the time of employment by a school district, each certificated employee be furnished a written statement indicating the employee's classification and salary level.

Provides that failure to provide a temporary employee with a written statement indicating the temporary nature of his employment results in the employee being deemed a probationary employee of the district.

Provides that there is no reimbursement or appropriation made to school districts for any costs incurred pursuant to the act because the mandated duties, obligations, or responsibilities are minor in nature and will not cause any financial burden to school districts.

Ch. 1240 (SB 1980) Beilenson. Medi-Cal

Eliminates a person who is under 21 years of age and who has entered into a ceremonial marriage from eligibility under Medi-Cal as a noncategorically related needy person and eliminates county enforcement of responsible relative provisions for noncategorically related needy persons.

Revises value of medically needy persons' exempt resources.

Includes within medically needy family persons a child under age 21, rather than 18 in a family group, provides eligibility for such children 18 to 21 years of age whose parents refuse to apply for Medi-Cal, and provides that the parent in a medically needy family is financially responsible for children under age 21

Provides that families becoming ineligible for aid to families with dependent children because of increased earnings remain eligible for Medi-Cal for four months

Provides for Medi-Cal coverage of an otherwise eligible person during 3 months prior to his application, rather than coverage on an emergency basis during 1 prior month.

Requires disclosure of ownership by intermediate care facilities and skilled nursing facilities

Extends Medi-Cal coverage to inpatients under 21 in psychiatric institutions

Sets the age limit for children in medically needy families at 21 rather than 18 years of age.

Provides for reimbursement for inpatient hospital services at the lower of charges or reasonable costs.

Provides for therapy and audiology services under the basic Medi-Cal schedule of benefits for skilled nursing facilities and intermediate care facilities to be subject to utilization controls, rather than the 2-visit-a-month limit, and provides that family planning services are subject to utilization controls.

Requires the Director of Health establish an enrollment fee, premium or similar charge to the extent required by federal law and permits the establishment of such charge in other cases.

Makes related changes

To take effect immediately, urgency statute

Ch 1241 (SB 1984) Alquist Governor.

Makes legislative declaration with respect to legislative purpose and intent

Provides that the Director of Finance, after consultation with the Governor-elect, shall appoint such persons to serve as employees of the Governor's office as may be necessary to assist the Governor-elect in the preparation of the budget and the assumption of the other duties of the Governor.

Provides that where the Governor-elect is the incumbent Governor, there shall be no expenditures for the provision of services and facilities.

Provides that a Governor may appoint for a period not to exceed 60 calendar days after the conclusion of his term of office persons to assist him in concluding matters arising out of his official duties

Appropriates \$50,000 to the Department of Finance for expenses of the Governor-elect and former Governor.

To take effect immediately, urgency statute.

Ch. 1242 (SB 1985) Alquist. Executive reorganization.

Provides Governor must, with a specified exception, submit executive reorganization plans to Commission on California State Government Organization and Economy at least 30 days prior to submission of such plans to the Legislature and to the Legislative Counsel for drafting assistance and a digest prior to that.

Revises provisions regarding the effective date of a reorganization plan.

Deletes provisions with respect to limiting the duration of the Governor's authority to transmit reorganization plans

Ch. 1243 (SB 2027) Rodda County superintendents of schools

Provides, with respect to the formula for computing salaries of county superintendents of schools, that the statewide average of teachers' salaries is deemed to be \$12,072, rather than \$11,090

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because the duties, obligations, or responsibilities imposed on local government by this act are minor in nature and will not cause any financial burden to local government.

Ch. 1244 (SB 2043) Nejedly. Ballot designations.

Allows a person appointed to fill a vacancy on a city council to use the designation "appointed incumbent" if he has served for at least one year prior to the next election for that office

Ch 1245 (SB 2049) Zenovich Free fishing permits.

Requires the Department of Fish and Game to issue a free fishing permit, in lieu of a fishing license and appropriate stamps, authorizing the taking of any fish and amphibia anywhere in the state for purposes other than profit, to any developmentally disabled person under the age of 21 receiving services from a regional center for the developmentally disabled for the period during which he is a recipient of such services

Makes related provisions.

[To take effect immediately, urgency statute.]*

Ch. 1246 (SB 2051) Zenovic. Fire protection.

Revises the definition of "high-rise structure" in provisions re fire protection to include every building of any type of construction or occupancy having floors used for human occupancy located more than 75 feet above the lowest floor level having building access, rather than every building of any type of construction or occupancy exceeding 75 feet in height.

Authorizes, rather than requires, the State Fire Marshal on or before July 1, 1974, to adopt regulation including prescribed requirements re new high-rise structures. Revises such prescribed requirements to include, among other things, automatic smoke and fire detection systems and automatic fire extinguishing systems, rather than fully automatic smoke and fire detection systems, fully automatic, hydraulically designed fire suppression units, and provision of maximum safety for occupants of the high-rise structure and for those engaged in fire suppression.

Ch. 1247 (SB 2064) Carpenter. Common carriers.

Specifically excludes from the definition of "common carrier," for purposes of regulation by the Public Utilities Commission, the owner or operator of a recreational conveyance such as a ski lift, ski tow, J-bar, T-bar, chair lift, aerial tramway, or other such device or equipment used primarily while participating in winter sports activities

Ch. 1248 (SB 2072) Bradley. Banks

Authorizes banks to invest in the bonds, notes or other obligations issued by the Student Loan Marketing Association, and by the Federal Financing Bank

Ch. 1249 (SB 2102) Nejedly. Financial disclosure

Makes special provision for late filing of financial disclosure statement by a person appointed to a planning commission where the appointment was necessary in order to constitute a quorum on the planning commission.

Ch. 1250 (SB 2120) Mills. Highways: grade separation projects.

Deletes the requirement that \$5,000,000 transferred ~~annually~~ [during each of the 1974-75 and 1975-76 fiscal years]* from the Motor Vehicle Fuel Account in the Transportation Tax Fund to the State Highway Account in the State Transportation Fund be allocated for grade separation projects according to specified provisions of law Revises provisions re accounting for grade separation project allocation to clarify which federal subventions for such projects are to be specified

Requires, if the separation of nonmotorized traffic from the vehicular roadway and the railroad tracks is not to be included in grade separation projects, that there be an affirmative finding that such separation is not in the public interest.

~~Requires separation of nonmotorized traffic from the vehicular roadway and the railroad tracks. *~~

Requires that, whenever contributions from sources other than the state exceed 20% of the existing grade crossing elimination project's estimated cost, the California Highway Commission's allocation shall be reduced by the amount in excess of 20% of such cost

Requires, re eligibility for any allocation, that the affected railroad agree to contribute 10% of the cost of a project which alters or reconstructs an existing grade separation, as well as a project which eliminates an existing crossing.

Makes related clarifying changes.

Ch. 1251 (SB 2129) Beilenson. Execution exemption

Provides for exemption from execution of dwelling house in which debtor or family of debtor actually resides to same extent and, in same amount as debtor or spouse of debtor could select as homestead.

Provides that exemption shall not apply to any judgment or abstract thereof obtained at specified times and on specified debts.

Provides for the priority of application of proceeds in the event of an execution sale.

Provides for specified period of exemption for proceeds from sale of exempt property.

Provides that each application for a writ of execution against real property containing a dwelling house, shall be accompanied by a notice to the homeowner specifying warning and potential methods of protecting the property described in the writ

Extends by 10 days the time for debtor's filing of affidavit of exemption and by 5 days

the time for creditor's filing of counteraffidavit, as respects execution on real property
Makes conforming changes.

Provides that act shall not be construed to alter, change, or modify right of any
lienholder or encumbrancer prior to the operative date of the act

Incorporates additional changes in Sec 690.50, Code of Civil Procedure proposed by
AB 101, to become operative on the operative date of AB 101, if AB 101 is chaptered.

To become operative on July 1, 1975

Ch. 1252 (SB 2163) Song. Credit cards

Requires credit card issuer who has decided to issue a credit card to a married woman
to issue the card bearing either the maiden name or married name of the woman, as
she may direct Provides that such a card issuer may require a married woman request-
ing such card to be issued under her maiden name, to open an account in that name

Ch 1253 (SB 2164) Song Industrial safety. civil penalties

Repeals provisions relative to civil judgments in California Occupational Safety and
Health Act of 1973. Provides, instead, that Director of Industrial Relations may, after
exhaustion of specified review procedures apply to superior court for order directing
payment of a civil penalty, which may be granted in the court's discretion

Ch 1254 (SB 2177) Moscone. Meetings

Specifically makes meetings of the Public Utilities Commission subject to the statutory
provisions requiring meetings to be open and public Continues the existing exception
for executive sessions to deliberate on the institution of proceedings or litigation Deletes
present provision permitting executive sessions to deliberate on decisions to be reached
in proceedings, tariff filings, permits, general orders or crossing protection fund alloca-
tions submitted for decision Requires meetings of the Public Utilities Commission at
which the rates of entities under the commission's jurisdiction are changed to be open
and public

Ch 1255 (SB 2205) Mills Local transportation fund: allocation

Requires that the Mills-Alquist-Deddeh Act local transportation funds allocated to
cities and counties for the construction of pedestrian and bicycle facilities, prior to
making such funds available for public transportation purposes and for local street and
road purposes, be allocated pursuant to a priority list for such facilities prepared by the
appropriate local transportation planning agency

Authorizes funds so allocated for such facilities to be allocated without regard to the
population of a city or county; and specifies that such allocations shall not be included
in determining the apportionment to a city or county for public transportation purposes
and local street and road purposes

Requires the transportation planning agency to review its allocation of such funds for
such facilities within 30 days after receiving a request for such review from any city or
county in the area within the jurisdiction of the transportation planning agency.

Ch 1256 (SB 2234) Moscone. Pilots.

Revises and rearranges provisions prescribing powers and duties of the Board of Pilot
Commissioners for the Bays of San Francisco, San Pablo, and Suisun, and provisions
prescribing qualifications for pilots for San Francisco, San Pablo, and Suisun Bays, pre-
scribing pilotage rates, prescribing various rights and duties of such pilots, procedures
for revocation of licenses of such pilots, and offenses relating to piloting of vessels into
or out of harbors or ports on such bays Establishes a San Francisco Bay Pilot pension
plan, and specifies benefits, administration, eligibility, financing, and other matters
relating to the operation of the plan.

Ch. 1257 (SB 2237) Marler School classified employees.

Provides that school recesses during the Christmas and Easter periods shall not be
considered holidays for classified employees who are normally required to work during
those periods.

Provides that on any schoolday during which pupils would otherwise be in attendance
but are not, and for which certificated personnel receive regular pay, classified em-
ployees shall also receive regular pay, whether or not required to work that day.

To take effect immediately, urgency statute

Ch. 1258 (SB 2254) *Dymally Adoption.*

Requires state to reimburse private licensed adoption agencies for costs of administering and to adoption programs for hard-to-place children from any moneys appropriated therefor

Specifies that private agencies shall be reimbursed for placement of hard-to-place children in an amount not to exceed \$1,500 per placement.

Requires compliance with designated regulations in implementation of such program
Appropriates \$56,000 to State Controller for distribution for purposes of the act

Ch 1259 (SB 2233) *Moscone. Coroners.*

Allows coroner to determine extent of inquiry into deaths occurring under natural circumstances. Allows, under certain circumstances, coroner to authorize physician of record to sign the death certificate

Incorporates additional changes in Sec. 27491, Government Code, proposed by SB 1733 and AB 409, to be effective only if SB 1733 and AB 409, or one of those bills, and this bill are chaptered and become effective on or before January 1, 1975, and this bill is chaptered last.

Ch 1260 (SB 2269) *Whetmore. State competitive graduate fellowship.*

Authorizes use of state competitive graduate fellowship awards at prescribed professional schools.

Ch. 1261 (SB 2280) *Way Property tax limitations.*

Authorizes counties providing structural fire protection in portions of the county in the 1971-1972 and 1972-1973 fiscal years and paying therefor from general funds to impose an additional tax on property benefiting from such protection in a specified amount.

Authorizes local agencies to levy an additional property tax to provide for payments under certain contracts entered after, as well as before, January 1, 1973, if such later contracts are designed to prevent an increase in the burden on taxpayers

Ch 1262 (SB 2293) *Song Garagemen's lien*

Revises garagemen's lien laws.

Makes related changes

Appropriates \$1,127,000 to Department of Motor Vehicles for purpose of administering act and requires that Motor Vehicle Account in the Transportation Fund be reimbursed within three years of the operative date of appropriation from fees collected from applications to the department for the issuance of an authorization to conduct a lien sale

To take effect immediately, urgency statute.

Ch 1263 (SB 2294) *Song. Crimes.*

Deletes crimes of disturbing the peace of a neighborhood or person, or of a community college, state college or state university, and prohibits specified fighting or challenging to fight, maliciously and willfully disturbing another person by loud and unreasonable noise, or use of offensive words in public inherently likely to produce a violent reaction.

Provides specified punishments for such acts, including prohibition against release on probation, parole or any other basis for specified period for subsequent offenses for acts committed in buildings or on grounds of community college, state college, or state university

Ch. 1264 (SB 2295) *Song Written not-guilty pleas*

Permits any person having received a written notice to appear for an infraction to plead not guilty in writing in lieu of appearing in person in any court, rather than only in courts in counties other than his county of residence

Requires, on and after January 1, 1976, in addition to any other requirements, that every written notice to appear for an infraction have printed on the back of the notice, a statement informing a person who receives such notice of the provisions re pleading not guilty in writing in lieu of appearing in person in court

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch. 1265 (SB 2296) Song. Penalty assessments

Provides that a special assessment and a penalty assessment, as specified, shall be levied for, among other things, all offenses involving a violation of any local ordinance adopted pursuant to the Vehicle Code, rather than all offenses involving a violation of a city or county ordinance relating to vehicles or their operators or owners. Exempts from such provisions offenses by bicyclists, in addition to offenses by pedestrians.

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor any appropriation made by the act for a specified reason.

Ch 1266 (SB 2306) Behr Superior court commissioners

Provides that the Judicial Council shall collect and report specified information regarding official reporters and official reporters pro tempore of the courts in Marin County.

Increases the salary of official reporters of the superior court in Marin County with more than 5 years continuous service from \$1,454 to \$1,527.

Increases the additional filing fee for the first paper in a civil action or special proceeding in such court from \$10.50 to \$11.50.

Provides that the commissioner of such court shall receive a salary recommended by the court and approved by the board of supervisors, instead of a specified amount, and shall have been admitted to practice law in California for not less than 5 years.

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because this act is in accordance with the request of a local governmental entity or entities which desired legislative authority to act to carry out the program specified in this act.

Ch 1267 (SB 2309) Behr. General plans.

Authorizes general plans to include as an element a historical preservation element.

Defines historical preservation element and requires guidelines to be developed by the Office of Planning and Research by February 1, 1976.

Ch. 1268 (SB 2348) Petris. Housing

Defines the terms "building" and "substandard building" for purposes of the State Housing Law.

Makes rules and regulations promulgated pursuant to the State Housing Law re use, maintenance, and change of occupancy specifically applicable to all hotels, motels, lodgginghouses, apartment houses, and dwellings, or portions thereof, and buildings and structures accessory thereto, rather than applicable to all buildings and structures subject to the State Housing Law, approved for construction or constructed before or after the effective date of such rules and regulations. Requires such regulations governing alteration and repair of existing buildings to permit, and requires local ordinances and regulations governing the same subject matter, after July 1, 1975, to permit, the replacement, retention, and extension of original materials and the continued use of original methods of construction as long as the hotel, lodginghouse, motel, apartment house, or dwelling, or portion thereof, or building and structure accessory thereto, conforms to specified rules and regulations of the Commission of Housing and Community Development or to specified alternative local standards and does not become or continue to be a substandard building.

Requires specified rules and regulations adopted pursuant to the State Housing Law to impose substantially the same requirements as contained in the most recent editions of enumerated uniform industry codes as adopted by specified organizations rather than imposing the same requirements as contained in specified editions of such codes. Requires, in the absence of adoption by regulation, the most recent editions of such uniform codes be considered to be adopted and in effect one year after the date of publication.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act because of a specified reason.

Ch. 1269 (SB 2362) Beilenson. Motorboats noise levels

Prohibits the operation of motorboats in or upon the inland waters of the state with engines manufactured before January 1, 1976, in such a manner as to exceed a noise level of 86 dbA measured at a distance of 50 feet from the motorboat, rather than prohibiting the operation of motorboats in or upon such waters manufactured on or after January 1, 1974, and before January 1, 1976, in such a manner. Requires the exhaust of every internal combustion engine used on any motorboat to be effectively muffled at all times as may be necessary to comply with specified provisions prescribing noise levels for motorboat operation. Requires testing procedures employed to determine such noise levels to be in accordance with specified measurement procedures, and authorizes the Department of Navigation and Ocean Development to amend, by regulation, such testing procedures when deemed necessary to adjust to advances in technology.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for specified reasons.

Ch. 1270 (SB 2382) Whetmore. Dentistry

Revises provisions relating to licensing fees for licenses issued under the Dental Practice Act

Ch. 1271 (SB 2397) Behr. Vacancies in office

Revises provisions relating to the term of appointment with respect to provisions regarding filling vacancies in elective offices on the governing board of special districts

Requires a vacancy in any elective office on the governing board of a special district to be filled at an election if an election involving the total territory of the district will be conducted not more than 120, nor less than 90, days, rather than not more than 4 months nor less than one month, subsequent to the effective date of the vacancy

Makes technical changes.

Provides that city council or county board of supervisors rather than governing board of a special district may fill vacancy in a district elective office where district board members fail to post specified notice of vacancy.

Establishes modes for filling vacancy in office of certain irrigation districts and exempts such districts from general provisions relating to filling special district vacancies

Ch. 1272 (SB 2402) Nejedly Transportation brokers and travel promoters

Repeals Aircraft Transportation Brokers Act

Revises provisions regulating specified aspects of travel promoters financial operations and advertising to, among other things, redefine terms used, delete authority of the Department of Consumer Affairs to require filing of specified documents, and eliminate payment of specified fees to the department.

Provides that no appropriation is made for the reimbursement of any local agency

Ch. 1273 (SB 2417) Deukmejian. Labeling lubricating oils.

Provides that any lubricating oil, regardless of its origin, or any product that is a blend of recycled oil and new oil, shall meet certain specifications

Makes it unlawful for any person to sell, offer, deliver or offer to deliver lubricating or motor oil without conspicuously marked SAE classification on container.

Deletes provisions which require that previously used lubricating or motor oil be labeled as "made from used oil" or "re-refined used oil", be kept separate from unused lubricating or motor oil on any basket, stand, or rack, and be the subject of separate records of purchase, sale and storage by certain persons

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch. 1274 (SB 2418) Marks Dredging permits.

Provides that the Resources Agency shall be the state coordinating agency for all applications for permission to conduct maintenance dredging in the area described as included in the area of jurisdiction of the San Francisco Bay Conservation and Development Commission of any amount or new dredging of 100,000 cubic yards or less within a 12-month period made to any state agency required or permitted by law to review such applications. Specifies procedure to be followed by such applicants and procedure for

processing such permits. Requires Resources Agency to report to Legislature on specified matters on or before February 1, 1976.

Declares legislature intent.

Not operative after July 1, 1976.

Appropriates \$27,000 to the commission for costs of administering act.

Ch. 1275^f (SB 2421) Mills Public transportation: retirement system.

Specifies that an operator, on and after July 1, 1976, shall be eligible for allocations for public transportation purposes, under the Mills-Alquist-Deddeh Act, only if the current cost of its retirement system is fully funded, as defined, with respect to the officers and employees of its public transportation system, or if the operator is implementing a plan approved by the transportation planning agency which will so fully fund the retirement system within 40 years

Specifies, further, re operators with private pension plans, that such eligibility depends on the operator's conducting periodic actuarial studies, formulating deficit-elimination plans, and investing funds, as specified; and the operator's including in annual financial statements specified matters re its private pension fund.

Ch 1276 (SB 2429) Collier California Council of Design and Marketing.

Renames California Council of Product Design and Marketing to be the California Council of Design and Marketing.

Provides that terms of the members of such council shall be 3 years and that a member shall not hold over after such term for more than 1 year.

Provides that the council shall have the power to establish conditions and determine criteria for use of a California label.

Exempts council from liability in establishing conditions for design excellence awards and in determining criteria for use of a California label.

Ch. 1277 (SB 2444) Dills. Employee organizations: public schools.

Authorizes recognized employee organizations to obtain the names and addresses of school district employees provided a fee not less than cost of preparation is paid.

Authorizes a district to require such information to be confidential

Requires a district to establish a procedure for restriction of addresses of employees who wish to have their addresses confidential.

Ch 1278 (SB 2460) Bradley. Hospital districts: hospital administrators.

Authorizes hospital districts to enter into contracts of employment with hospital administrators, not to exceed 4 years in duration, but which may be periodically renewed upon expiration for not more than 4 years.

To take effect immediately, urgency statute

Ch 1279 (SB 2462) Song. School district retirement plans

Authorizes governing board of a school district annuity retirement fund to request the district governing board to hold an election among fund participants to permit distribution of existing funds in the annuity fund, and delegates to the board authority to prescribe election procedures

To take effect immediately, urgency statute.

Ch 1280 (SB 2467) Collier. Legislature: open meetings.

Requires meetings of all legislative conference committees to be open to press representatives accredited by Joint Rules Committee

Ch. 1281 (SB 2472) Cusanovich School classified employees

Provides that certain rights and benefits accorded by statute enacted in 1972 to school classified employees who take voluntary demotion or reduction in assigned time in lieu of layoff, shall apply to those employees who took such voluntary demotion or reduction in assigned time in lieu of layoff after June 1, 1969, and prior to effective date of the 1972 enactment and who continue to be in such status on the effective date of this act.

Provides that notwithstanding Sec 2231 of the Revenue and Taxation Code, there shall be no reimbursement nor appropriation because there are no state-mandated local costs in this act.

To take effect immediately, urgency statute

Ch. 1282 (SB 2474) Biddle. Medical contract program

Removes requirement that sectarian medical schools and colleges participating in state medical contract program have an affirmative action program, approved by the State Fair Employment Practice Commission, for the equitable recruitment of instructors, when such instructors are recruited on the basis of religious affiliation.

Reappropriates to the State Scholarship and Loan Commission funds previously appropriated but unexpended for purposes of state medical contract program. Requires expenditure of such funds with respect to increased level of medical students who were enrolled during 1972-73 and 1973-74 academic years at Loma Linda University Medical School.

To take effect immediately, urgency statute

Ch. 1283 (AB 2791) McAlister. Juvenile offenses.

Authorizes a judge, referee, or traffic hearing officer, with respect to a traffic violation by a minor to order that his driving privilege be suspended or restricted as provided in the Vehicle Code or when the Vehicle Code does not provide for such suspension or restriction, to order a suspension or restriction for a period not to exceed 30 days in addition to any other order

Incorporates additional changes in Sec 564, Welfare and Institutions Code, proposed by SB 2299, to be effective only if SB 2299 and this bill are both chaptered and become effective on or before January 1, 1975, and this bill is chaptered last.

To take effect immediately, urgency statute

Ch 1284 (AB 3335) Fenton Industrial safety.

Revises provisions relating to California Occupational Safety and Health Act of 1973.

Reduces from 30 to 20 days the required notice publication for meetings of Occupational Safety and Health Standards Board.

Revises jurisdiction of Bureau of Investigation in Division of Industrial Safety to those investigations for accidents involving serious injury to five or more employees, rather than any serious injury.

Requires Division of Labor Statistics and Research to provide specific recordkeeping forms to employers, and requires Division of Industrial Safety to enforce recordkeeping requirements. Makes violations of specified recordkeeping requirements subject to civil penalty

Allows employers to appeal to Director of Industrial Relations the revocation of specified permit

Repeals provisions relative to civil judgments, and provides, instead, that Director of Industrial Relations may, after exhaustion of specified review procedures apply to superior court for order directing payment of a proposed penalty, which may be granted in the court's discretion

Increases renewal fee for explosive blaster's license and gas testers' and safety representatives' certificates from \$5 to \$15. Changes renewal dates for such licenses and certificates from annual to every 5 years. Prohibits renewal of such licenses and certificates unless licensee passes test given by Division of Industrial Safety

Makes various other changes.

Ch 1285 (AB 3682) Knox Filing fees

Increases various court filing fees by specified amounts.

Adds filing of first account of testamentary trustee to the list of papers for which a filing fee must be paid. Excepts original petitioner for letters of administration from fee for subsequently filing certain probate papers.

Makes other technical, related changes

To be operative until December 31, 1975

Ch. 1286 (AB 4357) Moretti. Mobilehomes

Requires dealer of mobilehomes required to be moved under permit to display a notice of reasonable size stating the existence of a 1-year warranty on mobilehomes sold and a sample copy of such warranty

Requires such notice to be posted in each area where purchase orders and conditional sales contracts are written.

Requires the establishment of an escrow account for each sale of a mobilehome required to be moved under permit. Prohibits the disbursement of any moneys in such escrow account until buyer has received delivery of the mobilehome on the site, and the mobilehome has passed inspection pursuant to specified provisions of law. Provides for refund to buyer from escrow account in the event delivery is not made within 120 days from the date of sales contract, except as specified.

Makes it unlawful and a ground for suspension or revocation of license of mobilehome dealer to violate specified provisions of law relating to mobilehome warranties or of specified provisions of this act

Requires Department of Housing and Community Development to adopt rules and regulations for the establishment and maintenance of escrow accounts with escrow agents or escrow companies licensed and regulated by the state.

Operative July 1, 1975

Ch 1287 (SB 2299) Nejedly. Juveniles' vehicle equipment violations.

Allows the court in a juvenile hearing to require a minor who is cited for a traffic violation to furnish the court satisfactory evidence that the vehicle's equipment has been made to conform to the requirements of the Vehicle Code

Makes additional changes in Section 564, Welfare and Institutions Code, proposed by AB 2791, to be operative only if this bill and AB 2791 are both chaptered and become effective on or before January 1, 1975, and this bill is chaptered after AB 2791.

Ch 1288 (SB 1962) Rodda. State University and Colleges

Provides that notwithstanding limitation contained in Budget Act of 1974, Trustees of the California State University and Colleges may, nevertheless, authorize expenditures, commencing with spring semester or winter quarter of the 1974-75 academic year, necessitating a student material and services fee in excess of \$136, but not more than \$144.

Ch 1289 (SB 2364) Robbins. Education Code technical corrections.

Makes various technical changes and revises obsolete cross-references in statutes enumerating certain narcotic offenses conviction of which will affect the rights of persons to enter upon or continue in employment in the public schools, and the rights of persons to issuance of and in continuing to hold credentials and certifications for public school service.

Ch 1290 (AB 1897) Holoman Subpoenaed public employees

Includes firemen within those public employees who, if subpoenaed as a witness in a civil action or proceeding, are to receive salary or other compensation and actual necessary and reasonable traveling expenses from the employing public entity for the time spent and expense incurred in complying with such subpoena and any subpoena issued for the taking of depositions

Requires the party at whose request a subpoena is issued to specified public employees, to reimburse the public entity the full cost incurred by such public entity in complying with the provisions regarding compensation of subpoenaed public employees

Provides for firemen to be subpoenaed in same manner as peace officers for above purposes

Requires deposit with clerk of court or tribunal by party requesting subpoena of firemen before latter shall be ordered to return for subsequent proceedings.

Makes it a misdemeanor for a person to pay or offer to pay compensation to fireman for services as a witness in a manner other than provided by law and for municipal firemen to ask or receive any payment except as provided by law.

Permits firemen to agree with party seeking appearance as witness to appear at time other than that specified in subpoena.

Provides that employing public entity to be reimbursed at the same rate and in the same manner as public entities employing peace officers and entitles employing public entity to sue for reimbursement

Ch. 1291 (AB 3125) McAlister. Blood donations.

Authorizes minor who has reached age of 17 to serve as blood donor and blood bank to accept such donation with written consent of a parent. Authorizes minor under age of 17 to serve as blood donor and blood bank to accept such donation if he has written consent of parents and authorization of physician thereto

Ch 1292 (SB 1540) Beilenson Blood donations by minors

Revises provisions of law relating to blood donations by minors to specifically authorize minors who have attained age of 15 to consent to donation of blood with parental consent.

Ch. 1293 (AB 3579) Lewis State Teachers' Retirement Law.

Makes technical and various clarifying changes in the State Teachers' Retirement Law respecting costs of administration, tax exemptions, limitations on actions, fund references, definitions, service, membership, tax-sheltered annuities, contributions, merger of local systems, beneficiary designations, and allowances

Ch. 1294 (AB 3684) Knox. Workmen's compensation payments

Provides that the rate of compensation for temporary disability indemnity for injuries compensable under workmen's compensation law which have existed for more than two years shall be computed using that rate in effect on the date each disability payment is made to the injured employee

Ch 1295 (AB 3753) Ralpl. School district retirement contributions

Deletes provisions specifying that retirement contributions are not to be paid from "development center for handicapped pupils' fund" and "child development fund" maintained in the county treasury for school districts

Specifies that revenue limits of school districts shall be decreased to offset amounts required to be paid from such funds for retirement contributions

Ch 1296 (SB 612) Bradley Courts.

Increases number of superior court judges in Santa Clara County from 24 to 26

Appropriates \$120,000 to the State Controller for payment to Santa Clara County for costs incurred by the county pursuant to this act

Provides that such appropriation is full annual cost of the mandated program, but shall not diminish payment by the state pursuant to Sections 68206 and 75101 of the Government Code

Ch. 1297 (SB 1731) Dills. Municipal courts

Increases number of judges in Compton Municipal Court District of Los Angeles County to 6 from 3 and in Culver Municipal Court District of Los Angeles County to 2 from 1

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because this act is in accordance with the request of the local governmental entity which desired legislative authority to act to carry out the program specified in this act

Specifies operative date of March 1, 1975

Ch 1298 (SB 1959) Carpenter. Superior court judges

Increases the number of judges in the Superior Court of Orange County from 31 to 33

Appropriates \$120,000 to the State Controller for payment to Orange County as a block state grant for costs incurred by the county pursuant to this act

To become operative January 7, 1975, or on date Orange County Board of Supervisors adopts resolution agreeing to pay local costs in excess of appropriation provided in the act, whichever is later

Ch 1299 (SB 2033) Ayala Municipal courts

Increases the number of municipal court judges in the El Cajon Judicial District in San Diego County from 4 to 5

Creates the Chino Division of the San Bernardino County Municipal Court District

and provides the division with 1 judge.

Increases the number of judges in Valley Division of San Bernardino County Municipal Court District from 1 to 2; and West Valley Division from 3 to 4

Creates a council of supervising judges from previously designated "presiding" judges of the San Bernardino County Municipal Court District having responsibility for supervision and administration of courts.

Changes the compensation, number, and positions of municipal court personnel in San Bernardino County

Makes related changes

Provides that no appropriation or reimbursement shall be made because the act is in accordance with the request of a local government entity or entities which desired authority to act pursuant to the act

Operative January 15, 1975

Ch. 1300 (SB 2050) Zenovich Municipal court judges.

Increases number of municipal court judges in Fresno Judicial District from 6 to 7.

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because this act is in accordance with the request of a local governmental entity or entities which desired legislative authority to act to carry out the program specified in this act.

Operative January 7, 1975

Ch. 1301 (SB 2057) Berryhill Judges

Provides for 6 instead of 5 superior court judges for Stanislaus County

Changes the compensation and positions of personnel in the municipal courts of Monterey County.

Appropriates \$60,000, under specified conditions, to the State Controller for allocation and disbursement to Stanislaus County for costs incurred by it pursuant to increase in number of judges in Stanislaus County.

Provides that no appropriation is made nor shall any reimbursement be made for any other costs any local government entity may incur pursuant to the act because the affected local government entities requested this act in order to carry on any program or service required by it

Provides that provisions regarding increase in number of judges in Stanislaus County and appropriation with regard thereto are to be operative January 7, 1975.

To take effect immediately, urgency statute

Ch. 1302 (SB 2099) Ayala Superior court judges

Increases the number of superior court judges from 14 to 15 in San Bernardino County.

Appropriates \$60,000 to the State Controller for disbursement to San Bernardino County as a state block grant to meet costs incurred by the county pursuant to the act

To become operative January 7, 1975

Ch 1303 (SB 2115) Stull San Diego courts

Increases the number of municipal court judges in the North County Judicial District of San Diego County from 5 to 6

Changes the compensation, privileges, and benefits of various personnel of municipal courts in San Diego County

Provides for the succession of justice court personnel to positions in municipal courts in the event specified consolidations of justice courts with municipal courts take place in San Diego County.

Incorporates changes made by Chapter 335 [366]* of the 1974 Statutes

Provides that no appropriation or reimbursement shall be made because the act is in accordance with the request of a local government entity or entities which desired authority to act pursuant to the act.

To be operative January 7, 1975

Ch. 1304 (AB 2888) Chappie Superior court judges.

Increases the number of superior court judges in Placer County from 2 to 3

Appropriates \$60,000 to the State Controller for payment to Placer County for costs incurred by the county pursuant to this act.

Operative on January 7, 1975

Ch. 1305 (AB 2910) Ray E. Johnson. Superior court judges.

Increases number of judges in Butte County Superior Court from 2 to 3.

Appropriates \$60,000 to the State Controller for payment to Butte County for costs incurred by it pursuant to this act.

Provides that such appropriation is full reimbursement for first fiscal year in which act takes effect, but shall not diminish payment by the state pursuant to Sections 68206 and 75101 of the Government Code.

Operative January 7, 1975.

Ch. 1306 (AB 3217) Deddeh. Municipal courts.

Reestablishes the municipal court designated the South Bay Judicial District and requires the district to embrace the Cities of Chula Vista, Coronado, National City, and Imperial Beach and contiguous area determined by the board of supervisors. Prescribes 2 judges.

Repeals provisions relating to personnel of the previously established court. Makes new provisions for personnel for such reestablished judicial district. Makes other related provisions.

Provides for a delayed operative date of July 1, 1975.

Provides no appropriation or reimbursement shall be made because the act is in accordance with the request of a local government entity or entities which desired authority to act pursuant to the act.

Ch. 1307 (AB 3221) Seeley. Municipal courts.

Increases the number of municipal court judges in the Desert Judicial District in Riverside County from 2 to 3. Makes such increase operative January 7, 1975, and makes technical, clarifying change.

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because this act is in accordance with the request of a local government entity or entities which desired legislative authority to act to carry out the program specified in this act.

Ch. 1308 (AB 3325) Kapiloff. Courts.

Increases from 29 to 33 the number of superior court judges in San Diego County.

Appropriates \$240,000 to the State Controller for payment to San Diego County for costs incurred by the county pursuant to this act.

Provides that such appropriation is full annual cost of the mandated program, but shall not diminish payment by the state pursuant to Sections 68206 and 75101 of the Government Code.

Operative on January 15, 1975.

Ch. 1309 (AB 3483) Knox. Courts.

Increases the number of municipal court judges in the Walnut Creek-Danville Judicial District in Contra Costa County from 2 to 3. Increases the number and salaries of municipal court personnel in the county.

Increases the salaries of regular official reporters of the superior court in Contra Costa County.

Increases specified additional filing fees in the superior and municipal courts of the county from \$13 to \$14.

Makes related changes.

Provides that no appropriation or reimbursement is made by this act for costs incurred by local agencies pursuant to this act because this act is in accordance with the request of the affected local government entity to provide legislative authority to carry out the program specified in this act.

Ch. 1310 (AB 3989) Briggs. Municipal courts.

Increases the number of judges in the municipal courts in Orange County, Modesto, and Stockton.

Changes the compensation, number, and positions of various personnel of the municipal court in Modesto.

Incorporates various changes made by Chapter 335 of the 1974 Statutes.

Provides that no appropriation or reimbursement shall be made because the act is in

accordance with the request of a local government entity or entities which desired authority to act pursuant to the act.

To be operative January 7, 1975, provided that the changes in the number of municipal court personnel in Stockton shall not become operative until the board of supervisors notifies the Governor on or after January 7, 1975, that court quarters are available for the additional judge for the municipal court in Stockton provided by the act

Ch. 1311 (AB 4222) Warren. Courts

Provides for 171, rather than 161, judges of the Superior Court for Los Angeles County.

Decreases from 68 to 58 the number of court commissioners that may be appointed by judges of superior courts of Los Angeles County.

Increases the number of superior court judges in Sacramento County from 15 to 18

Appropriates \$180,000 to the State Controller for allocation and disbursement to Sacramento County for costs incurred by the county pursuant to part of this act. Provides that no other reimbursement or appropriation shall be made for any costs that may be incurred by local agencies pursuant to this act.

Makes specified changes in the event both this bill and SB 218 are chaptered and this bill is chaptered last.

Specifies the act is to become operative January 7, 1975

Ch 1312 (AB 4234) Wood. Municipal courts

Provides for 3 judges, rather than 2 judges, in the municipal court established in the district embracing the City of Salinas.

Provides that no reimbursement will be made to local agencies pursuant to this section for specified reasons

To become operative on January 7, 1975

Ch 1313 (AB 4300) Wilson. Municipal courts

Increases number of municipal court judges from 4 to 5 in El Cajon Judicial District of San Diego County

Provides that no appropriation or reimbursement shall be made because the act is in accordance with the request of a local government entity or entities which desired authority to act pursuant to the act

Operative January 7, 1975.

Ch 1314 (AB 4408) Quimby. Municipal courts.

Adds two judges to the San Bernardino County Municipal Court District

Provides that no appropriation is made nor shall any reimbursement be made for any costs any local government entity may incur pursuant to the act because the affected local government entities requested this act in order to carry on any program or service required by it

To become operative on January 7, 1975

Makes other changes contingent upon enactment of SB 2033, and upon chaptering of that bill before this one

Ch 1315 (SB 47) Dills. Retirement.

Permits contracting agencies of the Public Employees' Retirement System to independently elect permissive benefits for various categories of membership.

Ch. 1316 (SB 514) Biddle. Vehicle Code violations—reports

Requires every clerk of a court, or judge if there is no clerk, to report to the Department of Motor Vehicles, as specified, conviction of persons who have violated a specified provision of the Vehicle Code relating to the modification of exhaust systems and mufflers so as to emit noise above a specified level, and operation of motor vehicles with such modified exhaust systems

Provides that, notwithstanding Section 2231, Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor any appropriation made by this act for a specified reason.

Ch. 1317 (SB 1206) Stiern. Public employee retirement.

Provides that the board of retirement of a system established pursuant to the County Employees Retirement Law of 1937 may permit the county auditor to forego specified certification requirement concerning compensation paid members.

Ch. 1318 (SB 1467) Song. Corrections.

Deletes requirement that maximum age shall be 35 years for open examination for the position of parole agent I, and other custodial and parole positions which normally afford entry into the Division of Adult Paroles service.

Provides that maximum age shall be 35 years for open examination for the position of correctional officer, correctional program supervisor, and other custodial positions which normally afford entry into the Department of Corrections service, except as specified, rather than for the position of correctional officer, women's correctional supervisor I, parole agent I, correctional counselor I, and other custodial and parole positions which normally afford entry into the Department of Corrections service, except as specified.

Makes additional changes in Sec. 6053, Penal Code, proposed by AB 2874, to be operative only if AB 2874 and this bill are both chaptered and this bill becomes effective on January 1, 1975, and this bill is chaptered after AB 2874.

Ch. 1319 (SB 1476) Nejedly. Electrical and gas shortages.

Directs the Public Utilities Commission to establish priorities of electricity and gas usage and among customers of electrical and gas corporations in the order of greatest public benefit and need, as specified, and to order service temporarily reduced during any shortage, as specified, in accordance with such priorities. Requires the commission to establish no such priority which would cause any reduction in transmission of gas to this state pursuant to federal rule, order, or regulation. Authorizes the commission to require electrical or gas corporations to provide mutual assistance during fuel shortage conditions. Declares that no such corporation which reduces or discontinues service pursuant to an order of the commission shall be liable for any damages caused thereby.

Declares that the provisions of AB 1575, AB 2677, or SB 1479, if enacted, whether enacted before or after this act, shall prevail over this act to the extent there is any conflict.

Declares that there are no state-mandated local costs in this act that require reimbursement because there are no duties, obligations, or responsibilities imposed on local government by this act.

To take effect immediately, urgency statute. Operative only until July 1, 1976, and as of such date is repealed.

Ch 1320 (SB 1557) Way. Public Employees' Retirement System

Provides that local miscellaneous and local safety members who are employees of contracting agencies of the Public Employees' Retirement System shall receive credit for unused days of sick leave at retirement if their employer so elects by amending present contracts or inclusion in new contracts. Provides that retirement allowances of such employees whose retirement or death before retirement occurred after January 1, 1974, shall be adjusted to include such credit.

Permits contracting agencies, as well as state agencies, to employ retired members to perform essential medical or dental services.

To take effect immediately, urgency statute.

Ch 1321 (SB 1767) Way. Licenses. suspension, revocation

Revises provisions generally regulating denial, suspension, and revocation of licenses by licensing boards under regulation of Business and Professions Code, among other things to delete lack of good moral character, or similar ground relating to applicant's character, as a ground of denial of license.

Permits denial, suspension or revocation on ground of conviction of crime or the doing of any act involving dishonesty, fraud or deceit, as specified, if crime or act is substantially related to the qualifications, functions, or duties of licensed business or profession, and requires boards to develop criteria to aid in determining whether a crime or act is so related.

Makes provision for administrative hearing and continuances in cases of suspension or revocation of licenses

Deletes provisions which requires Business and Professions Code boards to develop criteria evaluating rehabilitation of a person denied a license on the ground of lack of good moral character or whose license has been suspended or revoked on the ground of conviction of a crime

Ch. 1322 (SB 1775) Grunsky Public Employees' Retirement System

Includes within definition of dependent children, for purposes of special death benefits for safety members, full-time students under the age of 22

Provides that there are no additional duties imposed on localities pursuant to this act in the 1974-75 fiscal year, however, there are additional costs mandated in the 1976-77 fiscal year for which reimbursement required by Section 2231 of the Revenue and Taxation Code may be handled in the regular budget process

Ch 1323 (SB 1858) Song. Newsmen's privilege

Provides that designated newsmen cannot be adjudged in contempt for refusing to disclose any unpublished information obtained or prepared in gathering, receiving or processing of information for communication to the public.

Defines "unpublished information"

Incorporates additional changes made in Section 1070 of the Evidence Code by AB 3148, to be operative if AB 3148 and this bill are both chaptered, and this bill is chaptered last

Ch 1324 (SB 1918) Nejedly. Pest abatement counties

Permits counties to provide the same services as a mosquito abatement district or vector control district within both the unincorporated and incorporated territory of the county, but requires that before exercising such authority within an incorporated territory the consent of the city council first be obtained, that a public hearing be held by the board of supervisors on such proposals, and that notice of such hearing be given in a specified manner.

Ch 1325 (SB 1963) Mills. Transportation development.

Requires an operator, other than a city and county with a population of 700,000 or more, to expend at least 15%, rather than at least 75%, of the funds it receives for public transportation purposes under the Mills-Alquist-Deddeh Act for capital expenditures. Retains the 75% requirement as to an operator which, on January 1, 1975, is a city and county with a population of 700,000 or more

Exempts from the above requirement, during any fiscal year, any operator receiving local financial assistance, exclusive of fares, in that fiscal year in an amount equal to or greater than the amount specified in the above requirement

Deletes various exceptions re capital expenditures of such funds

Ch 1326 (SB 1997) Deukmejian Job creation programs

Transfers the California Job Creation Program Board from the Department of Employment Development to the Business and Transportation Agency and substitutes the Secretary of Business and Transportation for the Secretary of the Health and Welfare Agency on the membership of that board

Makes certain technical changes

To take effect immediately, urgency statute

Ch 1327 (SB 2053) Kennick. Public Employees' Retirement System

Requires Board of Administration of the Public Employees' Retirement System to pay state members, other than school members, who deferred retirement, specified benefits that would have accrued because of change in retirement allowance computation as of July 1, 1971, and provides that such persons' retirement shall be made effective on July 1, 1971, or 63rd birthday

Ch 1328 (SB 2088) Song. Attorneys.

Increases the maximum annual State Bar membership fees which may be fixed by the Board of Governors of the State Bar.

Ch. 1329 (SB 2103) Dymally. Family law

Revises law with respect to enforcement of orders under the Family Law Act, including providing that earnings, income, or accumulations of either spouse, while living separate and apart from other spouse which would have been community property if the spouse had not been living separate and apart from the other spouse shall be first resorted to in enforcement of any order for support

Ch. 1330 (SB 2140) Biddle. Vehicles year-round registration.

Revises provisions re the renewal of vehicle registration by delaying the beginning date for the conversion to a year-round registration system by one year, making such system commence with the renewal of vehicle registration for the 1976, rather than the 1975, calendar year.

Deletes specified provisions re year-round registration of motorcycles and motor-driven cycles

Revises provisions re penalties imposed under the Vehicle License Fee Law.

Revises the method of determining the allocation of penalties

[Increases from 2 2 to 2 5 the percentage of motor vehicle license fee revenues to be transferred, after specified payments and deductions, to the Motor Vehicle Account in the Transportation Tax Fund from the Motor Vehicle License Fee Account in that fund.]*

~~Increases percentage of the revenue from motor vehicle license fees remaining after specified payments and deductions are made which shall be transferred from the Motor Vehicle Account in the Transportation Tax Fund prior to the prescribed disposition of at least 90 percent of the balance of such fees *~~

Revises method of computing penalties for late application for renewal of registration, and transfer of registration, and for late payment of fees required upon motor vehicle engine change

Revises provisions re the fees for the registration of a motor vehicle whenever the period for which the registration is required to be renewed is less than 11 months, or for 12 months or more.

Makes related changes.

To take effect immediately, urgency statute, with certain provisions to be operative December 1, 1974, and others to become operative March 10, 1975, December 1, 1975, March 8, 1976, and July 1, 1977

Ch. 1331 (SB 2144) Zenovich. Administrative or supervisory positions

Deletes from the requirement of 15 years of service as a teacher, for appointment of individual without a supervisory or administrative credential to an administrative or supervisory position, requirement that all such service be in the public schools of California, but retains requirement of 10 years of teaching service with the appointing district

Ch 1332 (SB 2155) Petris San Francisco Bay

Excepts Larkspur and Greenbrae Boardwalks from jurisdiction of the San Francisco Bay Area [Conservation and] Development Commission

Deletes provisions that require the commission to file a specified report with respect to property which might be acquired by public agencies for public use and deletes and revises other provisions relating to such report

Authorizes the City of Emeryville to operate a ferry system between that city and the City and County of San Francisco if (a) approval is obtained from the Metropolitan Transportation Commission and (b) either the required consent of the holders of outstanding revenue bonds secured by the revenues in the Revenue Fund of the San Francisco-Oakland Bay Bridge is obtained or it is established that such operation is not prohibited by the provisions of any outstanding bond indenture.

Prohibits the city, in the operation of its ferry system, from operating any charter, tourist, recreational, or sightseeing services, but authorizes the city to contract with any common carrier regulated by the Public Utilities Commission to provide such services

and for the use of the city's vessels, facilities, or other equipment for such purposes

Ch 1333 (SB 2243) Roberti. Medical referrals.

Deletes exemption for individuals, agencies, associations, and corporations not organized for profit or gain and for organizations and associations exempt from federal income taxation pursuant to prescribed provisions of federal law, from provisions (1) prohibiting specified referrals and recommendations for medical care or treatment for profit and (2) prohibiting any physician, hospital, health-related facility, or dispensary from entering into a contract or agreement to accept for medical care or treatment any person referred or recommended by a medical referral service in another state if such business would be prohibited under specified provisions relating to medical referral services in this state.

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor shall there be any appropriation made by the act for a specified reason.

Ch. 1334 (SB 2283) Petris Physicians and surgeons, podiatrists.

Declares it is the policy of the state that holders of M.D and D.O degrees shall be accorded equal professional status and privileges as licensed physicians and surgeons. With a specified exception for medical schools, prohibits prescribed health facilities, the state, and local governmental entities from discriminating, with respect to employment, staff privileges, or the provision of professional services, against a licensed physician and surgeon on the basis of whether the physician and surgeon holds a D.O or M.D. degree. Authorizes the district attorney in a county in which a violation of such provisions occurs to bring an action to enjoin the violation, upon receipt of a complaint by an aggrieved physician and surgeon.

Requires the rules of health facilities to include provisions for use of the facility by, with a specified exception for medical schools, podiatrists, as prescribed

Prohibits the rules of a health facility concerning use of the facility by, and staff privileges for, physicians and surgeons from discriminating on the basis of whether a physician and surgeon holds a M.D. or D.O degree and requires the health facility staff processing, reviewing, evaluating, and determining staff privileges to include, if possible, physicians and surgeons holding M.D. degrees and holding D.O. degrees. Authorizes the district attorney of the county in which a health facility is located to bring an action to enjoin any violation of such provisions and other provisions relating to podiatrists' use of health facilities.

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor any appropriation made by this act because of a specified reason.

Ch. 1335 (SB 2303) Carpenter. Oil and gas conservation.

Ratifies the membership of California in the amended Interstate Compact to Conserve Oil and Gas, as quoted. Specifies, among other things, that California agrees to enact laws, or to continue in force existing laws, that will accomplish the prevention of enumerated forms of physical waste of oil and gas.

Designates the Governor as California's representative on the Interstate Oil Compact Commission and the State Oil and Gas Supervisor as his delegate, with duties as specified. Designates the Executive Officer of the State Lands Commission as associate representative.

Appropriates \$27,000 from the Petroleum and Gas Fund to the Department of Conservation for maintaining the state's membership on the commission until August 31, 1975.

To take effect immediately, urgency statute.

Ch 1336 (SB 2343) Short. Retirement

Provides that a section of the California Interscholastic Federation is a public agency for purposes of the Public Employees' Retirement System.

Ch 1337 (SB 2377) Stull Public Employees' Retirement System

Provides that if a member who is an academic employee of the California State University and Colleges dies while on a leave with pay, or within 12 months following a leave with pay, during which he received less than full compensation earnable when

not on such leave, death benefit shall be based on the full compensation earnable by him when not on leave with pay.

Extends such provision to members dying on or after January 1, 1973.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency or school district for any costs incurred by it pursuant to the act.

Ch 1338 (SB 2392) Whetmore Support

Specifies that court shall revoke decree or judgment for spousal support upon proof that party ordered to be paid support is living with person of opposite sex under designated circumstances. Provides for mandatory restitution of such moneys received from onset of living together.

Ch. 1339 (SB 2396) Behr. Surplus public property

Requires state and local agencies disposing of surplus real property to notify any housing authority in the county where the property is located, in writing, of its intent to dispose of the property, and to offer to sell the property to such authority or authorities at fair market value.

Provides that with respect to provisions requiring the state and local agencies to notify specified entities when disposing of surplus land and give such entities an opportunity to purchase, where more than one offer for the purchase of such surplus property is received from such entities, the state or local agency shall have discretion as to which offer to accept.

Provides that county boards of supervisors may establish a central inventory of surplus governmental property in the county.

Provides that the failure by the state or a local agency to comply with certain provisions regarding disposing of surplus land shall not invalidate the transfer or conveyance of real property to a purchaser or encumbrancer for value.

Provides that neither reimbursement nor appropriation shall be made to any local agency for any costs incurred by it pursuant to the act because the duties, obligations or responsibilities imposed on local government by the act are minor in nature and will not result in any financial burden on local government.

Ch 1340 (SB 2410) Nejedly Servitudes

Provides that the vacation or abandonment pursuant to law, of any street or highway shall extinguish all public easements therein, except as to a local agency as specified.

Defines various terms for purposes of act.

Provides no appropriation nor reimbursement made to local governmental entities by act as costs, duties, obligations, and responsibilities are minor in nature.

Ch. 1341 (SB 2422) Alquist Geologic hazards

Requires cities and counties to charge a reasonable fee to an applicant for a site approval for a proposed new real estate development (defined to include a subdivision) or structure for human occupancy located within a special studies zone delineated pursuant to the Alquist-Prilo Geologic Hazard Zones Act, rather than requiring such fee for a building permit according to a fee schedule established by the State Mining and Geology Board, and makes related changes. Requires the State Geologist to define "new real estate development" and "structure for human occupancy" for purposes of the act. Deletes the provisions limiting the maximum amount of such fees that may be charged and the provisions requiring $\frac{1}{2}$ of the proceeds of fees imposed under the act to be retained by the city or county and the remaining $\frac{1}{2}$ to be deposited in the General Fund.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for a specified reason.

Ch 1342 (SB 2452) Zenovich. Fire and panic safety.

Provides that an automatic sprinkler system approved by the State Fire Marshal is not required of any one-story building or structure intended to be used for the housing of no more than 6 ambulatory aged persons who are provided with 24-hour-per-day care, but requires a fire alarm system of a specified type, approved by the State Fire Marshal, in such buildings or structures.

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor shall there be any appropriation made by the act for a specified reason

To take effect immediately, urgency statute.

Ch. 1343 (SB 2464) Nejedly Public Employees' Retirement System

Permits termination of contract with the Public Employees' Retirement System with respect to local firemen upon their transfer to district which participates in a retirement system established under the County Employees Retirement Law of 1937.

Provides that the governing bodies of the contracting agency and of the district may determine the portion of liability above the value of cash and securities transferred to the county system that each will pay.

To take effect immediately, urgency statute

Ch. 1344 (AB 221) Ralph. Employee housing

Repeals requirements for registration of labor camps and substitutes mandatory permit system for operation of such camps, in specified situations

Requires the Department of Housing and Community Development to annually evaluate enforcement of Employee Housing Act by local agencies

Provides for suspension of permit if any provision of act or any regulation adopted pursuant thereto is violated by permitholder

Ch 1345 (AB 638) McCarthy Public social services

Makes it a ground for revocation of a license or permit for any skilled nursing facility, nonmedical or intermediate care facility or administrator of such facility to obtain as an additional cost of care or fail to deliver to an aid recipient his allowance for personal and incidental needs

Appropriates \$91,000 to the Office on Aging to provide the nonfederal share of local matching funds for nutrition programs serving ethnic and elderly poor persons

To take effect immediately, urgency statute

Ch. 1346 (AB 1163) Murphy. Community colleges charges

Authorizes governing board maintaining a community college to impose a required fee for prescribed transportation services upon all students and employees or only upon all students at a community college campus for a two-year period, upon favorable vote at prescribed elections. Authorizes continuation of required fees assessed upon all students and employees or only upon all students for additional two-year periods as prescribed

Provides that fees required of part-time students for transportation services shall be a pro rata lesser amount than full-time students; requires a governing board maintaining such service to adopt rules and regulations exempting low-income students from required fees, and authorizes the exemption of others

Limits the amount of fee which may be imposed by the governing board of a community college district for transportation and parking services

Ch 1347 (AB 1165) Vasconcellos. Schools' weekend operation

Permits governing board of any elementary, high school, or unified school district or county superintendent of schools to maintain classes on Saturdays and Sundays, makes attendance at Saturday or Sunday classes voluntary at election of pupil, or the parent or guardian of a minor pupil, requires that any class offered on a Saturday or Sunday be one offered during the Monday-through-Friday school week, prohibits teachers in a weekend class program from being required, without their written consent, to teach for more than 180 full days, or for more than the number of full days the district schools were previously maintained, whichever is the greater, requires governing board of any school district to consult in good faith in an effort to reach agreement with employees, parents of pupils affected by change, and community at large prior to implementing weekend classes.

Prohibits the assignment of certain classified employees to Saturday or Sunday as part of such employees' workweek without the written consent of such employees, provides that the enactment of this act shall not change or disrupt existing work schedules re classified employees, and makes related changes

Prohibits assignment of teacher or classified employee to Saturday or Sunday classes if teacher or classified employee objects in writing that such assignment conflicts with his or her religious beliefs

Provides that the attendance of a pupil in a class or program on a Saturday or Sunday shall not result in the crediting of more than five days' attendance for such pupil per week, except as otherwise specifically provided.

Excludes attendance on Saturday or Sunday from computation of a day for elementary and secondary schools, except as otherwise specifically provided.

Limits certain provisions to school districts other than community college districts

Authorizes the governing board of school districts maintaining community colleges to provide classes on Saturdays and Sundays

Ch. 1348 (AB 1345) Knox. Public construction contracts.

Provides that construction contracts of public agencies shall not require the contractor to be responsible for damage proximately caused by an act of God in excess of 5 percent of the contract amount provided that work is built in accordance with specified standards

Provides that "acts of God" for such purposes includes only earthquakes of specified magnitude and tidal waves.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch. 1349 (AB 1650) Fong. Restrooms in public establishments.

Defines "public agency" and requires any public agency which conducts an establishment serving the public or open to the public which maintains restroom facilities for public to make prescribed facilities available without cost to patrons, guests, or invitees.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for a specified reason

Ch. 1350 (AB 1774) Dixon. Discrimination

Makes every person licensed under the Business and Professions Code subject to disciplinary action if, because of race, color, sex, religion, ancestry, or national origin, he refuses to perform his licensed activity, or aids or incites the refusal to perform such licensed activity by another licensee, or makes any discrimination, distinction, or restriction in the performance of his licensed activity

Declares that nothing in act shall be interpreted to apply to discrimination by employer with regard to employees or prospective employees nor authorize action against specified licensees of the Alcohol Beverage Control Act because of discriminatory membership policy.

Ch. 1351 (AB 2194) Maddy. Real estate brokers

Authorizes real estate brokers to engage in selling or purchasing, offering to sell or purchase, soliciting purchasers of, soliciting the obtaining of, or negotiating purchase, sale or exchange of certain mobilehomes registered with Department of Motor Vehicles for at least 1 year.

Provides that real estate brokers engaged in such activities shall not maintain place of business where 2 or more of such mobilehomes are displayed and offered for sale by the broker unless he is a licensed vehicle dealer

Requires Real Estate Commissioner to prescribe regulations after consultation with Department of Motor Vehicles to assure that certain Vehicle Code requirements are met in carrying out these provisions

Makes it unlawful for any real estate licensee to engage in specified conduct with respect to advertising a mobilehome, to include certain costs to the selling price of a mobilehome, to deliver a mobilehome that does not meet specified requirements, to participate in the sale of specified mobilehomes without making the return and payment of certain sales taxes, or to fail or neglect to cause the endorsement, dating and delivery of the certificate of ownership of a mobilehome with specified exceptions.

Authorizes commissioner upon his own motion and requires the commissioner upon the verified complaint of any person, to investigate the actions of any real estate licensee

Authorizes commissioner to suspend or revoke the license of any real estate licensee

when such licensee has been guilty of specified acts.

Makes related change

To become operative July 1, 1975.

Ch. 1352 (AB 2202) Wilson. Prisoners' rights.

Provides that a person held in custody in county or city correctional facility has the right to possess and use an orthopedic or prosthetic appliance, except under specified circumstances, if it has been prescribed or recommended and fitted by a physician. Provides procedures for court review of decision by person in charge of facility to remove appliance.

Provides that a person incarcerated in any facility of the Department of Corrections may retain any orthopedic or prosthetic appliance unless both a department physician and the inmate's personal physician agree that it is no longer needed

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for specified reasons

Ch. 1353 (AB 2317) Ingalls Air pollution stationary sources.

States legislative findings and declarations re emissions from stationary sources of air pollution.

Requires the State Air Resources Board to determine the availability, technological feasibility, and economic reasonableness of monitoring devices to measure and record continuously emissions of specified contaminants from such stationary sources

Requires the board to complete an initial review of submitted devices by June 1, 1975.

Requires the board to require the manufacturer of a submitted device to reimburse the board for its actual expenses incurred in making a determination on the device. Authorizes the board to contract for the testing and review of such devices. Provides for the revocation or modification of a prior determination of the availability of such devices

Requires each stationary source to maintain the records from the monitoring devices for not less than 2 years and, upon request, to make the records available to the board and the air pollution control district in which the stationary source is located

Requires any violation of any emission standard to which the stationary source is required to conform, as indicated by the records, to be reported by the operator of the source to the air pollution control district within 96 hours after such occurrence, and requires the air pollution control district to report the violation to the board within 5 working days after receiving the report of the violation from the operator.

Requires the air pollution control officer to inspect, as he determines necessary, such devices installed in such stationary source located within his jurisdiction. Authorizes air pollution control districts to require reasonable fees to be paid by operators of such stationary sources to cover expenses of such inspections and other costs related thereto.

Specifies that specified provisions of the act shall not prevent any local or regional authority from adopting more stringent monitoring requirements or requiring the installation of such devices on any stationary source or class of stationary sources. Specifies that such authority of local and regional authorities does not limit the authority of the board to require the installation of such devices pursuant to specified statutory provisions.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch. 1354 (AB 1723) Deddeh. Local agencies.

Permits legislative body of cities and special districts with a treasury balance of eight million dollars at the end of the prior fiscal year or counties with a treasury balance of thirty million dollars or more at the end of the prior fiscal year which have money in sinking funds of, or surplus money in, its treasury not required for immediate necessities of the local agencies to invest such moneys in bills of exchange, or time drafts. Specifies type of bills of exchange, or time drafts in which such moneys may be invested. Places specified limitations with respect to investment in bankers acceptances and excludes municipal utilities districts from certain limitations as to the type of investment permitted.

Ch 1355 (AB 2710) Bannai Repair dealers.

Expands provisions of Electronic and Appliance Repair Dealer Registration Law to include service dealers who engage in the business of installing, repairing, servicing, or maintaining television or radio receiver antennas or rotators, as defined, which are located on or adjacent to a residence and not a function subject to or regulated under contractors license law

Excludes the sale of equipment from provision which prohibits a service dealer from making the compensation of an employee or other specified persons dependent upon value of parts replaced in any equipment

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency or school district for any costs incurred by it pursuant to the act.

To become operative June 30, 1975

Ch. 1356 (AB 2777) Chacon. Private schools.

Authorizes a private school and a bona fide employer to jointly advertise in "help wanted" columns of magazines, newspapers, or other publications if specified conditions are met.

Incorporates additional changes in Sec. 29035, Education Code, proposed by AB 1492, to be effective only if AB 1492 and this bill are both chaptered and become effective on or before January 1, 1975, and this bill is chaptered last.

To take effect immediately, urgency statute.

Ch. 1357 (AB 2874) Dunlap Corrections.

Provides that any person employed by the Department of Corrections after July 1, 1973 but before January 1, 1974, in a permanent, temporary, part-time, or intermittent capacity is excepted from requirement that maximum age shall be 35 years for open examination for the position of correctional officer, women's correctional supervisor I, parole agent I, correctional counselor I, and other custodial and parole positions which normally afford entry into the Department of Corrections

Makes additional changes in Sec. 6053, Penal Code, proposed by SB 1467, to be operative only if SB 1467 and this bill are both chaptered and become effective on or before January 1, 1975, and this bill is chaptered after SB 1467.

To take effect immediately, urgency statute.

Ch. 1358 (AB 2880) Bee Sale of school property

Requires, where school districts, other than community college districts, sell real property which is no longer needed for school purposes, that former owner from whom such property was acquired be accorded certain rights to purchase same, subject to specified procedure and conditions

Requires governing boards of school districts, which elect to sell such property to former owner pursuant to specified procedure, to contract with State Allocation Board for purposes of reviewing and appraising the property, and makes the sale of the property subject to State Allocation Board approval.

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Ch. 1359 (AB 2940) Boatwright County employee retirement

Increases and revises payment schedule of certain monthly survivor allowances to recipients under the County Employees Retirement Law of 1937

Ch 1360 (AB 2969) Dixon Classified employees salary deductions

Authorizes the governing board of any school district to deduct, without charge, from salary or wage payment due any classified employee requested amount for dues in, or other services provided by, prescribed organizations of which he is a member and consisting in whole or in part of district employees Requires revocable written authorizations. Requires specified prior notice re increases Requires governing boards to reduce employee's pay warrants by designated amounts within specified period upon the receipt of employee's authorization for deduction Provides for payments on the same designated date each month to such organizations. Prescribes specified limitation on related powers of governing boards. To be applicable to merit system districts.

Ch 1361 (AB 3016) Thomas Recreational facilities

Authorizes the governing board of the Los Angeles Unified School District, the City of Los Angeles, and the Los Angeles County Board of Supervisors to form a joint powers agency for financing, construction, and operation of an all-purpose recreational stadium and center in the harbor area of Los Angeles County, specifically authorizing the joint powers agency to issue revenue bonds to finance such construction. Specifies composition of joint powers governing body.

Authorizes board of supervisors to create county service area, subject to consent of city council and governing board, in area prescribed by joint powers agency.

Authorizes the levy and collection of taxes in the county service area for operation and maintenance of the stadium and center; such tax being subject to voter approval. Prohibits the joint powers agency from undertaking any financing or construction of the stadium and center unless and until such tax is approved by the voters.

Makes legislative finding and declaration.

To take effect immediately, urgency statute.

Ch 1362 (AB 3664) Dunlap. Public Employees' Retirement System.

Requires Public Employees' Retirement System to pay members' specified expenses of transportation, meals, and lodging incident to reporting for a medical examination requested by the board of administration on initial application for disability retirement if the member is required to travel more than 50 miles.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency or school district for any costs incurred by it pursuant to the act.

Ch. 1363 (AB 3173) Chappie. Planning.

Extends the deadline for preparation and adoption of seismic safety, noise, safety, and scenic highway elements of general plan by counties with a population of 100,000 or less to December 31, 1976

To take effect immediately, urgency statute.

Ch. 1364 (AB 3197) MacDonald. Local health department subsidies.

Permits county boards of supervisors and local health district boards to transfer, upon the concurrence of the Director of the State Department of Health, to a county agency, of a specified type, other than the county health department the function of providing environmental health and sanitation services and programs without loss of state aid if the county or district health department otherwise complies with minimum standards and the same levels of environmental health and sanitation services and programs are maintained

Requires the county or district agency when such a transfer of function is made to employ director of environmental health who is a registered sanitarian to supervise environmental health and sanitation services and to employ an adequate number of registered sanitarians to carry on such services

Requires the delegation, by the local health officer to the director of environmental health for administration, of the duties and powers of a county or district health officer pertaining to environmental health and sanitation services or programs transferred by the board of supervisors or the district board

Requires the State Department of Health to adopt rules and regulations pertaining to minimum program and personnel requirements of such environmental and health sanitation services and to periodically review such programs

Permits the board of supervisors or district board to prescribe by ordinance a schedule of fees to pay the reasonable expenses of the environmental health director in enforcement of state statutes, orders, quarantines, rules, or regulations relating to environmental health and sanitation when such expenses are not met by fees prescribed by the state.

Provides that in the event a health emergency is declared by a board of supervisors or a district board, the local health officer during such emergency shall have supervision and control over all environmental health and sanitation programs and personnel employed by such county or district

Ch. 1365 (AB 3265) Arnett Pardons.

Deletes requirements for issuance of certificate of rehabilitation and pardon that, among other things, the applicant file notice of intention to apply for such certificate and agree to peace officer supervisor.

Makes period of rehabilitation for purposes of issuance of such certificate run from time of discharge from custody due to the defendant's completion of the term to which he was sentenced or release on parole, whichever is sooner, rather than from time of filing of notice of intention.

Incorporates certain changes made by SB 2222 if this bill and SB 2222 are both chaptered and this bill is chaptered last.

Ch 1366 (AB 3282) MacDonald County Employees Retirement System.

Establishes in County Employees Retirement System a deferred yield adjustment account and procedures for operation of such account.

Establishes a procedure for treating trades of bonds for similar bonds.

Applies only in counties where made applicable by majority vote of the board of retirement or the board of investment.

Ch 1367 (AB 3339) Brown. School employees.

Permits school district governing boards and Trustees of the California State University and Colleges to establish rules and regulations which allow certificated and academic employees to reduce their workload from full-time to part-time duties

Permits members of the State Teachers' Retirement System who are part-time employees to have retirement benefits based on full-time employment if the employee and the employer both elect to make contributions required for full-time employment and permits same retirement benefits for academic employees of California State University and Colleges who are members of the Public Employees' Retirement System Limits provisions to a period of five years of such part-time status

Ch. 1368 (AB 3436) Z'berg Overtime in state service

Provides that it is state policy that the workday of state employees shall be 8 hours. Makes related changes.

Provides that the State Personnel Board may provide for payment of overtime in designated classes

Specifically makes policy re workday and workweek applicable to employees of California State University and Colleges and authorizes trustees to provide for payment of overtime in designated classes.

Ch 1369 (AB 3439) Z'berg Venue.

Provides that where order granting or denying motion for change of venue where the motion is made on the grounds the action was not commenced in the proper court, the court may, as specified, order reasonable expenses and attorney's fees to prevailing party, to be paid whether or not the party awarded such expenses and fees is otherwise entitled to recover his costs of action. Provides that as between the party and his attorney, such expenses and fees are the personal liability of the attorney not chargeable to the party.

Where motion is granted prohibits further prosecution until such expenses and attorney's fees, as well as costs and fees of transfer of action, are paid by plaintiff If not paid within 30 days of service of notice of order changing place of trial, provides for discretionary dismissal without prejudice on specified condition, upon noticed motion by any party

Repeals provision authorizing a ry party to pay costs and fees of transfer where action is commenced in court not having jurisdiction and then be entitled to credit therefor or recovery thereof

Repeals provision requiring mandatory dismissal after one year where action not originally commenced in proper court, and which has been ordered transferred to proper court and fees and costs have not been paid.

Prohibits voluntary dismissal of action upon request of plaintiff where there is pending a motion for change of venue on the grounds the action was not commenced in the proper court

Makes related changes.

Ch 1370 (AB 3491) Fong. State civil service.

Expands the definition of health and welfare benefits to include legal expenses, with respect to provisions regarding the providing of health and welfare benefits for local agency officers and employees by local agencies

Requires local agencies, under certain circumstances, to deduct, upon authorization, premiums for legal expense insurance and charges for legal service contracts from the salary or wages of officers and employees of such agencies without charge.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch 1371 (AB 3582) Chacon Redevelopment: transportation system.

Permits, in a city of 500,000 persons or more, as well as in a county of 4,000,000 persons or more, a community redevelopment agency to finance, acquire, and construct a transportation collection and distribution system and peripheral parking facilities to serve the redevelopment project and surrounding areas by issuance of bonds or otherwise.

Requires that the agency, in order to exercise the powers granted by this provision, enter into an agreement with the rapid transit district, with prescribed responsibilities, which includes the city, as well as the county, or a portion thereof

Ch 1372 (AB 3673) Deddeh. Wages

Defines "prevailing wage," for the purposes of janitorial or custodial labor contracts of public utilities, as the wage determined by the Bureau of Labor Statistics in the United States Department of Labor.

Ch. 1373 (AB 3694) Foran. Transportation.

Enacts San Francisco Bay Area Transportation Terminal Authority Act

Prescribes organization, government, powers, duties and functions of the authority, and in this connection, authorizes the authority to acquire, construct, and operate certain facilities to issue revenue bonds, and to collect fees, rents and other charges.

Appropriates \$75,000 to Department of Transportation for support of authority

Ch 1374 (AB 3738) Cline. Medi-Cal.

Provides that the State Department of Health shall permit a nurse anesthetist to bill independently for services rendered by such anesthetist. Requires the department, if an anesthetist chooses to bill independently, to make payment for such services directly to the anesthetist.

Ch. 1375 (AB 3748) Arnett. Schools.

Requires a petition re the withdrawal of a junior high school or system of junior high schools if maintained by specified districts to be presented to the county committee on school district organization rather than the county superintendent of schools in counties having an area of 7,000 square miles or more; requires such county committee to either approve or disapprove of the proposal represented by the petition; and requires the county committee to disapprove of the proposal whenever specified conditions are met.

Changes limitations upon the program improvement schools which may be established under the School Improvement Act of 1970, from not more than 5 program improvement schools throughout the state, to not more than 5 separate schools in different districts and in not more than all of the schools in 1 elementary district, throughout the state.

Includes officials of public schools, colleges, and universities within category of persons to whom certain public and private schools may furnish names and addresses of their 12th grade pupils and of pupils terminating enrollment prior to graduation

Requires that certain school districts providing education in kindergarten or grades 1-12 for children in hospitals operated by a county be reimbursed for the actual cost of educating such children by the county or city and county in which such child resided prior to admission to the hospital, and makes related changes.

Revises prescribed content of required ballot for school district elections re entering into leases and agreements re real property and buildings for district use, to include

sites, as well as a site, buildings, as well as a building, and combinations thereof, delete references to the amounts of the existing and the proposed maximum district rates; provide for such increase to be in effect for unspecified years, rather than for such rate to be in effect for an unspecified year

Requires, upon the application of one or more school districts under the jurisdiction of a county superintendent of schools and subject to such terms and conditions as provided in a written contract, county superintendents of schools of each county, with the approval of the county board of education and the Superintendent of Public Instruction, to establish and maintain children centers to the same extent as school district governing boards. Authorizes county superintendent of schools to establish and maintain children's centers.

Authorizes county superintendents of schools to adopt rules and regulations governing child development services or facilities maintained by them, to establish in the county treasury a fund known as the "child development fund," and to include in their budget an amount necessary to carry out child development services or facilities; and requires county boards of supervisors to levy a prescribed county tax in certain school district.

Deletes provision limiting the maximum rate to which a renewable continuing contract for the furnishing of transportation of pupils may be increased at the end of each term of such contracts.

Provides that there shall be no reimbursement nor appropriation pursuant to Section 2231 of the Revenue and Taxation Code for costs incurred by local agencies pursuant to this act

Provides that amendments to Section 15708 of the Education Code proposed by this bill shall not become effective if AB 3638 is also chaptered and amends such section.

Incorporates additional changes in Section 16749, Education Code, proposed by AB 3753, to be effective only if SB [AB]* 3753 and this bill are both chaptered and become effective on or before January 1, 1975, and this bill is chaptered last.

To take effect immediately, urgency statute

Ch 1376 (AB 3848) Badham California water district bonds

Authorizes a California water district to issue general obligation bonds where the proceeds are to be used to construct facilities in compliance with an order adopted by the State Department of Health pursuant to specified provisions, and the bonds to be sold have been approved by the State Treasurer in accordance with the provisions of the Districts Securities Law, without regard to specified election procedures, and specifies that such bonds shall be secured by unlimited ad valorem assessments on land in the district without regard to any property tax rate limitations. Provides for termination of proceedings upon written protests by 50% or more of the voters of the district or owners of 50% or more of the assessed valuation of the district

Authorizes a California water district to issue general obligation bonds of a district or for an improvement district thereof the principal amount of which does not exceed the then unissued balance of the principal amount of bonds authorized pursuant to specified provisions, without a vote of the electors, or without a further hearing, in accordance with specified conditions

To take effect immediately, urgency statute.

Ch. 1377 (AB 3850) Mobley. School district reorganization

Requires, rather than permits, a school district which because of reorganization or boundary changes, is to maintain a school formerly maintained by another school district, to employ the probationary/certificated employees employed at such school by the other district, unless such employees are terminated in accordance with prescribed procedures

Makes related changes.

Provides that there are no state-mandated local costs in this act that require reimbursement under Section 2231 of the Revenue and Taxation Code because of specified reasons

Ch. 1378 (AB 3937) Boatwright. Local government.

Provides that payment by a contracting agency of the Public Employees' Retirement System of employer contributions and any other amounts for employer paid benefits shall not be construed as receipt of salary by an elective officer for purposes of statutory salary limitations.

Provides that any amounts paid by a city for retirement, health and welfare, and federal social security benefits shall not be included for determining salary under provision limiting city council salaries.

Ch. 1379 (AB 3963) Montoya. County employee retirement.

Permits board of supervisors in counties which have adopted specified retirement programs to adopt decrease in member contribution rate

Ch. 1380 (AB 4054) McAlister. Public Employees' Retirement System

Provides that absence from state service because of illness arising out of and in the course of employment and which is certified by the Workmen's Compensation Appeals Board and for which the employee was not compensated is "public service" for purposes of receipt of service credit in the Public Employees' Retirement System

States that there are no state-mandated local costs in this act requiring reimbursement because act does not impose duties, obligations, or responsibilities on local agencies.

Ch 1381 (AB 4093) Russell. Multistate Tax Compact

Declares that provisions of Multistate Tax Compact pertaining to allocation and apportionment of income be construed as reenactment of specified existing law without any inference of change

Requires state's member on Multistate Tax Commission to consult with, and follow policy guidelines of, Multistate Tax Advisory Committee on matters of tax policy

Creates Multistate Tax Advisory Committee consisting of Attorney General, Controller, a member of Assembly Revenue and Taxation Committee and a member of Ways and Means Committee appointed by the Assembly Speaker, a member of Senate Revenue and Taxation Committee and a member of Finance Committee appointed by Senate Rules Committee, and the Director of Finance; and specifies that such persons or their designees may attend meetings of the Multistate Tax Commission, rather than the Attorney General, the Chairmen of Assembly Revenue and Taxation and Ways and Means Committees and the Chairmen of Senate Revenue and Taxation and Finance Committees.

Ch 1382 (AB 4118) Dixon. State Teachers' Retirement System

Makes provision permitting members of the State Teachers' Retirement System to receive up to 4 years credit for time excused from performance of duties and served as elected officers of educational organizations upon payment of specified contributions applicable to such service on and after July 1, 1972, rather than February 2, 1974, and deletes requirement that such service be full time

Ch 1383 (AB 4149) Knox. Housing

Authorizes local agencies to modify or change requirements contained in regulations adopted pursuant to prescribed provisions of the State Housing Law if they make a finding re use of temporary housing in conjunction with mining claims on federally owned property and that the modification or change would be in the public interest and consistent with the intent of the so-called Federal Mining Act of 1872.

Ch 1384 (AB 4157) Montoya. Community redevelopment.

Revises the definition of "displaced person," as used in provisions relating to the payment of relocation assistance for displacement caused by governmental action, to specifically include within such definition persons displaced as a result of an owner participation agreement or on acquisition carried out by a private person for or in connection with a public use where a public entity is otherwise empowered to acquire the property to carry out the public use.

States legislative finding that the provisions of the act are declaratory of existing law

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency or school district for any costs incurred by it pursuant to the act.

Makes additional changes in Section 7260 of the Government Code, proposed by AB 4344, to be operative only if AB 4344 and this bill are both chaptered, and this bill is chaptered after AB 4344

Ch. 1385 (AB 4178) Keene Cocks

Specifies that the fact that a mature cock's comb has been clipped to a length of three-quarters of one inch or less, instead of being clipped to an unspecified length, shall be prima facie evidence of intention to use or engage such cock in an exhibition of fighting in violation of misdemeanor provisions.

Ch. 1386 (AB 4180) Keysor. Elections

Establishes regular election date in May of each odd-numbered year. Deletes certain local elections from requirement regarding the establishment of election dates

Ch. 1387 (AB 4181) Bannai. Public Employees' Retirement System.

Permits election of survivor allowance benefit provisions by state members, other than school members, of the Public Employees' Retirement System who did not elect to be included when the opportunity was afforded. Provides that section shall not apply while services are included in federal system.

Ch. 1388 (AB 4185) Papan. County Employees' Retirement System.

Raises from 3 to 5 percent per year the maximum allowable cost-of-living increase authorized for allowances of county employee retirement systems.

To take effect immediately, urgency statute.

Ch. 1389 (AB 4214) Garcia. Measures submitted to voters

Changes from 150 to 131 the number of days which must intervene between adoption of a proposal by the Legislature and its submission to the people at a statewide election.

Changes the time limits relating to the submission of ballot measure arguments to the Secretary of State.

Provides that whenever the Legislature submits a measure to the voters, the author and 2 persons appointed by him may draft an argument for adoption of the measure, instead of providing that the author and 1 member of the same house who voted for the measure shall be appointed by the presiding officer of the house to draft the argument.

Provides that if an argument for or against a measure submitted by the Legislature has not been filed by a Member of the Legislature, any voter may request the Secretary of State, instead of the presiding officer of the house of origin, for permission to file an argument.

Makes related changes

Ch. 1390 (AB 4223) Wilson. Retirement

Provides, if contracting agencies so elect, that cost-of-living adjustments for local members of the Public Employees' Retirement System shall be limited to increase in monthly allowance of 5% per year, rather than 2% Makes related change where contract terminated.

Permits receipt of sick leave credit in retirement system established under the County Employees Retirement Law of 1937 in any county of the third class if board of supervisors so provide

Ch. 1391 (AB 4270) Knox Consolidation of counties

Establishes procedure for consolidation of two or more counties Provides that consolidation may be initiated by petition by electors or resolution of the board of supervisors of an affected county Provides for appointment by Governor of County Consolidation Review Commission to review and make various determinations respecting consolidation Provides for election with respect to consolidation

Provides that there are no state-mandated local costs in this act that require reimbursement because there are no duties, obligations, or responsibilities imposed on local entities in 1974-75 and costs in subsequent years that require reimbursement can be handled in the regular budget process

Ch. 1392 (AB 4271) Knox. Creation of new counties

Repeals present procedure for creation of new counties, and substitutes procedure, initiated by petition of registered electors, whereby hearings be conducted and specified determinations made by a County Formation Review Commission before elections on the question of creation of a new county

Provides that there are no state-mandated local costs in this act that require reimbursement because there are no duties, obligations, or responsibilities imposed on local entities in 1974-75 and costs in subsequent years that require reimbursement can be handled in the regular budget process

Ch. 1393 (AB 4272) Knox. Alteration of county boundaries

Provides procedure for alteration of boundary lines between counties Provides that such alteration may be initiated by petition by electors or resolution of the legislative body of an affected county or city within an affected county Provides for appointment by Governor of County Boundary Review Commission to review and make various determinations respecting boundary changes Provides for election in the territory proposed to be transferred with respect to boundary changes involving inhabited territory and permits owners of real property to request that their property be excluded from the territory proposed to be transferred.

Provides that there are no state-mandated local costs that require reimbursement under Section 2231 of the Revenue and Taxation Code because there are no duties, obligations, or responsibilities imposed on local entities in 1974-75 by this act, and state-mandated local costs in this act in subsequent years that require reimbursement can be handled in the regular budget

Ch 1394 (AB 4298) Wilson County employees retirement.

Permits boards of supervisors to increase maximum annual allowance for service-connected disability from 50% to 60, 70, 80, or 90% of a totally disabled member's final compensation

Ch. 1395 (AB 4370) Alatorre. Public employees

Requires that the State Personnel Board provide to the State Fair Employment Practice Commission a copy of each affirmative action plan adopted by each state agency, and an annual statistical survey setting forth specified information concerning the employment of each state agency

Requires that every local agency provide to the State Fair Employment Practice Commission a copy of any affirmative action plan which it adopts, and a copy of any annual statistical survey of the employment of the agency which it is required to submit to the US Equal Employment Opportunity Commission

Declares such reports and information to be public records

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 1396 (AB 4424) Knox Grand juries

Requires a grand jury to submit to the superior court no later than 3 months after the end of the fiscal year, a final report on its findings and recommendations pertaining to county government fiscal matters during the previous fiscal year, and no later than one month after the end of the fiscal year, a final report pertaining to county government matters other than fiscal matters, instead of requiring the grand jury to submit to the court by December 31 of each year a final report pertaining to county government during the same calendar year Makes related changes

Provides that any contract entered into by a grand jury for services of experts may include services to be performed after the jury's discharge, but may not include services to be performed later than 6 months after the end of the fiscal year during which the jury was impaneled.

Increases from \$25,000 to \$30,000 the amount the grand jury may spend annually on experts and assistants for investigations of special-purpose assessing or taxing districts in the county, without obtaining board of supervisors' approval Authorizes experts and assistants for investigations of the needs of county officers

Prohibits grand jury from employing after March 1 of any year expert auditors or

appraisers to assist in the examination of material possessed by the county assessor

Ch 1397 (AB 4487) Keene. Peace officers.

Specifies procedure by which police department of a city or district with 10 or fewer sworn law enforcement officers may apply to Commission on Peace Officer Standards and Training and receive a permit authorizing a newly employed policeman after January 1, 1975, to have peace officer powers for up to 6 months without first completing training otherwise required by law.

Specifies provision shall cease to have effect after January 1, 1976

To take effect immediately, urgency statute.

Ch. 1398 (AB 2926) Deddeh. Public Employees' Retirement System

Provides that a school member of the Public Employees' Retirement System and a local miscellaneous member employed by a school district which is a contracting agency shall be credited at his retirement with four-thousandths of a year of service for each unused day of sick leave.

Prescribes related employer rates of contributions.

Permits Public Employees' Retirement System to pay an estimated allowance to members pursuant to such provisions until receipt of certification from employer concerning unused sick leave at which time such allowance may be adjusted.

Provides that such provisions are applicable to any school member retiring on or after June 1, 1974

Provides that there is no reimbursement made to localities pursuant to the act because there are savings as well as costs resulting from the act. Directs the Auditor General to determine such costs and savings and to report his findings to the Legislature on or before December 31, 1977

To take effect immediately, urgency statute

Ch. 1399 (AB 4438) Wood. Public Employees' Retirement System.

Changes per diem for members appointed by the Governor to the board of administration of the Public Employees' Retirement System from \$25 to \$50 per day of actual attendance at meetings of the board

Redefines various terms. Revises provisions relating to contractual obligations for miscellaneous members. Defines rate of contribution by the state for state miscellaneous members.

Repeals and consolidates various provisions. Requires state's contributions for state miscellaneous members to be held exclusively for the benefit of specified persons.

Ch. 1400 (SB 218) Deukmejian. Superior courts. Los Angeles

Changes the compensation, number, and positions of staff of the Los Angeles County Superior Court

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursements pursuant to this act nor shall there be any appropriations made by this act because this act is in accordance with the request of a local government entity or entities which desired legislative authority to carry out the program specified in this act.

Makes specified changes in the event both this bill and AB 3547 are chaptered and AB 3547 is chaptered first.

Ch. 1401 (SB 391) Biddle. Department of the Youth Authority

Deletes specified provisions for assistance of Director of the Youth Authority in establishment and work of delinquency prevention councils, committees or county delinquency prevention commissions, and for allocation of funds to such commissions

Vests authority in Department of the Youth Authority to reduce crime and delinquency by assisting in development, establishment and operation of a comprehensive community based program for crime and crime prevention

Makes certain provisions operative July 1, 1975.*

Ch 1402 (SB 640) Beilenson. Radiologic technology regulation.

Makes law re radiologic technology regulation operative until January 1, 1980, rather than only until 61st day after the final adjournment of the 1975 Regular Session.

Requires the Department of Health to evaluate and report to the Legislature on or before January 1, 1976, together with recommendations regarding, the regulation of radiologic technology.

Ch. 1403 (SB 771) Lagomarsino. Department of Justice.

Abolishes the Bureau of Narcotic Enforcement in the Department of Justice and transfers its functions to the Department of Justice generally and to the Attorney General, as specified. Deletes the requirement that 2 of the agents of the Department of Justice be registered licentiates in pharmacy

Makes related changes.

Revises the composition of the Research Advisory Panel re marijuana and hallucinogenic drug research. Requires the panel to annually select a chairman from among its members.

Ch 1404 (SB 788) Way. Agricultural products standards.

Repeals the provisions establishing quality and maturity standards for certain fruits, nuts, and vegetables. Repeals the provisions establishing procedure for adopting emergency standards for quality of fruits, nuts, and vegetables, the provisions prescribing appeal procedure for any such regulations, and the provisions authorizing experimental packs for fruits, nuts, and vegetables under certain conditions

Provides for establishing, modifying, or rescinding quality and maturity standards for any fruits, nuts, or vegetables by the Director of Food and Agriculture, by regulations. Requires the director, in establishing, modifying, or rescinding such standards for any fruit, nut, or vegetable to consider prescribed factor and make various designated findings. Requires, with prescribed exceptions, that such regulations be adopted pursuant to designated provisions of the Administrative Procedure Act.

Declares that it is the intention of the Legislature that if the director, after hearing, determines the current statutory provisions for quality and maturity standards for fruits, nuts, and vegetables are satisfactory, they shall be adopted as the regulations governing these subjects.

Specifies that the director shall have no authority to adopt, modify, or rescind such regulations on or after January 1, 1978, and that the regulations, except emergency regulations, then in effect shall be continued as statutory enactments and shall have the same force and effect as if enacted by the Legislature

Provides that there are no state-mandated local costs in this act which require reimbursement under Section 2231 of the Revenue and Taxation Code.

Ch 1405 (SB 884) Dills. Property taxation.

Exempts from property taxation certain cargo containers principally used in the transportation of cargo by vessels in ocean commerce, operative from lien date in 1975 to lien date in 1978, inclusive.

Requires the Legislative Analyst to report to the Legislature by December 31, 1977, on the economic effects of the exemption and any increases in tax revenues

Requires county auditors to file with the Controller claims for revenue lost by units of local government as a result of such exemption in order to replace such losses as required by law

Appropriates from the General Fund to the Controller an amount sufficient to reimburse local government for such losses as specified in the enactment.

Ch 1406 (SB 1115) Stern. Sales and use taxation.

Revises the exemption from sales, transactions, and use tax purchases of trailers or semitrailer with unladen weight of 6,000 pounds or more for use exclusively outside of California, under prescribed conditions. Covers purchases from a dealer within or without this state for use exclusively in interstate commerce or exclusively outside of California

States that no sales and use tax revenues will be lost by counties and cities by reason of the enactment.

Ch. 1407 (SB 1332) Beilenson Nurse-midwives.

Provides for the certification of qualified nurses, as specified, to be nurse-midwives and authorizes the practice thereof, as defined

Ch. 1408 (SB 1451) Robbins. Fifty-first Agricultural District

Creates the 51st District Agricultural Association and designates its boundary.

Authorizes such an association to enter into either leases or joint operational agreements with any public agency with respect to the use of land and facilities for district purposes

Ch 1409 (SB 1471) Bradley Financial responsibility

Makes declaration and findings re financial responsibility re operation of motor vehicles.

Provides that specified records of the Department of Motor Vehicles shall be open to public inspection, except for such records pertaining to a person's physical or mental condition or specified narcotics offenses Permits the disclosure of other information from accident reports, as specified

Repeals and adds provisions re financial responsibility with respect to the operation of motor vehicles upon the highway

Provides that no report re a motor vehicle accident, which is otherwise required by the Vehicle Code to be reported to the Department of Motor Vehicles under prescribed conditions, shall be required if the motor vehicle involved in the accident was owned or leased by or under the direction of the United States, this state, or any political subdivision or municipality thereof.

Requires, rather than authorizes, the department to suspend, for one year, the driving privilege of any person who fails to make such a required report, except as specified.

Requires every driver of, and owner of, a motor vehicle, to, at all times, maintain in force one of five forms of financial responsibility, as specified Prescribes ways in which proof of financial responsibility may be established

Requires every driver and owner of a motor vehicle involved in an accident which is required to be reported to the department, who fails to prove the existence of financial responsibility, to, within 60 days after such accident, file with the department, and thereafter maintain for a period of 3 years, proof of financial responsibility.

Requires, whenever a driver involved in such an accident has failed to establish proof of financial responsibility, the department to suspend the privilege of the driver or owner to drive a motor vehicle, including the driving privilege of a nonresident, if the accident has resulted in damage to the property of any one person in excess of \$250 or in bodily injury or death of any person, with specified exception. Requires that such suspended privilege remain suspended for 3 years or until such person files and thereafter maintains proof of financial responsibility, as specified. Provides for a hearing re such suspension.

Makes it an infraction for any person to drive any motor vehicle on a highway, and any owner of such a vehicle who either drives the vehicle or permits the driving of the vehicle on the highway, without having in full force and effect a form of financial responsibility, as specified. Prescribes penalties for such offenses.

Increases, as of July 1, 1975, the fee that is required to be paid to the department before a departmental mandatory suspension or mandatory revocation of a person's driving privilege may be terminated or reinstated from \$5 to \$6.

Make related, conforming changes.

Contains provisions re the effect of the act and its application if any provision of the act or its application is invalid.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act for specified reasons

Ch. 1410 (SB 1507) Marks Elections

Requires that statewide, county, city, and district initiative, referendum, and recall petitions be preserved by the officer with whom they are filed only until 8 months after the certification of the results of the election for which the petition qualified, attempted to qualify for placement on the ballot, or if no election is held, eight months after final

certification of the results of examination of the petition.

Requires that state, county, municipal, and district initiative and referendum petitions, except for specified circumstances, thereafter be destroyed, as soon as practicable, by the respective clerks.

Prohibits county clerks from using memoranda, including notations, whether coded or not, to indicate that a registered voter has signed a particular petition unless the notations are made other than on the bodies of the affidavits of registration. Requires all memoranda, notations, devices, computer data, or other means or material indicating which petition or petitions have been signed by a registrant to be destroyed when the petitions to which they relate are required to be destroyed as soon as practicable after the results of the election or if no election is held, when the results of the examination of the petition, have been certified, but in no event retained for more than 30 days. Prohibits such information from being made available for any purpose to any person or entity, public or private, except as specified.

Prohibits circulator of an initiative, referendum, or recall petition from permitting the list of voter signatures on the petition to be used for any other purpose than qualifying the petition.

Excludes from the provisions of the California Public Records Act requiring disclosure and permitting inspection of public records, except as specified, all initiative, referendum, or recall petitions and all memoranda prepared by the county clerks in the examination of such petitions indicating which registered voters have signed particular petitions.

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to this section nor shall there be an appropriation made by this act because of specified legislative determinations.

Ch. 1411 (SB 1521) Alquist. Gas appliances.

Prohibits the sale or installation of new residential-type gas appliances, as defined, equipped with a pilot light 24 months after the development of an intermittent ignition device, as defined, or January 1, 1977, whichever time is later.

Directs State Energy Resources Conservation and Development Commission to develop by January 1, 1976, specifications for intermittent ignition devices.

Provides that the State Energy Resources Conservation and Development Commission shall notify specified manufacturers of regulations, shall locate and distribute a seal of certification for complying manufacturers, and shall make periodic inspection to determine compliance with specified provisions.

Provides for injunctive relief and civil penalties for violations of the act as specified.

Ch 1412 (SB 1628) Bradley. Inundation maps appropriations.

Appropriates a sum not to exceed \$576,586.42 for disbursement to specified agencies to reimburse such agencies for costs incurred in the preparation of dam failure inundation maps.

Requires that the funds to be reimbursed pursuant to such provisions be paid by the State Controller, as prescribed.

Ch. 1413 (SB 1729) Alquist. Seismic Safety Commission.

Creates a Seismic Safety Commission and requires the commission to report annually to the Governor and Legislature on its finding, progress, and recommendations relating to earthquake hazard reduction.

Provides that the Strong-Motion Instrumentation Board and the Building Safety Board shall report annually to the commission.

Provides that the provisions of the act shall, in the absence of further legislative action, remain in effect only until the 61st day after the final adjournment of the 1975-76 legislative session and at that time are repealed.

Appropriates \$85,000 to the Seismic Safety Commission for the purposes of this act.

Ch. 1414 (SB 1852) Beilenson Prophylactics.

Eliminates retail prophylactic license.

Prohibits sale or disposal of prophylactics unless prophylactic packaging conforms to designated standard.

Redefines terms "prophylactic," "wholesaler," and "retailer "

Requires wholesale dealers to keep record of sale for 3 years and make such records available to board or any law enforcement officer.

Prohibits purchase of prophylactics for retail sale except from licensed wholesaler

Ch. 1415 (SB 1853) Beilenson Municipal and justice courts

Authorizes municipal and justice courts to specify time, terms, and conditions, including installment payments, for the payment of money judgments

Ch. 1416 (SB 1909) Nejedly. County adult detention facilities

Imposes specified requirements regarding equal availability of facilities, programs, services and privileges to male and female inmates

Makes such requirements subject to provision of assistance funds by Legislature and requires every county to report as specified to Legislature by January 1, 1976.

Provides that there are no state-mandated costs that require reimbursement of any local agency.

Ch. 1417 (SB 1966) Mills. Transit district San Francisco.

States legislative intent re the act.

Requires the Board of Directors of the San Francisco Bay Area Rapid Transit District to adopt, not later than October 12, 1974, an affirmative action program approved by the Office of Federal Contract Compliance of the Department of Labor and to submit each quarter, commencing January 1, 1975, to the Legislature a report on the steps taken by the district to implement such a program

Requires the Legislative Analyst to submit to the Legislature his recommendations, (1), not later than June 1st of 1975, 1976, and 1977, on the budget for the current fiscal year and on the proposed budget for the next fiscal year of the district and (2), not later than November 1, 1975, on sources of tax revenues that could be made available to the district, and to other public transit operators in the district, to provide them with necessary long-term financial stability.

Requires the district to submit, not later than May 1st of each such year, to the Legislative Analyst a copy of such current and proposed budgets.

Requires the district to continue to impose the ½% transactions and use tax until December 31, 1977, or until the end of a quarter prior to that date by which time the State Board of Equalization determines the district will have received a specified amount of revenues from such a tax.

Requires the revenues generated from such a tax, beyond \$150 million and the administrative cost of such a tax, but not to exceed \$82.2 million (less the amount of any funds allocated to the district for operational purposes from any source made available to the district for the first time after the effective date of the act), to be used for operational purposes, the liquidation of operational deficits, and principal and interest payments on negotiable bonds issued by the district for operational purposes.

Authorizes the district to issue up to \$24 million in negotiable bonds in anticipation of revenues resulting from extension of such a tax; and requires the district to pay principal and interest on such bonds only from such revenues. Authorizes such bond proceeds to be used for interest payments on such bonds for a period not to exceed 2 years from the date of the bonds.

Requires the board, by resolution, to determine the form, denomination, maturities, interest rates, and all other terms and conditions relative to the issuance of such negotiable bonds

Requires any surplus in revenues from such a tax, rather than any surplus in capital funds for the construction of the district's 75-mile transit system, to be used to reduce the property tax levy for general obligation bond payments.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency or school district for any costs incurred by it pursuant to the act

To take effect immediately, urgency statute.

Ch 1418 (SB 1978) Robbins. P.E.R.S. reinstatement from retirement.

Deletes provisions, with respect to persons retired pursuant to the Public Employees Retirement Law, requiring expiration of a one-year period from the effective date of retirement before the Board of Administration of the Public Employees Retirement System may reinstate such persons.

Ch. 1419 (SB 2044) Nejedly Grade separations.

Exempts the Sacramento Northern Railway from the requirement that it contribute to a specified grade separation project in and adjacent to the City of Pittsburg, directs the Public Utilities Commission to determine to what extent, if any, the railroad shall contribute to the project; and declares that such project is therefore eligible for an allocation of grade separation funds without the railroad's agreement to contribute and that the California Highway Commission may not deny the allocation on the basis of a refusal to agree to such contribution.

Makes legislative findings and declaration re special facts and circumstances necessitating this special law.

Ch 1420 (SB 2066) Carpenter Tax benefit claim forms.

Requires assessors in counties having 10% or more Spanish-surname or Spanish-speaking persons according to the latest federal decennial census to send certain notices relating to the homeowners' property tax exemption and senior citizens property tax assistance to homeowners in both English and Spanish. Authorizes assessors in other counties to send such notices in Spanish.

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursements or appropriations to local agencies made pursuant to this act.

Ch 1421 (SB 2167) Robbins Sales and use taxes.

Provides that certain nonprofit organizations with the primary purpose of implanting specified character traits in youth through a supervised program of competitive sports are, for sales and use tax purposes, consumers of food products and nonalcoholic beverages which they sell, rather than retailers, provided that the profits are used solely in furtherance of such purpose.

Provides that notwithstanding Section 2230 of the Revenue and Taxation Code, there shall be no reimbursement or appropriation by this act.

To take effect immediately, tax levy

Ch 1422 (SB 2201) Robbins. Probate sales.

Provides that an executor or an administrator of an estate may grant an exclusive right to sell property up to for 90 days if executor or administrator obtains prior court permission upon showing of necessity and advantage to the estate, at specified times.

Ch 1423 (SB 2249) Grunsky. Mental illness.

Requires that when application for release from state mental hospitals is made to the superior court of the county, in which patient is confined all documents requested by such county be forwarded by the committing county.

Ch 1424 (SB 2259) Petris. State civil service

Provides that all state employees, and employees of the University of California and the California State University and Colleges shall have the right to communicate with Members and employees of the Legislature.

Permits a state employee, employee of the University of California, or employee of the California State University and Colleges to assert such right of communication as a defense at a punitive action hearing, where such employee believes that the punitive action is in retaliation for communication with Members and employees of the Legislature.

Ch. 1425 (SB 2264) Moscone. California Indian education centers

Expresses legislative intent re education of Indian children and establishment of 10 California Indian education centers.

Provides that centers shall be designed to perform certain specified functions

Provides that State Board of Education, upon advice and recommendations of the Superintendent of Public Instruction, shall adopt guidelines for the selection and administration of the centers

Provides specified procedure for establishing such a center

Requires Department of Education to annually evaluate the centers and report its findings to the Legislature

Appropriates \$400,000 for the 1974-75 fiscal year to the Department of Education for purposes of act.

To take effect immediately, urgency statute

Ch. 1426 (SB 2266) Mills Rail passenger service.

Authorizes San Diego, Orange, and Los Angeles Counties to enter into a joint powers agreement and authorizes the joint powers entity created pursuant to such agreement to request the National Railroad Passenger Corporation (Amtrak) to institute up to 2 additional trains per day in each direction between Los Angeles and San Diego. Authorizes a request for more than 2 additional trains per day. Authorizes the joint powers entity to make contributions for any losses, not to exceed \$260,000 annually, associated with such service out of contributions made by each of the counties from their Mills-Alquist-Deddeh Act funds on an equal basis.

Requires allocations to be made by the transportation planning agencies to these counties for such contributions after allocations made for specified administrative and planning purposes. Specifies that the contributions of the counties to the joint powers entity are not subject to the capital expenditures requirement of Section 99267, Public Utilities Code.

Operative until July 1, 1978, and is repealed as of that date.

Ch. 1427 (SB 2267) Mills. Rail passenger service study.

Requires the Department of Transportation to conduct a rail passenger service engineering feasibility study relative to the San Diego-Los Angeles corridor, giving consideration to the extension of rail passenger service to the Mexican border

Requires the department to include a report of such study in its San Diego-Los Angeles corridor study, which is required to be submitted to the Legislature not later than October 1, 1975.

Ch. 1428 (SB 2268) Mills. Transportation

Requires that, whenever the National Railroad Passenger Corporation (AMTRAK) contributes a specified portion of the cost to the state and local agencies of a grade separation project, the cost to the participating parties under existing law shall be reduced proportionately.

Permits the Public Utilities Commission to assign such a project a priority higher than the priorities assigned to all other such projects not so funded.

Requires the Department of Transportation to undertake a demonstration project for the construction of a cross-platform terminal passenger facility for the San Francisco Bay Area Rapid Transit District, the National Railroad Passenger Corporation, and the Alameda-Contra Costa Transit District, a demonstration project for the construction and evaluation of bus transit passenger shelters; and a demonstration project, and feasibility studies, on providing services to bicyclists and pedestrians to cross state-owned major bridges, and to submit a report thereon to the Legislature not later than January 1, 1976.

Appropriates \$485,000 from the Transportation Planning and Research Account in the State Transportation Fund, created pursuant to Sec. 99305, Public Utilities Code, to the department for the above purposes and for costs in connection with federal grants under the Urban Mass Transportation Act of 1964

Ch. 1429 (SB 2291) Song. Courts of appeal.

Appropriates \$325,000 from General Fund for support of Judicial Council of California and the courts of appeal during 1974-75 fiscal year.

To take effect immediately, usual current expenses

Ch 1430 (SB 2368) Walsh. Vehicles: taxation and permits.

Exempts certain commercial vehicles and cranes registered under the Vehicle Code and licensed under the Vehicle License Fee Law from property taxation.

Excludes cranes from provisions of the Vehicle Code which authorize the issuance of one-trip permits by the Department of Motor Vehicles for operating certain vehicles

Makes declaration re part of act pertaining to assessment and taxation.

Ch. 1431 (SB 2379) Stull. Administration: veteran affairs

Limits maximum state contributions for salary of county veteran service officers to those officers not employed in such capacity on a full-time basis.

Appropriates \$400,000 in addition to other previously appropriated funds for this purpose.

Ch. 1432 (SB 2419) Marks. Spraying of asbestos.

Prohibits any person, on or after July 1, 1975, from causing or permitting the spraying of any substance containing more than $\frac{1}{2}$ of 1% asbestos in or upon a building or other structure during its construction, alteration, or repair; and, on or after July 1, 1976, similarly prohibits the spraying of any substance containing any amount of asbestos

Exempts cold process cutback asphalt roof coatings from such prohibitions.

Provides that notwithstanding Sec. 2231, Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor any appropriation made by this act for a specified reason.

Ch 1433 (AB 85) Bee Teachers' retirement.

Increases survivor's benefits of persons who were eligible for such benefits prior to June 30, 1972.

Provides that there are no state-mandated local costs in act requiring reimbursement under Section 2231 of the Revenue and Taxation Code.

Ch. 1434 (AB 325) Powers. Public contracts

Declares public policy that contracts negotiated by the state or its political subdivisions for architectural or engineering services must be based on demonstrated competence and professional qualifications for the services required, rather than competitive bidding

Defines "agency head" to mean specified state officers and employees. Specifies alternatives available to agency head where a satisfactory contract cannot be negotiated with the most qualified firm Requires agency heads to adopt by regulation procedures to assure that such services are so engaged at fair and reasonable prices to the public agencies and that there is maximum participation by small business firms.

Permits agency heads under certain conditions to award contracts by competitive bidding.

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, no appropriation or reimbursement is made for any costs incurred by any local agency pursuant to this act because of no significant identifiable cost changes.

Ch 1435 (AB 760) Brown. Workmen's compensation rehabilitation

Requires, rather than permits, the Administrative Director of the Division of Industrial Accidents to establish a rehabilitation unit within the medical bureau of the division. Further requires, in addition to temporary disability indemnity, the employer or insurance carrier to provide additional living expenses necessitated by the rehabilitation and all reasonable and necessary vocational training for the injured workman when he chooses to enroll in a rehabilitation program, rather than a specified sum as an advance on permanent disability indemnity.

Deletes provisions relative to initiation of rehabilitation plan by employer or carrier.

Ch. 1436 (AB 814) Dixon Community college classes: inmates

Authorizes the governing board of any community college district, under a one-year pilot program, to contract with the warden or superintendent of any state institution or facility under the jurisdiction of the Department of Corrections or the Department of Youth Authority for educational services, courses, or programs for inmates and excludes attendance of inmates in such classes in the average daily attendance of the district.

Authorizes any such warden or superintendent, with the approval of the director of his department, to contract with any community college district for such educational services and requires specified reimbursement to the community college district for such services.

Requires specified reports to the Board of Governors of the California Community Colleges, the Legislature, and the Governor re such educational services.

To be operative from July 1, 1975 to June 30, 1976.

Ch. 1437 (AB 898) Alatorre Public Employees' Retirement System

Authorizes receipt of up to 4 years of service credit by local member other than a school member for any continuous active military or merchant marine service as public service upon payment of employer and employee contributions and interest

Not applicable to contracting agencies unless elected.

Ch. 1438 (AB 905) Sieroty Taxation

Authorizes carryover of excess contributions by individuals to charitable organizations for purposes of deducting such contributions in computing personal income taxes.

To take effect immediately, and to apply in the computation of taxes for taxable years beginning on or after January 1, 1974.

Ch. 1439 (AB 927) Wood. Public Employees' Retirement System

Establishes "state industrial member" category comprised of certain prison and other correctional facility employees and prescribes industrial and nonindustrial disability benefits for such members

Prescribes employer rate of contribution with respect to state industrial members

Requires State Personnel Board to develop criteria for state safety category of membership, to list positions, and to transmit a report to the Legislature thereon and appropriates \$20,000 to the State Personnel Board for such purpose

Ch. 1440 (AB 1318) Ingalls. Public Employees' Retirement System.

Permits persons who have been separated due to layoff and reemployed by the University of California to elect membership in the Public Employees' Retirement System in lieu of university retirement system Provides that average monthly salary during service in university retirement system shall be used for computing final compensation for member retiring concurrently under Public Employees' Retirement System and university retirement system.

Ch. 1441 (AB 1587) Gonsalves Taxation.

Denies business inventory exemption to business inventories assessed as escaped property due to willful or fraudulent omission, willful or fraudulent failure to report property accurately by the taxpayer, or knowingly reported erroneous or incorrect information by the taxpayer, rather than denying the exemption in all cases To apply to the 1975-76 fiscal year and fiscal years thereafter.

Ch. 1442 (AB 2453) Waxman. Medi-Cal

Requires the Department of Health to secure a toll free phone number for the use of pharmacists and other Medi-Cal providers in requesting prior authorization for services under the supplemental schedule of benefits.

Ch. 1443 (AB 2471) Sieroty Disabled persons.

Specifies that an action for an injunction to enforce specified provisions of law relating to construction and operation of public or private facilities not conforming to building requirements with respect to physically disabled persons may be brought. Specifies that prevailing party is entitled to reasonable attorney's fees.

Ch. 1444 (AB 2477) Waxman. Health planning.

Defines "special hospitals," as well as general acute care hospitals, acute psychiatric hospitals, skilled nursing facilities, and intermediate care facilities, as classes of health facilities subject to provisions re licensure of health facilities.

Ch. 1445 (AB 2690) Fenton. Elections.

Requires that statewide, county, city, and district initiative, referendum, and recall petitions be preserved by the officer with whom they are filed only until 8 months after the certification of the results of the election for which the petition qualified, attempted to qualify for placement on the ballot, or if no election is held, eight months after final certification of the results of examination of the petition

Requires that state, county, municipal, and district initiative and referendum petitions, except for specified circumstances, thereafter be destroyed, as soon as practicable, by the respective clerks

Prohibits county clerks from using memoranda, including notations, whether coded or not, to indicate that a registered voter has signed a particular petition unless the notations are made other than on the bodies of the affidavits of registration. Requires all memoranda, notations, devices, computer data, or other means or material indicating which petition or petitions have been signed by a registrant to be destroyed when the petitions to which they relate are required to be destroyed as soon as practicable after the results of the election or if no election is held, when the results of the examination of the petition, have been certified, but in no event retained for more than 30 days. Prohibits such information from being made available for any purpose to any person or entity, public or private, except as specified

Prohibits circulator of an initiative, referendum, or recall petition from permitting the list of voter signatures on the petition to be used for any other purpose than qualifying the petition

Excludes from the provisions of the California Public Records Act requiring disclosure and permitting inspection of public records, except as specified, all initiative, referendum, or recall petitions and all memoranda prepared by the county clerks in the examination of such petitions indicating which registered voters have signed particular petitions

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to this section nor shall there be an appropriation made by this act because of specified legislative determinations

Ch 1446 (AB 2797) Alatorre. Contracts in Spanish.

Requires any person engaged in a trade or business who uses Spanish language orally or in writing in the course of entering into specified contracts or agreements, except where customer negotiates through his own interpreter, to furnish upon request of any party to such contracts or agreements prior to execution thereof, an unexecuted Spanish-language translation of the contract or agreement. Requires notice of above requirement be provided to lessee or tenant at time and place where lease, sublease, rental contract or agreement is entered into, and as to specified other contracts or agreements, requires posting of notice of the above requirement at each location or branch of person at which Spanish language is used.

Exempts home improvement contracts, certain contracts for the installation of goods by a contractor, and transactions where the party negotiates the terms of the obligation through his own interpreter, from requirements

Provides for rescission of any contract or agreement upon a willful violation of the act, and specifies duties of restitution of the consumer and the person providing the contract or agreement owed to each other and owed the assignee of a contract or agreement by the assignor.

Provides that act is not applicable to contracts or agreements for the sale of real property or to loans secured by real property to be used for purchase or improvement of real property

Provides that act shall apply to contracts or agreements executed on or after July 1, 1976

Requires Department of Consumer Affairs to approve forms of acceptable language for Spanish-language contracts and notices by January 1, 1976

Defines limits within which department and its employees are liable for errors or omissions in translations of contracts or agreements from English to Spanish.

Limits extent to which entity may advertise, announce, publish, or represent that a contract or agreement translation has been approved by the Department of Consumer Affairs.

Ch. 1447 (AB 2975) Fenton. Farm labor vehicles.

Requires the Labor Commissioner to annually submit to the Department of the California Highway Patrol a list of all persons who hold a valid and unrevoked farm labor contractor's license.

Authorizes the Labor Commissioner to revoke, suspend, or refuse to renew any license of a farm labor contractor when it is shown that the licensee, or his agent, has failed to comply with any provisions of the Vehicle Code re farm labor vehicles, as specified, under his control, or who allows a farm labor vehicle under his control to be operated by a driver without a valid driver's license and certificate. Provides that the Labor Commissioner may revoke, suspend, or refuse to renew any license of a farm labor contractor when it is shown that the licensee, or his agent, has violated or aided and abetted any person in the violation of, or failed to comply with, any law of the state re the employment of employees in agriculture, rather than re the employment of females or minors in agriculture.

Prohibits on and after July 1, 1975, any person, other than a person who possesses a valid schoolbus driver's certificate, from operating a farm labor truck, or a farm labor bus unless he has in his possession a driver's license, as specified, and a certificate issued by the Department of Motor Vehicles to permit the operation of farm labor vehicles.

Prescribes the requirements for the issuance, denial of issuance, and revocation, of a farm labor vehicle driver's certificate, and imposes certain duties in connection therewith upon the Department of Motor Vehicles, the Department of Education, and the Department of the California Highway Patrol.

Requires that the Department of the California Highway Patrol inspect every farm labor vehicle at least once annually. Prohibits any person from driving any such vehicle unless there is displayed therein, a certificate, as specified. Requires the Commissioner of the California Highway Patrol to provide, by rule or regulation, for the issuance and display of such certificate.

Prohibits any person from operating any farm labor vehicle, with specified exception, after notice by the Department of the California Highway Patrol to the owner that the vehicle is in an unsafe condition or is not equipped as required, until the vehicle and its equipment have been made to conform with applicable requirements and have been approved.

Prohibits the use of any such vehicle known to an owner, farm labor contractor, or driver, to be unsafe, or not equipped as required, for transporting any passengers until it is examined and repaired or equipped as required and certified by a competent mechanic to be safe and lawfully equipped.

Makes related changes.

Appropriates \$100,000 from the Motor Vehicle Account in the State Transportation Fund to the Department of the California Highway Patrol to carry out the duties imposed upon it by this act.

Provides that notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor shall there be any appropriation made by the act, for a specified reason.

To take effect immediately, urgency statute.

Ch. 1448 (AB 2999) Dunlap. Medi-Cal.

Extends the supplemental schedule of benefits under Medi-Cal to include physical therapy and related services, subject to utilization controls.

Incorporates additional changes in Section 14133, Welfare and Institutions Code proposed by Senate Bills 1504 and 1970 to be effective only if either or both Senate Bills 1504 and 1970 are chaptered and become effective January 1, 1975 and this bill is chaptered last.

Ch. 1449 (AB 3018) Lanterman. Motor vehicles: fees.

Revises provisions re fees required to be paid for the registration of a gasoline-powered vehicle, other than a motorcycle, of 1975 or later model year, having a compression ratio of more than 8.5 to 1, by making such fee applicable only to the original registration of such a vehicle first sold and registered in California. Provides that such fee is in addition to the fees specified in the Vehicle Code and the Revenue and Taxation Code, rather than providing that the fee is in addition to the registration fee

Revises provisions re vehicles exempted from such fee by exempting a motor vehicle whose emission of pollutants is within allowable limits established by law and regulation, rather than exempting a vehicle whose emission of pollutants is within allowable limits established by law and regulation and which does not emit any other deleterious substances

To take effect immediately, urgency statute.

Ch. 1450 (AB 3024) Fong. Emergency telephone calls

Requires by December 31, 1982, every pay telephone within certain local emergency telephone systems to enable a caller to reach an operator by dialing "0" without inserting a coin.

Declares that there are no state-mandated local costs in this act that require reimbursement under Section 2231 of the Revenue and Taxation Code for a specified reason.

Ch 1451 (AB 3046) Cline. Cancer.

Makes it unlawful for any person to falsely represent and provide for compensation, with intent to defraud, rather than a misdemeanor to willfully and falsely represent, a device, substance, method or treatment as effective to diagnose, arrest, prevent, or cure cancer

Deletes provision that third and subsequent violations of provisions re cancer cures are felonies and, instead, prescribes punishments for violations of provisions re cancer cures which, except for certain specified exceptions, would make such violations felonies

Ch. 1452 (AB 3055) Wilson County Employees Retirement Law.

Permits safety members to retire upon completion of 20, rather than 30, years, regardless of age and prescribes formula for computing allowances between ages 41 and 50

Provides that no reimbursement shall be made to local agencies pursuant to this act because no additional costs are mandated to local government

Ch 1453 (AB 3094) Maddy Registry of Appointive Offices.

Requires that the Speaker of the Assembly and the Chairman of the Senate Rules Committee inform the Governor of certain resignations and appointments.

Provides that the Governor shall prepare and maintain a Central Registry of Appointive Offices containing specified information relating to appointments to boards and commissions to which members are appointed by the Governor, any member of the executive branch, or the Governor, the Speaker of the Assembly, the President pro Tempore of the Senate, and the Senate Rules Committee, open to the general public and available at various specified locations.

Provides, except with respect to the appointment of a Member of the Legislature, that a specified time period must elapse after the posting of a vacancy in such registry before the vacancy may be filled.

Requires that notice of vacancies, appointments, and certain resignations be listed in the registry within specified time periods

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act because the obligations and responsibilities imposed on local government by this act are minor in nature and will not cause any financial burden on local government.

Ch 1454 (AB 3109) Sieroty. Workers' compensation

Declares legislative intent that "workmen's compensation" shall be known as "workers' compensation"

Makes policy directive relating to use of existing forms and the actual substitution of the term "workers' compensation" in new and existing contracts.

Amends various code sections to reflect this change.

Incorporates additional changes in Sec 5992, Education Code, proposed by AB 2937, to be effective only if AB 2937 and this bill are both chaptered and become effective January 1, 1975, and this bill is chaptered last.

Ch 1455 (AB 3147) Sieroty Sojourn teachers: cultural enrichment.

Includes cultural enrichment within purposes for which school districts may, under specified conditions, conclude arrangements with proper authorities of any foreign country or of any state, territory or possession of the United States for the hiring for specified limited periods of time as sojourn certificated employees, bilingual teachers employed in public or private schools thereof, who hold the necessary valid California credentials

Ch. 1456 (AB 3148) Sieroty Newsmen's privilege

Extends newsmen's immunity from being adjudged in contempt for refusing to disclose their sources of information to persons connected with or employed upon a magazine or other periodical publication

Incorporates additional changes made in Section 1070 of the Evidence Code by SB 1858, to be operative if both SB 1858 and this bill are both chaptered, and this bill is chaptered last

Ch. 1457 (AB 3375) Bill Greene. Vocational education.

Appropriates a sum equal to the annual federal appropriation to California for state vocational advisory councils, not to exceed \$150,000, for the 1974-75 fiscal year from the General Fund to the California Advisory Council on Vocational Education and Technical Training for specified purposes

Requires the Legislative Analyst to undertake study re effectiveness of the California Advisory Council on Vocational Education and Technical Training and to report findings to Legislature on July 1, 1975

Ch 1458 (AB 3460) Mobley. Unemployment insurance.

Provides that the Director of the Department of Employment Development and the State Controller shall from time to time transfer the unencumbered balance of the Contingent Fund exceeding \$1,000,000 to the Unemployment Fund and the Disability Fund in a prescribed proportion

Ch. 1459 (AB 3481) Montoya. Personnel commission employees

Specifies that employees appointed by a personnel commission shall be accorded all the rights, benefits, and burdens of any other classified employee serving in the regular classified service

Ch 1460 (AB 3585) Carter Schools local financial support

Revises method of establishing revenue limits for newly organized school districts Requires adjustment of revenue limit of school districts of specified amount of district contribution paid from local taxes for tuition paid to parents and guardians of certain exceptional pupils for whom no appropriate special educational facilities are available

Limits amount payable by school districts to county school service fund re certain exceptional pupils of the districts educated by county superintendents of schools, to per a d a amount not to exceed certain specified foundation program amounts. Revises methods of computing maximum county superintendent of schools' tax rates re various categories of exceptional pupils Authorizes increases of the maximum allowable expenditures re such students and of maximum tax rate re operation, maintenance, and housing of county office and other ongoing programs, by specified county elections conducted in conjunction with general countywide elections Specifies maximum allowable tax rate for county superintendent offices which became fiscally independent on and after July 1, 1974.

Makes related and technical changes

To take effect immediately, urgency statute

Ch 1461 (AB 3594) Dunlap Recreational trails

Requires the Director of Parks and Recreation to cause to be prepared, and continuously maintained, a California Recreational Trails System Plan, consisting of specified elements Requires the director to hold public hearings on a proposed plan and to submit the proposed plan to the Legislature no later than January 1, 1977 Provides that the Legislature may review and comment upon the proposed plan, as specified, and requires the director to consider any advice offered by the Legislature prior to completion of the

plan. Requires the plan to be continuously reviewed, revised, and updated by the director. Requires the director to submit a report to the Legislature every 2 years following completion of the plan describing progress in carrying out the plan and recommending additional routes or other modification of the trail system.

Authorizes the Governor to establish a California Recreational Trails Committee, and prescribes its organization, powers, and duties.

Requires the director to be responsible for the planning and for the development and operation of the trail system, and specifies his powers and duties with respect to such planning, development, and operation. Requires system projects recommended for funding during each fiscal year to be included in the Budget Bill. Requires the director to provide specified information re any system project for the acquisition of private lands to the Governor and to any standing committee of the Legislature that requests such information.

Requires every city and county to consider demands for trail-oriented recreational use in developing the open-space element of its general plan, and to consider such demands in developing specified open-space programs. Requires every city, county, and district to consider the feasibility of integrating its trail routes with segments of the state trail system.

Requires the Department of Transportation to incorporate nonmotorized transportation facilities in the design of freeways upon a finding that such facilities would conform to the plan.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch 1462 (AB 3668) Sieroty Civil rights of prisoners

Provides for bringing of state prisoners to court in any action brought to terminate the parental rights of such person. Provides a court may order such appearance in any other action brought affecting a state prisoner's parental or marital rights.

Ch 1463 (AB 3729) Briggs Personal property brokers

Increases the maximum rate of charges which may be charged by a personal property broker lending various specified sums of money. Provides that such increases shall be repealed effective January 1, 1977.

Ch. 1464 (AB 3765) Brown. Child health disability prevention.

Makes specified revisions in the requirements for community child health and disability prevention programs.

Permits cities operating independent health agencies to elect to provide the services of a community child health and disability prevention program with the approval of the State Department of Health. Makes a related change.

Specifies that counties shall be reimbursed for the costs of immunizations necessary to keep the immunization status of children current under the child health disability prevention programs.

Requires that each child eligible for services under such programs present satisfactory evidence of prior health screening and evaluation within the prior year, rather than the prior two years, to the governing body of the school district or the governing authority of the private school in which the child is to enroll, rather than to the governing body.

Changes the requirement for eligibility under such programs that any child between birth and six years of age not have completed kindergarten to make any child between birth and enrollment in first grade eligible.

Requires that an explanation of the results of health screening, in addition to the evaluation, be made to the child, parent, or guardian by the community child health and disability prevention program.

Appropriates \$2,500,000 to the department for local assistance for the child health disability program.

To take effect immediately, urgency statute.

Ch 1465 (AB 3784) Ray Gonzales. Local planning

Requires cities and counties to give notice by mail or delivery of hearings re proposed zoning change to all persons, including businesses, corporations or other public or pri-

vate entities, owning real property within 300 feet of the property subject to the proposed zoning change.

Provides that no reimbursement or appropriation is made by this act to local agencies because the duties, obligations, or responsibilities imposed on such agencies are minor and will not impose any financial burden.

Ch. 1466 (AB 3790) Sieroty Transportation planning and research.

Appropriates \$2,000,000 from the Transportation Planning and Research Account in the State Transportation Fund, as created by Sec. 13995 of the Government Code, to the Department of Transportation for payment to local transportation planning agencies for transportation planning and research, pursuant to specified provisions re regional transportation planning, in accordance with allocations made by the State Transportation Board.

To take effect immediately, urgency statute.

Ch. 1467 (AB 3889) Kapiloff. Taxation of vessels

Defines "documented vessel" for property taxation purposes to include a vessel registered with or licensed by the Department of Motor Vehicles.

Eliminates the requirement that the port of documentation of a documented vessel be in this state in order to be assessed at 1% of its full cash value and includes vessels engaged or employed exclusively in carrying or transporting people for hire for commercial passenger fishing purposes among documented vessels entitled to such special assessment; operative from lien date 1975 to lien date 1979, inclusive

Requires the Legislative Analyst to report to the Legislature on or before November 15, 1978, on the effects of such provisions on the commercial fishing and sportfishing industries

Provides procedures for claims to be submitted by units of local government for reimbursement of property tax revenues lost as a result of such provisions from funds continuously appropriated to the Controller for such purposes.

Ch 1468 (AB 3923) Berman. Employment development.

Specifically includes women within term minority for purposes of the Employment Development Act of 1973

Ch. 1469 (AB 3925) McAlister Eminent domain

Authorizes court in awarding costs to the parties in condemnation actions to allow condemnee under certain circumstances all expenses reasonably and necessarily incurred in preparing for and conducting condemnation trial, including, among other expenses, attorney's fees, appraisal fees, surveyor's fees, and fees of other experts

Provides that, for specified reasons, there shall be no reimbursement of, nor any appropriation for, costs incurred by local governmental entities by this act.

Ch. 1470 (AB 3941) Priolo. Transportation.

Authorizes the Department of Transportation to coordinate applications, or act as an applicant, for federal grants to provide mass transit services to meet the special needs of elderly and handicapped persons.

Enacts the Federal Aid for Metropolitan Transportation Planning Act, providing for the fiscal management of deposits in, and reports of allocations from, the Transportation Planning and Research Account created in the State Transportation Fund pursuant to Section 13995 of the Government Code of federal funds available when, appropriated by the Legislature, for metropolitan transportation planning and state funds allocated to the account for such purpose

Requires the California Highway Commission and the department to include in each annual budget report an allocation to the Transportation and Planning and Research Account equal to the estimated federal apportionment to be received during the fiscal year by the state for metropolitan transportation planning.

Requires the commission, with respect to funds apportioned to the state for federal urban system projects for the 1974-75 fiscal year, to allocate such funds, and specifies that projects eligible for allocation include fringe parking, state highway projects, local street and highway projects and public mass transit projects, rather than authorizing the commission to allocate, to the maximum extent permitted by federal law, not less than

5% of the funds apportioned to the state for federal urban system projects to local agencies for fringe parking projects. Provides that such funds, following the 1974-75 fiscal year, shall be available for such allocation when appropriated by the Legislature. Requires the State Transportation Board to review the long-range planning programs for the urban system and each annual program for conformance with the long-range programs.

Authorizes the board, as well as boards of supervisors, city councils, the department, and the commission, to take necessary action to secure federal funds for public mass transit projects, as well as for highway projects on the urban system, under the Federal-Aid Highway Acts of 1970 and 1973.

Exempts expenditures of federal general funds substituted for federal urban system funds from the state highway expenditure requirements of the north-south split, highway district minimums, and county minimums.

Enacts the Federal Aid for Highway Safety Improvements Act to prescribe the implementation by state and local governments of specified federal programs re highway safety. Specifies the fiscal management, appropriation, and allocations of federal funds by the commission.

Deletes the authority of the department to make certain advancements from the State Highway Account in the State Transportation Fund in anticipation of certain federal apportionments.

[To take effect immediately, urgency statute]*

Ch. 1471 (AB 3973) Vasconcellos. Community service program

Enacts California Community Service Fellowship Program.

Provides for accrual of specified monetary benefits by eligible individuals performing services in specified types of community service work.

Permits participating individuals to receive accrued monetary benefits while enrolled at and attending a public or private postsecondary institution.

Specifies that provisions authorizing program shall not be implemented until specified study is completed and Legislature further acts to implement program.

Requires California Postsecondary Education Commission, in cooperation with State Scholarship and Loan Commission, to conduct study or to contract with public or private agency for a study on specified aspects of program and to report thereon to Legislature on or before December 1, 1975.

Appropriates \$10,000 from General Fund to California Postsecondary Education Commission for purposes of making specified study.

Ch. 1472 (AB 4012) Lanterman Occupational training. contracts.

Requires Superintendent of Public Instruction to reimburse school districts and county superintendents of schools for specified costs of services provided by sheltered workshops and other work establishments for occupational training of physically handicapped and mentally retarded pupils.

Specifies that amount of reimbursement shall be cost of services up to \$650 per year, less local share as determined by State Board of Education.

Appropriates \$170,000 from the General Fund to the Department of Education for the purposes of this act.

Makes technical change.

Ch 1473 (AB 4108) Knox Pollution control financing.

Revises provisions re eligibility and priorities in financing projects under the California Pollution Control Financing Authority Act. Prohibits the financing of more than an aggregate of \$50,000,000 of projects in any calendar quarter. Provides that the California Pollution Control Financing Authority shall obtain from appropriate state control agencies, as defined, the names and addresses of business associations, corporations, or individuals required to correct pollution problems by a specified deadline and shall notify them of the authority's programs for financing pollution control facilities. Requires the authority to take all reasonable steps to publicize its programs and to provide maximum opportunity for individuals and small businesses and corporations to use its financing, as specified. Requires the authority to make a prescribed annual report to the Legislature.

Deletes provisions specifically requiring the supervisors and operators of waste water treatment plants receiving financial assistance under the act to possess a certificate of operator competence from the State Water Resources Control Board and, instead, requires an applicant for a project involving a waste water treatment plant to provide evidence, including specified information, satisfactory to the State Water Resources Control Board that the waste water treatment facilities will be operated and maintained by competent personnel

Declares that nothing in the act is intended to prevent the authority from completing financing of these projects approved by resolution of the authority prior to the enactment of this act

To take effect immediately, urgency statute

Ch. 1474 (AB 4220) Ray E. Johnson. State park system

Permits the State Park and Recreation Commission to hold hearings regarding the classification or reclassification of a state park system unit, or the approval of a resource management plan or general plan for a unit, within a radius of 100 miles of specified cities, rather than requiring the commission to hold such hearings only in such cities

Requires the Department of Parks and Recreation to interpret, as well as administer, protect, and develop, the state park system

Ch. 1475 (AB 4304) Sieroty. Petroleum products

Prohibits any person engaged in the business of extracting oil or gas from lands within the state, or of refining gasoline within the state from refusing to sell to any city or county sufficient quantities of his petroleum products for the essential services provided by such city or county.

Requires the county board of supervisors, when purchasing petroleum for essential services to apportion the purchase among all persons selling petroleum products in the county and engaged in the business of extracting or refining petroleum in the state.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act

Ch 1476 (AB 4343) Chacon Housing

Authorizes a city to enact an ordinance providing for the sale of residential property acquired by the city at less than market value under specified conditions. Makes legislative findings re such sales.

Ch. 1477 (AB 4354) Russell California veterans loans.

Provides for service termination date for loan eligibility of Vietnam veterans.

Enacts Veterans' Farm and Home Purchase Act of 1974 to supersede previous act for new borrowers

Removes 5 percent maximum interest rate and provides for floating rate

Provides that specified percentage of Cal-vet funds may be supplemented by borrowing from commercial sources

Authorizes utilization of funds derived from Veterans Bond Act of 1974 and appropriates such funds for such purpose.

Requires Department of Veterans' Affairs to formulate a comprehensive reorganization loan plan.

Declares legislative intent regarding floating interest rate

To take effect immediately, urgency statute.

Ch 1478 (AB 4392) Fong Local public employees: retirement

Provides that any city with a population of 1,000,000 or more with pension or retirement plans which require officers and employees of one sex to pay greater contributions than those of another sex who are the same age shall be revised so that contributions are the same commencing with contributions for service on and after January 1, 1975

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency or school district for any costs incurred by it pursuant to the act

Ch. 1479 (AB 4412) Papan Student records address lists.

Authorizes officers or employees of public or private schools, colleges, or universities, in addition to officials of private business or professional schools or colleges, to be furnished names and addresses of 12th-grade pupils and pupils who have terminated prior to graduation. Changes the limited purposes for which such persons may use such information, from their own solicitation activities, to the academic or professional goals of such institutions.

Ch 1480 (AB 4449) Wood. Public Employees' Retirement System

Provides that a person in full-time employment which in the opinion of the Board of Administration of the Public Employees' Retirement System is on a seasonal or temporary basis is excluded from membership in the system unless the employment is compensated and the appointment or employment contract fixes a term of employment in excess of six months or, if a term is not fixed, the employment under such appointment or contract continues for more than six months or the person is a member at the time of entering such employment.

Ch 1481 (AB 4467) Waxman Pleadings

Changes required elements of complaint or cross-complaint arising out of personal injury or wrongful death, and filed in any superior court proceeding to not include a statement of specific amount demanded as recovery.

Provides that defendant may demand damages statement. Provides for petition to court to order plaintiff or cross-complainant to serve such responsive statement.

Specifies that even though no demand for damages statement is made, plaintiff must give notice to defendant of amount of general and special damages being sought prior to entry of default, or, where answer is filed, at least 60 days prior to time set for trial.

Ch 1482 (AB 4468) Waxman Insurance

Requires insurers transacting liability insurance covering malpractice of persons licensed under Dental Practice Act and Medical Practice Act to report to Insurance Commissioner by unspecified date each year specified information concerning claims, including lawsuits, against insurer's insured dealt with during preceding calendar year.

Ch 1483 (AB 4505) Thurman Lost tax revenue reimbursement.

Appropriates \$79,974.94 from the State General Fund to the State Controller for disbursement to Merced County to reimburse Merced County for property tax revenues lost by reason of specified provisions of law re the assessment as open-space land of land subject to a wildlife habitat contract which restricts the use of the land to wildlife habitat and nature pasture.

To take effect immediately, urgency statute.

Ch. 1484 (SB 907) Collier Beaches and parks.

Provides for the establishment of state seashores within the state park system.

Amends and supplements the Budget Act of 1974 to appropriate a total of \$64,645,000 † payable from the State Beach, Park, Recreational, and Historical Facilities Fund of 1974, to the Department of Parks and Recreation for specified land acquisition projects for the state park system, provided that none of such funds shall be available for expenditure unless and until such projects shall have been recommended by the State Park and Recreation Commission and reviewed by the Secretary of the Resources Agency, and until the Attorney General certifies that there is no evidence that any prescriptive right or claim in the property exists, or that if such a right or claim exists, the value thereof is reflected in the purchase price.

Makes additional changes in Sec 5001.5, Public Resources Code, proposed by SB 1498 to be operative only if SB 1498 and this bill are both chaptered, and this bill is chaptered after SB 1498.

To take effect immediately, urgency statute.

Ch 1485 (SB 1599) Carpenter Consumer economics instructional program.

Requires the Superintendent of Public Instruction with the approval of the State Board of Education to plan and develop a one-semester instructional program re consumer economics for use in schools maintaining any of grades 7 through 12.

† Appropriation reduced to \$41,145,000 by action of the Governor.

Requires consumer economics program to be made available to all school districts and schools with such grades.

Specifies elements to be included in the consumer economics program.

Requires the Superintendent of Public Instruction to appoint an advisory committee to facilitate the development of the consumer economics program and to submit to the Legislature a progress report and a final report to the Legislature on the proposed instructional program

Provisions re advisory committee and progress report to be effective only until February 1, 1976

Appropriates \$100,000† from the General Fund to Department of Education for the purposes of this act

Ch 1486 (SB 1981) Nejedly. Suisun Marsh, wildlife protection

Enacts the Nejedly-Bagley-Z'berg Suisun Marsh Preservation Act of 1974, requiring, among other things, the preparation by the Department of Fish and Game of the fish and wildlife element of the Suisun Marsh Protection Plan for submission to the San Francisco Bay Conservation and Development Commission by January 1, 1976, the preparation by the commission of a Suisun Marsh Protection Plan for submission to the Governor and Legislature on or before December 1, 1976, and the preparation by the department of specified detailed studies. Specifies the subject matter and objectives of the plan. Permits the County of Solano and cities within the county to conduct a study of specified plans for inclusion, subject to specified approval, in the plan Specifies boundaries of the marsh zone, the buffer zone, and the special study zone for purposes of the act.

Specifies effect of act on powers of the commission

Specifies that, in order to allow time for the orderly preparation of the Suisun Marsh Protection Plan, until January 1, 1978, no development shall be permitted by any local governmental agency within the marsh zone, the buffer zone, or the special study zone which is either inconsistent with specified legislative findings or which does not conform to either the zoning ordinances of the agency which were in effect on January 1, 1974, or the land uses depicted in specified element of the Solano County General Plan, whichever is the lower land use classification Exempts specified development from such restriction

Requires the Wildlife Conservation Board to acquire, and the Department of Fish and Game to administer, fee title or lesser interests in those lands within or adjacent to the buffer zone that the board finds require prompt acquisition because of their critical importance to the integrity and continued wildlife use of the marsh

Prohibits the exercise of eminent domain for such acquisitions outside the marsh in specified areas.

Authorizes the Wildlife Conservation Board to have the State Public Works Board make such acquisitions under the Property Acquisition Law until January 1, 1978, and requires any such acquisitions to be made under such law after that date.

Appropriates \$4,190,000‡ from the purposes of the act from specified sources to the Department of Fish and Game, the San Francisco Bay Conservation and Development Commission, and the Wildlife Conservation Board in accordance with a specified schedule

Provides that, notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to that section nor any appropriation made by the act for a specified reason

To take effect immediately, urgency statute

Ch 1487 (SB 2020) Moscone School meals.

Authorizes school districts to apply for state and federal funds for purposes of furnishing paid, reduced price, or free breakfasts and lunches to pupils Permits districts with inadequate food preparation facilities to contract with other districts, public agencies, or nonprofit private agencies for such meals

Provides that funds allocated to local agencies for meals shall be disbursed on basis of 5 cents for each breakfast served and 5 cents for each lunch served Requires Department of Education to make semiannual adjustment of state meal contribution rates, based upon specified federal food cost index

† Appropriation deleted by action of the Governor

‡ Appropriation reduced to \$190,000 by action of the Governor

States legislative policy that child development facilities have an obligation to provide for the nutritional needs of children in attendance. Includes the serving of breakfast, lunch, or both, among prescribed functions of child development facilities.

Authorizes school districts to establish nutritional education programs and provides state funding therefor. Requires Department of Education to formulate basic elements of nutrition education programs.

Establishes Child Nutrition Advisory Council, and prescribes membership thereof, to recommend plans and guidelines for school meal service and nutrition education programs.

Appropriates \$13,600,000† from General Fund to Superintendent of Public Instruction for allocation and disbursement to local agencies for fiscal year 1974-75 to reimburse such agencies for costs incurred pursuant to this act. Permits reimbursement for meals served prior to January 1, 1975.

Ch. 1488 (SB 2100) Deukmejian Delinquency prevention

Authorizes the Department of the Youth Authority to establish standards for and to share in the cost of the establishment and operation of youth service bureaus by any public or private organization and appropriates \$2,481,000‡ to the department for such purpose.

Requires the department to seek advice from specified persons in the development of such standards.

Operative July 1, 1975.

Ch 1489 (AB 459) Lewis Recreation, fish, wildlife appropriation

Appropriates \$590,000§ for development of Perris Reservoir and Silverwood Lake State Recreation Area from the Recreation and Fish and Wildlife Enhancement Fund, as part of the Recreation and Fish and Wildlife Enhancement Bond Act Program.

To take effect immediately, urgency statute.

Ch 1490 (AB 1365) Qumby. Unemployment compensation.

Includes within definition of "state employees" certain nonteaching staff personnel at state special schools for purposes of unemployment compensation.

Specifies such state employees shall not be eligible for unemployment compensation benefits, extended duration benefits, or federal-state extended benefits for weeks within specified school vacations and other recess periods, with certain exceptions.

Appropriates \$25,000* to Director of Education for purposes of act.

Ch 1491 (AB 1413) Russell State reserve: native poppy.

Requires the Department of Parks and Recreation to undertake a feasibility and general development study for described lands in Los Angeles County for a state reserve for the preservation of the native poppy, and to submit its findings and recommendations to the Legislature no later than January 1, 1975.

Appropriates \$15,000* from the Bagley Conservation Fund to the department for such such purposes.

To take effect immediately, urgency statute.

Ch 1492 (AB 1527) Alatorre Health facilities

Requires the State Department of Health to adopt rules and regulations including specified criteria re administration of federal requirements for uncompensated services for persons unable to pay by facilities receiving federal assistance under the California Hospital Survey and Construction Act. Requires the department, to the extent required by federal law, to ascertain and enforce compliance with such rules and regulations and federal and state provisions re uncompensated services during period that applicants receiving assistance remain obligated and appropriates \$159,000^b for carrying out such provisions.

To take effect immediately, urgency statute.

Ch 1493 (AB 2260) Z'berg Civil actions

Provides for temporary justice court judgeships to meet criminal caseload necessitated by the decision in *Gordon v Justice Court*.

Appropriates the sum of \$810,000^a from the General Fund for purposes of act.

† Appropriation reduced to \$12,500,000 by action of the Governor.

‡ Appropriation deleted by action of the Governor.

§ Appropriation reduced to \$507,000 by action of the Governor.

* Appropriation deleted by action of the Governor.

^b Appropriation reduced by \$100,000 by action of the Governor.

To become operative on January 7, 1975 [or on the date that the decision in *Gordon v Justice Court* (Sac 7995) is final for all purposes, whichever is later].*

Ch 1494 (AB 2601) Thurman Special election

Declares that local entities are entitled to reimbursement of their costs incurred as a result of the November 6, 1973, statewide special election and shall be so reimbursed with funds appropriated in Item 56 of the Budget Act of 1974 according to the terms and conditions thereof Provides as additional term and condition of premium pay reimbursement for local charter or noncharter governmental entities that such payment may be made to such entities that had in existence on specified date a duly passed ordinance or resolution having the force of law providing for premium pay for work on any designated state holiday.

Declares specified appropriations to reimburse local agencies for costs and lost revenues resulting from state-mandated programs to be available for expenditure until June 30, 1975 Appropriates \$948,358† from the General Fund to the Controller in augmentation of specified appropriations for such reimbursements.

Ch. 1495 (AB 2599) Lanterman. Operation SHARE

Expresses legislative intent re individualized education opportunities for children re utilization of community resources including volunteer tutors

Requires the Superintendent of Public Instruction to establish or maintain prescribed volunteer SHARE tutorial projects, to be conducted along guidelines developed in the Santa Clara County pilot program, to adopt reasonable rules and regulations, and to provide up to 50% of the total cost of such projects from funds appropriated for such purposes.

Requires the total or partial funding for volunteer SHARE tutorial projects be shared by prescribed public educational institutions and nonpublic sources, and prohibits the use of funds to pay salaries or benefits to tutors

Requires the Legislative Analyst to conduct evaluation of such projects and to report to the Legislature on January 25, 1976.

Appropriates \$250,000‡ to Department of Education for purposes of this act, and requires that up to \$10,000 of such appropriation be allocated to the Legislative Analyst for purposes of evaluative study.

To take effect immediately, urgency statute.

Ch 1496 (AB 2817) Chacon. Bilingual education.

Enacts Bilingual Teacher Corps Program under which Superintendent of Public Instruction is directed to implement a program providing an annual \$1,500 stipend, plus necessary expenses, to teacher aides while pursuing an approved educational program leading to a teaching credential Authorizes Superintendent of Public Instruction to contract with local educational agencies and the California State University and Colleges for the training of such teacher candidates. Requires State Board of Education to adopt rules and regulations re the Bilingual Teacher Corps Program, and requires Superintendent of Public Instruction to submit prescribed reports re such program to Legislature.

Appropriates \$11,000,000‡ for the 1974-75 fiscal year to the Department of Education for the Bilingual Education Act of 1972. Provides that not more than \$500,000 thereof may be used by the department for administration of the Bilingual Education Act of 1972. Appropriates \$4,800,000 for purposes of the Bilingual Teacher Corps Program, for expenditure during fiscal years 1974-75 to 1978-79, inclusive

Specifies purposes for which funds allocated to school districts pursuant to the Bilingual Education Act of 1972 may be used.

To take effect immediately, urgency statute

Ch 1497 (AB 3407) Brown. California College of Podiatric Medicine.

Appropriates \$750,000§ from the General Fund to the University of California for the support of a program of basic and clinical health science education and primary health care delivery research in the field of podiatry, to be developed and conducted cooperatively by the university and the California College of Podiatric Medicine.

† Appropriation reduced to \$868,358 by action of the Governor

‡ Appropriation deleted by action of the Governor

§ Appropriation reduced to \$541,000 by action of the Governor

Ch. 1498 (AB 3506) Chappie. Off-Highway Vehicle Code.

Requires the Department of the California Highway Patrol, in cooperation with the Department of Motor Vehicles and the Department of Parks and Recreation, to prepare and submit to the Legislature no later than July 1, 1975, suggested provisions for an "Off-Highway Vehicle Code," and suggested revisions of the Vehicle Code and the Public Resources Code consistent with the development of an "Off-Highway Vehicle Code."

Appropriates \$25,000 † to the Department of the California Highway Patrol to carry out provisions of the act

To take effect immediately, urgency statute

Ch. 1499 (AB 4151) Leroy F Greene Public schools. special programs

Deletes provisions authorizing the governing board of any school district, through the Director of Compensatory Education and the State Board of Education, to establish a preservice or in-service training program for any school in prescribed areas of poverty and social tension

Makes extensive changes in the Professional Development and Program Improvement Act of 1968 to provide for expanded training program for school personnel, including administrators

Revises provisions re personnel to serve at professional development and program improvement centers and designates them master teachers to be selected by school district and cooperating institution of higher education

Eliminates distinction of "preservice training" from other training

Revises provisions re content of application for approval of centers, and prescribes requirements as to qualifications of personnel to serve at centers, content of programs, schools to receive priority in securing services, and related matters

Appropriates \$1,300,000 † to the Superintendent of Public Instruction for allocation to school districts during the 1974-75 school year for professional development centers

To take effect immediately, urgency statute

Ch. 1500 (AB 4238) Chacon. Vocational education information system.

Requires Superintendent of Public Instruction, in cooperation with Director of Employment Development and Chancellor of California Community Colleges, to establish in Department of Education a vocational manpower management information system to provide educators, students, and manpower planners in the state's vocational planning areas, standard metropolitan statistical areas, and other geographical areas in the state with specified statistical data and other information re to the labor market.

Appropriates \$300,000 † to Superintendent of Public Instruction for expenditure in fiscal year 1974-75 for purposes of this act, to be expended only to extent federal funding is unavailable.

Ch. 1501 (SB 1586) Marks. Special tuition proceedings representation

Makes eligible for specified state support, among other groups of handicapped pupils, educationally handicapped pupils with visual-perceptual disorders, rather than physically handicapped pupils who are visually handicapped, enrolled in private nonsectarian schools and institutions or agencies offering specified special education and services.

Grants parents or guardians of certain exceptional children for whom no appropriate public special educational facilities are available, specified rights to representation in admission committee proceedings determining their eligibility for specified tuition payments

Prohibits any reimbursement pursuant to Section 2231, Revenue and Taxation Code and any appropriation by this act because duties, obligations, or responsibilities imposed by this act on local governmental entities are minor in nature and will not cause any financial burden to local government

Makes additional changes in Sec. 6871, Education Code, proposed by AB 3593, to be operative only if this bill and AB 3593 are both chaptered and effective January 1, 1975, and this bill is chaptered after AB 3593

Ch 1502 (SB 1644) Collier State park system

Creates the Collier Park Preservation Fund in the State Treasury, and, except fees and other proceeds received from the use of boats and boating facilities, requires state park

† Appropriation deleted by action of the Governor

‡ Appropriation reduced to \$650,000 by action of the Governor

system revenue not exceeding \$7,000,000 collected in any one fiscal year to be paid into the fund and available, when appropriated by the Legislature, for the acquisition, planning, and development of state park system projects.

Ch 1503 (SB 1766) Behr. Live wild animals.

Revises the law regarding the importation, transportation, possession, and release alive into the state of live wild animals, as defined. Requires payment of a fee in an amount to be determined by the Director of Fish and Game for a permit to import, possess, or transport any wild animal. Declares legislative intent.

Provides that neither appropriation is made nor obligation created for the reimbursement of any local agency for any costs incurred by it pursuant to the act.

Ch 1504 (SB 1860) Behr. Infant care and development.

Authorizes Superintendent of Public Instruction with funds appropriated for such purposes, to enter into agreements with school districts or county superintendents of schools for high school programs re care and development of infants, and the training of students in role of parents.

Specifies content of infant care and development services. Specifies services to be available to parents. Provides for locating infant care and development centers. Makes provision for federal funds in establishing priority for admission to program.

Makes legislative findings and declarations.

Requires the Department of Education to submit a report to the Legislature re the infant care and development services provided pursuant to this act.

Appropriates \$600,000 from General Fund to Superintendent of Public Instruction for programs for 1975-76 fiscal year.

Ch 1505 (SB 1905) Rodda. Regional occupational centers—programs.

Permits visually handicapped, orthopedically handicapped, or deaf high school graduates to enroll in regional occupational centers and programs on the same basis as high school pupils. Permits additional special instruction and services for such pupils.

Specifies that if the Superintendent of Public Instruction determines that there would be a duplication of effort to such handicapped persons, if a regional occupational center or program provided services to such persons, he may disapprove the curriculum and specified funding to provide programs to such persons at such a center or program.

Provides for \$0.14 per specified unit of statewide a.d.a. additional allowance for such persons and provides for distribution of specified additional amounts from State School Fund for such purpose. Requires transfer of such amount from General Fund to Section A of State School Fund.

Requires each school district and county superintendent of schools to report amounts actually expended on account of visually handicapped, orthopedically handicapped, or deaf high school graduates enrolled in a regional occupational center or program, and provides for a reduction in state apportionment if reported expenditures are less than the specified additional allowances for such purposes.

Ch 1506 (SB 1908) Grunsky. Special education.

Authorizes not to exceed 5 county superintendents of schools, with the prior approval of the Superintendent of Public Instruction and subject to specified conditions and limitations, to conduct an experimental program for physically handicapped pupils between 18 months and 3 years of age with 1 or more specified physical handicaps. Provides for related transportation allowances and State School Fund allowances and apportionments. To be effective only for 2 years after enactment. Requires specified report.

Authorizes not to exceed 5 county superintendents of schools, with the prior approval of the Superintendent of Public Instruction and subject to specified conditions and limitations, to conduct experimental individualized instruction for physically handicapped pupils who because of another specified primary handicap are already enrolled in special education classes or receiving special services. Provides for related apportionment. To be effective only for 2 years after enactment. Requires specified report.

To take effect immediately, urgency statute.

Ch. 1507 (SB 2265) Moscone. Health.

Requires the Director of Health to establish a program for the medical care of persons

with hemophilia, provides a description of the program, defines eligibility standards for hemophilia services, and requires the director to appoint an Advisory Committee on Hemophilia. Requires the director to seek the advice of the committee with respect to regulations to be adopted pursuant to the act.

Appropriates \$2,000,000 to the Department of Health for carrying out the program

Ch 1508 (AB 27) Vasconcellos. Educational programs

Authorizes, until January 1, 1976, the governing board of any school district, including community college districts, to initiate and carry on any educational program, as defined, which is not in conflict with law or purposes for which school districts are established

Authorizes, on and after January 1, 1976, the governing board of any school district, including community college districts, to initiate and carry on any program, activity, or otherwise act in any manner which is not in conflict with or inconsistent with, or preempted by, any law or in conflict with the purposes for which school districts are established.

Ch 1509 (AB 490) Quimby Instructional television

Expresses legislative intent re instructional television in public schools

Requires State Board of Education, on recommendation of Superintendent of Public Instruction, to appoint members of a State Instructional Television Advisory Committee, and specifies membership qualifications, terms of office, and duties thereof

Requires superintendent to administer a high-quality instructional television service for public school pupils and to provide for, in addition to others, an equitable high-quality instructional television service made available to the largest number of public school pupils, for contracts with local educational authorities acting on behalf of "regional organizations," as defined, for statewide coordination of instructional television, and for acquisition of programs

Requires State Board of Education to adopt rules and regulations governing administration of act and to report annually to Legislature, and requires Superintendent of Public Instruction to enforce such rules and regulations, and to make an annual report to State Board of Education

Expresses legislative intent that provision providing specified annual allowance to school districts for purposes of instructional television shall remain in effect only until such time as a new apportionment formula is developed and moneys are appropriated therefore. Requires State Board of Education to adopt procedures for orderly transition to new apportionment formula

Deletes provisions relating to duties of Superintendent of Public Instruction re employment of television consultant or other suitable personnel and matters required to be included in rules and regulations

Makes related changes.

Requires State Board of Education not later than July 1, 1975, to develop certain administrative regulations, guidelines, and plans and preparations, as specified

Ch. 1510 (AB 738) Ralph Unemployment insurance

Increases the amount of wages that can be earned by an individual eligible for unemployment compensation benefit without affecting reduction of his weekly benefit amount from \$12 to \$18 per week

Ch. 1511 (AB 1529) Murphy Sanity in criminal procedure

Changes various provisions formerly relating to a person's "sanity," in a criminal proceeding, to relate instead to the person's "mental competence." Requires trial on issue of mental competency, including determination of probable guilt

Provides that superintendent of state hospital or person in charge of other facility who receives an incompetent defendant shall make specified report to the court on the person's progress toward recovery.

Establishes procedure by which defendant may receive periodic trials on issue of mental competency. Limits period of hospitalization to maximum term of imprisonment for the most serious offense charged or three years, whichever is less, and requires county conservatorship proceedings in certain circumstances. Changes definition of "gravely disabled" persons for certain purposes of the Lanterman-Petris-Short Act to include one who is deemed mentally incompetent pursuant to the Penal Code, and who

is named in an indictment or information charging a felony involving death, bodily harm, or a serious threat to the physical well-being of another person; and who as a result of mental disorder is unable to understand the nature and purpose of the proceedings against him and to assist counsel in the conduct of a defense in a rational manner

Requires conservator of such person to notify designated persons of the defendant's recovery

Makes related changes

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because duties, obligations, or responsibilities imposed on local governmental entities by this act are such that related costs are incurred as a part of their normal operating procedures

To take effect immediately, urgency statute

Ch. 1512 (AB 1828) Badham. Funeral directors

Expands definitions of "funeral director" and "funeral establishment" for purposes of provisions relating to licensing thereof

Provides that Funeral Directors and Embalmers Law does not apply to the operation of a cemetery solely for the interment of human dead or a licensed hospital

Ch. 1513 (AB 2296) Sieroty. Confined persons treatment

Prohibits persons confined, under certain penal provisions, in state institutions and prisons or public or private hospitals, sanitariums or similar facilities from being administered or subject to any organic therapy, as defined, without such person's informed consent. Prohibits such persons from being administered or subject to psychosurgery, as specified, if they lack the capacity for informed consent

Authorizes the court to enjoin the administration of any organic therapy. Requires warden or superintendent to obtain the appropriate order to administer organic therapy. Requires court to appoint public defender or other attorney to represent and an independent medical expert to examine, an indigent person in such court proceedings

Provides for shock treatments in certain emergency situations and other types of treatment for such persons under specified conditions

Provides that neither appropriation nor reimbursement to any local agency for any costs incurred by it pursuant to this act is made because of the minor nature of the costs

Ch. 1514 (AB 2499) Nimmo. State park system

Amends and supplements the Budget Act of 1974 to appropriate \$1,000,000, payable from the State Beach, Park, Recreational, and Historical Facilities Fund of 1974, to the Department of Parks and Recreation for the acquisition of certain lands in the County of San Luis Obispo adjacent to state-owned wet lands in the Morro Bay estuary for the state park system as an addition to Morro Bay State Park, provided, that none of such funds shall be available for expenditure unless and until such projects shall have been recommended by the State Park and Recreation Commission and reviewed by the Secretary of the Resources Agency.

To take effect immediately, urgency statute.

Ch. 1515 (AB 2920) Priolo. State park system.

Appropriates \$2,500,000 to the Department of Parks and Recreation for the acquisition of Los Liones Canyon and other lands adjacent to Topanga Canyon State Park in the Santa Monica Mountains for the state park system. Requires such acquisition to be subject to the provisions of the Property Acquisition Law.

Provides for reimbursement of the General Fund from the State Beach, Park, Recreational, and Historical Facilities Fund of 1974.

To take effect immediately, urgency statute.

Ch. 1516 (AB 2948) McAlister. Attachment

Revises law relating to prejudgment attachment.

Makes related changes

To be operative January 1, 1976.

Makes provision for no reimbursement to local agencies

Incorporates additional changes in Sec. 688, Code of Civil Procedure, proposed by AB 101 to be effective only if AB 101 and this bill are both chaptered and become effective January 1, 1975, and this bill is chaptered last. Makes other various provisions to avoid conflicts with other specified bills

Ch 1517 (AB 3114) Lewis Crippled children's services

Requires the State Department of Health to contract with an independent agency by October 1, 1974, to make a comprehensive independent study, with recommendations, re delivery of services under the Robert W Crown Crippled Children Services Act. Specifies that the independent agency shall not be a state agency or agency of the state, except that it may be the University of California. Requires the study to include specified topics and requires the report of the study, including specific recommendations, to be completed and delivered to the State Department of Health and the Legislature by March 31, 1975.

Appropriates \$55,000 to the State Department of Health for expenditure without regard to fiscal year for carrying out the act

To take effect immediately, urgency statute.

Ch. 1518 (AB 3123) Beverly. State park system

Authorizes the Department of Parks and Recreation to acquire beach properties on Palos Verdes Peninsula for the state park system

Specifies that such acquisition shall be subject to the provisions of the Property Acquisition Law.

Amends and supplements the Budget Act of 1974 to appropriate a total of \$3,651,800, payable from the State Beach, Park, Recreational, and Historical Facilities Fund of 1974, to the Department of Parks and Recreation for specified development projects for the state park system, provided that none of such funds shall be available for expenditure unless and until such projects shall have been recommended by the State Park and Recreation Commission and reviewed by the Secretary of the Resources Agency.

To take effect immediately, urgency statute.

Ch. 1519 (AB 3309) Keene. Special education: class size

Authorizes Superintendent of Public Instruction to waive, under certain circumstances, the prescribed maximum enrollment in classes for educationally handicapped, physically handicapped, and mentally retarded pupils in cases where additional classroom space is not available after beginning of school year

Makes additional changes in Sec 6751 1, Education Code, proposed by AB 3593, to be operative only if this bill and AB 3593 are both chaptered and effective January 1, 1975, and this bill is chaptered after AB 3593.

Ch. 1520 (AB 3342) Sieroty Credit cards

Makes any provision in a contract between a credit card issuer and a retailer which has the effect of prohibiting the retailer from offering discounts or from charging a different and lower price to persons who pay cash, instead of by credit card, void as contrary to public policy.

Ch 1521 (AB 3401) Priolo State park system

Reappropriates \$27,850,000 from the Bagley Conservation Fund pursuant to Item 383.5 of the Budget Act of 1974 for the acquisition of specified lands for the state park system

Specifies that such acquisitions shall be subject to the provisions of the Property Acquisition Law.

To take effect immediately, urgency statute.

Ch 1522 (AB 3438) Z'berg. Parks and recreation.

Amends and supplements the Budget Act of 1974 to appropriate \$41,119,064, payable from the State Beach, Park, Recreational, and Historical Facilities Fund of 1974 to the Department of Parks and Recreation for grants to counties, cities, or cities and counties for specified projects; provided that none of such funds shall be available for expenditure unless and until such projects have been submitted to, and reviewed and approved by, the Secretary of the Resources Agency pursuant to specified provisions of law

[To take effect immediately, urgency statute]*

Ch 1523 (AB 3477) Badham State park system.

Appropriates \$7,600,000 to the Department of Parks and Recreation for the acquisition of lands located between Newport Beach and Laguna Beach for the state park system. Declares that such acquisition shall be subject to the Property Acquisition Law.

Provides for reimbursement of the General Fund from the State Beach, Park, Recreational, and Historical Facilities Fund of 1974

To take effect immediately, urgency statute.

Ch. 1524 (AB 3560) Arnett Death

Provides that a person shall be pronounced dead if it is determined by a physician that the person has suffered a total and irreversible cessation of brain function. Requires independent confirmation of the death by another physician.

Specifies that nothing in the act shall prohibit a physician from using other usual and customary procedures for determining death as the exclusive basis for pronouncing a person dead.

Requires independent confirmation of death of the donor, when a part is used for direct transplantation pursuant to the Uniform Anatomical Gift Act, by another physician when the death is determined by determining that the donor has suffered a total and irreversible cessation of brain function. Prohibits both the physician making the determination of death and the physician making the independent confirmation from participating in part removal or transplant procedures.

Requires that complete patient medical records meeting prescribed requirements be kept, maintained, and preserved with respect to the requirements of the act when a person is pronounced dead by determining that the person has suffered a total and irreversible cessation of brain function.

To take effect immediately, urgency statute.

Ch 1525 (AB 3650) Bond High school athletic programs.

Expresses legislative intent re equal opportunities for participation in interschool athletic programs in public high schools for male and female students.

Directs the Department of Education to undertake prescribed study re existing inter-high-school athletic programs and to report its findings to the Legislature within 6 months of the effective date of this act.

Ch. 1526 (AB 3651) Bond Higher education. athletic programs.

Expresses legislative intent re equal opportunities for participation in intercollegiate athletic programs in the public institutions of higher education for male and female students.

Directs the California Postsecondary Education Commission to conduct prescribed study re intercollegiate athletic programs and to report its findings to the Legislature within 6 months of the effective date of this act.

Appropriates \$2,545 from General Fund to commission for the study.

Ch 1527 (AB 3854) Burton Special education: autistic minors.

Requires each elementary and unified school district having an a d a of 8,000 or more in the elementary schools, each high school district having an a d a of 8,000 or more, and each county superintendent of schools with respect to minors residing in districts of less than 8,001 a d a., to provide for the education, in special classes and programs, of pupils diagnosed as being autistic.

Prescribes admissions procedures for such special classes and programs.

Establishes maximum size limitations for such special classes and programs.

Requires State Board of Education to prescribe standards for such special classes and programs, and limits number of autistic pupils that shall be enrolled in such classes and programs within a county.

Directs Superintendent of Public Instruction to annually apportion to school districts and county superintendents amounts up to \$3,000 for grades K-8, \$2,815 for grades 9-12, and \$2,745 for community college grades per autistic pupil in attendance upon special classes or programs.

Appropriates \$50,000 from General Fund to Superintendent of Public Instruction for expenditure during 1975-76 fiscal year for supervisory and consultative services in developing special education programs for autistic pupils.

To become operative on July 1, 1975.

Ch. 1528 (AB 3862) Knox. Pilot program. tuition grants.

Creates a pilot program of tuition grants to be administered by the State Scholarship and Loan Commission for California resident undergraduate students enrolled in prescribed independent institutions of collegiate grade level. Prescribes eligibility requirements.

Makes available up to 1,250 new grants in each of the 1975-76, 1976-77, and 1977-78 fiscal years

Requires the State Scholarship and Loan Commission to adopt rules and regulations for purposes of carrying out the provisions of this act, and to review the effect of this pilot program and to report findings and recommendations to the Legislature prior to January 1 of the years 1976, 1977, and 1978

Ch 1529 (AB 3893) Murphy. State park system.

Authorizes the Department of Parks and Recreation to acquire rights-of-way for riding, hiking, and bicycle trails in Santa Cruz, San Mateo, and Santa Clara Counties between specified units of the state park system. Requires such acquisitions to be subject to the provisions of the Property Acquisition Law

Reappropriates \$600,000 of funds appropriated pursuant to subdivision (a), Section 2, Chapter 265, Statutes of 1974, to the department for purposes of the act, as specified

To take effect immediately, urgency statute

Ch 1530 (AB 3905) Fong State officers and employees

Revises provisions with respect to leaves of absence for state employees for pregnancy to provide that a state employer shall grant to state officers and employees a leave of absence for a period of up to 60 days, and may grant a leave of absence without pay for a period not exceeding one year, for pregnancy, miscarriage, childbirth, and recovery therefrom

Ch. 1531 (AB 3970) Montoya Medi-Cal

Establishes separate eligibility provisions under Medi-Cal for patients needing dialysis and related services where such patients have a net worth, as defined, above the Medi-Cal eligibility levels. Requires such persons to first utilize their prior legal and contractual entitlements to dialysis treatment and provides for liability of such patients to pay a fixed percentage of the cost of dialysis and related services where their net worth reaches specified levels.

Specifies that act does not apply to persons eligible for renal dialysis services under P L. 92-603 (HR 1) or receiving services under certain state programs.

To take effect immediately, urgency statute.

Ch. 1532 (AB 4040) Lanterman Special education.

Creates pilot program for providing educational services for individuals with exceptional needs, as defined

Requires the State Board of Education to establish a California Master Plan for Special Education. Requires Superintendent of Public Instruction to administer the program

Authorizes county superintendents of schools with the approval of the county board of education, to submit to the Superintendent of Public Instruction a local comprehensive plan, as defined, for the education of all individuals in the county with exceptional needs, except for those individuals served by districts within such county pursuant to a district prepared local comprehensive plan, in order to obtain assistance from the Superintendent of Public Instruction for programs or services for such exceptional individuals.

Provides that the State Board of Education shall approve not to exceed 10 such local plans for a period not to exceed 3 years

Requires county superintendent of schools to perform various prescribed review and submission functions re plans formulated within county

Authorizes school district governing boards to elect from specified alternatives in order to receive assistance from the Superintendent of Public Instruction

Provides for elements of local comprehensive plans and programs, to include: nonpublic, nonsectarian school services when such services can more appropriately meet the needs of the pupil, as well as by public and private agencies, provided under contract

with the responsible local agency, with the school district receiving specified allowances for such services and the responsible local agency, as defined, paying the full amount of the tuition pursuant to such contract for individuals with exceptional needs enrolled in programs that provide such services, and a procedure for testing and placement of individuals and an appeal procedure from determinations and findings as to appropriate placement.

Specifies that no pupil may be required to participate in any special class or program unless the parent or guardian first consents in writing after first being informed of the facts which make such participation necessary or desirable.

Establishes a resource specialist program and an educational assessment service with specified duties in connection with programs provided for individuals with exceptional needs

Requires each participating responsible local agency to submit at least annually a report to include specified information to the Superintendent of Public Instruction, in a form and manner prescribed by him.

Requires the Superintendent of Public Instruction to submit to the State Board of Education, the Legislature, the Governor, the United States Office of Education, and each responsible local agency an annual evaluation of special education programs

Requires the Superintendent of Public Instruction to review and conduct onsite audits of each approved program

Requires the Superintendent of Public Instruction to make apportionments from the State School Fund in various specified amounts, to each school district and office of the county superintendent of schools participating in a local comprehensive plan, through the coordination of the responsible local agency, for support of programs.

Requires the Superintendent of Public Instruction in conjunction with the California School for the Deaf, the California School for the Blind, and diagnostic schools for neurologically handicapped children to provide certain services to individuals referred to such schools pursuant to this act

Specifies that provisions authorizing pilot program shall have no force or effect after July 1, 1978

Requires expenditure of \$24,000,000 from the State School Fund for the 1975-76 fiscal year for the purposes of this act

Authorizes county superintendent of schools to levy a property tax for support of programs conducted by him under a comprehensive plan, such tax not to exceed the amount by which program expenditures exceed state support for pupils in the program Provides that such tax is in lieu of taxes which the county superintendent is otherwise authorized to levy for the support of special education programs conducted by him

Appropriates \$300,000 for the 1974-75 fiscal year and \$10,000,000 for the 1975-76 fiscal year, from General Fund to the State School Fund for purposes of this act and appropriates \$150,000 for the 1974-75 fiscal year and \$300,000 for the 1975-76 fiscal year from General Fund to Department of Education for purposes of this act

Provides for adjustment of certain State School Fund allowances if federal funds are received

Provides that there are no state-mandated local costs that require reimbursement under Sec. 2231 of the Revenue and Taxation Code because of specified reason

Ch. 1533 (AB 4134) McCarthy Child care centers

Specifies legislative finding and declares intent of Legislature re migrant child care centers

Requires the Superintendent of Public Instruction to establish criteria for the allocation of funds appropriated by this act for the establishment of migrant child care centers

Requires that program for infants be established in one of such centers.

Appropriates \$200,000 to the Department of Education re development and operation of migrant child care centers

Ch 1534 (AB 4481) Vasconcellos. Mental health

Provides for the right to refuse psychosurgery, as defined, to patients under the Lanterman-Petris-Short Act. Provides that such rights may not be denied for good cause, and requires written informed consent, as defined, to be secured along with other requirements prior to such treatment Authorizes shock treatments to be performed

only after review and approval by a committee of three physicians upon certain determinations and approval of a responsible relative, parent, guardian or conservator

Provides for civil penalties, and revocation of license of a physician violating such provisions and an action for civil damages

Ch. 1535 (AB 4525) Fong. School employees: murdered

Authorizes payment by school district to surviving spouse of any employee murdered while in the course of his employment the amount that the deceased would have received if he had lived to complete the time remaining in his contract with the district. Applicable to surviving spouse of such employees who were murdered during or after the 1973-74 school year

Ch 1536 (SB 977) Gregorio Subdivisions

Repeals Subdivision Map Act and provides comprehensive revision of procedures for approval of subdivisions.

Repeals provisions relating to public access to natural resources and provides for revision of such provisions

Provides that no appropriation is made for reimbursement of local agencies for costs incurred by them pursuant to this act because the duties, obligations or responsibilities imposed on local government by this act are minor in nature and will not cause any financial burden to local government

Incorporates various changes in the Government Code proposed by AB 687, AB 3317, SB 2308, SB 1847, SB 1868, SB 1983, SB 1747, and SB 31, to be effective only if those measures and this bill are both chaptered and become effective and this bill is chaptered last.

To take effect March 1, 1975

Ch. 1537 (AB 687) Quimby Subdivisions

Deletes provisions requiring parcel maps to [as a requirement, in specified ordinances relating to dedication of land or payment of fees for park or recreational purposes, that the division of land for which a parcel map is required]* be made by a person engaged in business of developing and selling real estate

Provides that if a building permit is requested for construction of a residential structure or structures within four, rather than two, years of a land division not otherwise amounting to a subdivision and not used for residential purposes, such permit may be conditioned on the dedication of land or payment of fees in lieu thereof for park or recreational purposes

Requires that local ordinances include definite standards for determining the proportion of a division of land not defined as a subdivision to be dedicated and amount of fee paid in lieu thereof

Incorporates additional changes in Section 11546 of the Business and Professions Code, as repealed and reenacted as proposed Section 66477 of the Government Code by SB 977 to be effective only if SB 977 and this bill are both chaptered and become effective January 1, 1975, and this bill is chaptered last

Ch. 1538 (AB 3359) Lewis Subdivisions

Authorizes counties to establish procedures whereby an owner of four or less contiguous parcels of real property may revert such property to acreage as one parcel for purposes of Subdivision Map Act and assessment roll.

Provides for incorporation of similar provision in Section 66499.20%, Government Code if SB 977 and this bill are both chaptered

Ch 1539 (AB 4253) Bagley Public Utilities Commission meetings

Deletes provision permitting the Public Utilities Commission to hold executive sessions to deliberate on decisions and the institution of proceedings or litigation. Provides instead that the meetings of the commission shall be open and public in accordance with provisions of law generally requiring open and public meetings of state agencies, but permits executive sessions to deliberate on (1) the institution of enforcement proceedings or litigation, or (2) decisions to be reached in matters for which public hearings have been held.

Ch. 1540 (SB 1758) Schrade Peace officer standards.

Adds to the Commission on Peace Officer Standards and Training one member who must be a policeman or a sheriff with at least 5 years experience and a rank no higher than sergeant.

Revises qualifying criteria for membership on the Commission on Peace Officer Standards and Training

Incorporates changes made in Section 13500 of the Penal Code by SB 1994 if this bill and SB 1994 are both chaptered, and this bill is chaptered last

Ch. 1541 (AB 3116) Ray E Johnson. State university and colleges

Authorizes the Chancellor of the California State University and Colleges to develop a program of fiscal support, and requires the chancellor to consult with prescribed organizations re such program. Specifies that act shall not become operative unless funds are appropriated to meet the instructionally related needs of the campuses of the state university and colleges

Appropriates \$2,600,000 to the Trustees of the California State University and Colleges, for funding instructionally related activities pursuant to this act.

Expresses legislative intent re student referendum for purpose of advising trustees as to level of student body association fees after appropriations are made pursuant to this act

Ch. 1542 (AB 1954) Waxman Physicians.

Requires the Board of Medical Examiners to issue a physician's and surgeon's certificate to anyone meeting specified requirements

Operative until December 31, 1975

To take effect immediately, urgency statute.

Ch 1543 (AB 3112) Keysor. Elections

Revises provisions of law relating to ascertainment of the number of and verification of signatures of qualified electors signing initiative and referendum petitions.

Specifies that no reimbursement or appropriation be made to local agencies for any costs

To take effect immediately, urgency statute

Ch. 1544 (AB 3411) Maddy. Court reporters.

Changes the salaries of official reporters and pro tempore reporters in superior court of a county with a population of more than 400,000 and not over 450,000

Provides that the Judicial Council shall collect and report specified information regarding official court reporters and official court reporters pro tempore of courts of such a county.

Provides that no appropriation or reimbursement shall be made because the act is in accordance with the request of a local government entity which desired authority to act pursuant to the act.

To take effect immediately, urgency statute

Ch 1545 (SB 2482) Nejedly Unemployment insurance- extended benefits.

Existing law provides that the 120-percent trigger required for state "on" or "off" indicators, for the purposes of obtaining the federal share of benefits under the Federal-State Extended Unemployment Compensation Act of 1970, is removed until August 1, 1974. The federal act was recently amended to provide for the extension until April 30, 1975, of the period during which such "on" or "off" trigger is removed.

This bill would effectuate the federal act in this state by extending until April 30, 1975, the period that such 120 percent "on" or "off" trigger is removed for such purposes

To take effect immediately, urgency statute.

DIGESTS OF RESOLUTIONS AND PROPOSED
CONSTITUTIONAL AMENDMENTS
ADOPTED IN 1974

RESOLUTION CHAPTERS

- Res Ch. 1 (ACR 144) Deddeh City charters.
Approves amendments to charter of City of Chula Vista.
- Res Ch 2 (SCR 93) Short City charter.
Approves amendments to Charter of City of Stockton.
- Res Ch. 3 (SCR 92) Rodda. County charter.
Approves amendment to Charter of the County of Sacramento.
- Res Ch. 4 (ACR 145) MacDonald City charters.
Approves amendments to Charter of City of San Buenaventura.
- Res Ch 5 (ACR 165) Cullen. City charter.
Approves amendments to Charter of City of Long Beach
- Res. Ch. 6 (ACA 76) Joint Committee on Master Plan for Higher Education
Civil service: education commission.
Exempts from civil service, chief administrative officer and 5 deputies of the California Postsecondary Education Commission.
- Res Ch 7 (ACR 142) Meade. Dr Marcus A Foster
Memorializes the late Dr Marcus A. Foster, Oakland School Superintendent.
- Res Ch 8 (SCR 96) Wedworth City charter
Approves amendment to Charter of City of Inglewood
- Res Ch 9 (ACR 114) Burton Joint Rules bills.
Provides that concurrent and joint resolutions, except for resolutions ratifying proposed amendments to U.S. Constitution and those calling for constitutional conventions, shall not be deemed bills for purposes of Joint Rules regulating return of bills and introduction of substantially similar bills. Provides that constitutional amendments shall not be deemed bills for purposes of Joint Rules regulating return of bills
Revises rule prohibiting member from authoring bill having substantially same effect as a bill he or she had previously introduced, to permit such authorship where previously introduced bill has been vetoed by Governor, or "chapters out" by later chaptered bill.
Supplements procedure for determination of whether bill would have substantially same effect as bill previously authored during session, by same member, in violation of Joint Rules
Provides that one copy of a bill, rather than two, will be distributed free
Changes notice requirement relating to committee hearings from six to four days
Revises provision relating to publications during joint recesses.
Reduces notice requirement for hearing subject matter of bill during period of recess.
Provides with respect to specified deadlines that committees may report a bill after the deadline if it was heard before the deadline and the committee wishes to report the bill out with amendments that have not been prepared by the Legislative Counsel.
Permits reconsideration to be granted by committee within 15 legislative days, rather than within 15 days, among other times
- Res. Ch 10 (AJR 40) Knox Educational benefits
Petitions the President and Congress to increase educational benefits for Vietnam veterans.
- Res Ch. 11 (AJR 68) Quimby Fuel rationing
Memorializes the President, Congress, and the Federal Energy Office to provide, in any gasoline rationing program which may be instituted, special consideration for physically handicapped persons who are unable to utilize public transportation
- Res Ch. 12 (ACR 76) Murphy Merced County medical assistance.
Requests the Secretary of the Health and Welfare Agency to increase administratively medical assistance for basic medical services to Merced County not less than \$6 per unit charge in order to correct the disparity in the distribution of such medical assistance between Merced County and adjoining counties.

Res. Ch 13 (SCR 100) Dills Carley V Porter Tree

Requests the Director of General Services to plant a Carley V Porter Memorial Tree in Capitol Park.

Res Ch. 14 (SCR 101) Dills. Larry Townsend Memorial Tree.

Requests Department of General Services to plant a tree in Capitol Park in memory of the late Assemblyman Larry Townsend

Res. Ch. 15 (ACR 175) Beverly City charters

Approves amendments to Charter of City of Redondo Beach.

Res Ch. 16 (ACR 176) Z'berg. City charters.

Approves amendments to Charter of City of Sacramento.

Res. Ch. 17 (ACR 72) Gonzales Water planning, agricultural data.

Requests the Department of Food and Agriculture to review the agricultural data inputs to be used in the next comprehensive planning report of the Department of Water Resources.

Res Ch 18 (ACR 101) MacGillivray El Camino Real

Requests the Department of Transportation to replace those mission bells missing, destroyed, or damaged along the El Camino Real (portions of State Highway Routes 280, 82, 101, 5, and 72).

Res. Ch 19 (SCR 71) Collier. Henry Beck Memorial Bridge.

Designates the bridge numbered 04-240, located on State Highway Route 96 across Perch Creek north of Orleans, the Henry Edgar Beck, Jr , Memorial Bridge

Res. Ch 20 (SCR 76) Stull Graduate and professional study.

Requests the Regents of the University of California and the Trustees of the California State University and Colleges to undertake specified studies respecting the admission of foreign nonresidents and other nonresidents, and to report thereon to the Legislature

Res. Ch 21 (AJR 67) Craven Tuna industry

Urges the President and Congress of the United States and the Secretary General of the United Nations to expand the international fishing treaty to include all nations and encourage recalcitrant nations to sign the treaty

Encourages the Federal Maritime Administration to prevent the transfer of registration to other sovereign nations by American vessels.

Res. Ch. 22 (SCR 108) Marler City charters.

Approves amendments to Charter of City of Marysville.

Res. Ch. 23 (SJR 51) Dills Crude oil

Memorializes the Federal Energy Office to rescind that agency's decision to place price controls on crude oil produced on state and local government-owned land

Res. Ch. 24 (SJR 34) Cusanovich. Nonprofit sheltered workshops

Memorializes the President and Congress to enact legislation providing subsidies, when needed, to enable nonprofit sheltered workshops to compete with foreign labor markets for contracts with manufacturers located in the United States.

Res. Ch. 25 (SCR 107) Nejedly. Division of Forestry reorganization.

Requests Director of Conservation to delay reorganization of the Division of Forestry until a proposal to reorganize the division as the Department of Forestry can be considered at a public hearing by the State Board of Forestry and the board's recommendation thereon be forwarded to the Legislature

Res. Ch. 26 (ACR 109) Holoman Skyway Freeway.

Names State Highway Route 170 from the Los Angeles International Airport to State Highway 90 as the Skyway Freeway.

Res. Ch. 27 (ACR 70) Meade. CSUC: faculty promotions

Resolves that faculty members of the California State University and Colleges should be promoted on basis of merit and ability and should not be denied promotion because of arbitrary quotas

Res. Ch. 28 (ACR 201) McLennan City charters

Approves amendment to Charter of City of Compton.

Res. Ch 29 (SCR 112) Grunsky. City charters.

Approves amendment to Charter of City of Watsonville.

Res. Ch. 30 (AJR 73) Antonovich. Federal parking regulation.

Memorializes the President and Congress of the United States to initiate action to repeal the authority of the Administrator of the Environmental Protection Agency to implement specified regulations re parking without the express consent of the Congress.

Res Ch. 31 (AJR 60) Fong. Population estimation.

Memorializes the President of United States to direct the United States Census Bureau to utilize, for federal revenue sharing, and other appropriate purposes, the official estimates of city and county population prepared annually by the California State Department of Finance.

Res. Ch 32 (SCR 111) Roberti. City charters.

Approves amendments to Charter of City of Alhambra

Res. Ch. 33 (ACR 59) Wood. Harvey Robert Huss.

Requests that any structure to be constructed near Big Sur, when rebuilding State Highway Route 1, be named in memory of the late Harvey Robert Huss.

Res. Ch 34 (ACR 135) Mobley Munger Memorial Vista Point.

Designates the vista point planned on State Route 168 near Pine Ridge as the "Maynard Munger Memorial Vista Point."

Directs the Department of Transportation to place a suitable bronze plaque at the site, with appropriate public ceremonies

Res. Ch. 35 (AJR 95) Briggs California Air National Guard.

Memorializes the Congress of the United States to retain as a part of the Air National Guard, the 129th Special Operations Group at Hayward, the 163rd Fighter Interceptor Group at Ontario and the 195th Tactical Airlift Group at Van Nuys.

Res. Ch. 36 (SCR 85) Walsh. Traffic signal synchronization.

Requests the appropriate agency of each local government and the Director of Transportation to review existing patterns of traffic movement, study and implement synchronization of traffic signals, and post signs, where appropriate, advising the public that the signals are synchronized, in order to improve traffic flow

Res. Ch 37 (ACR 138) Ray E Johnson Anderson Marsh Area.

Requests the Department of Fish and Game to conduct a study of the feasibility of acquiring the Anderson Marsh Area as a wildlife management area and to submit its findings and recommendations to the Legislature no later than January 1, 1975.

Res Ch. 38 (ACR 183) Burton. Joint Rules bill introduction.

Revises rule prohibiting member from authoring bill having substantially the same effect as a bill the member had previously introduced to permit objection to such authorship to be raised only in house in which bill is introduced

Res Ch 39 (SCR 95) Biddle. Motor vehicle inspection programs.

Creates and specifies the powers and duties of the Joint Committee on Motor Vehicle Inspections which is authorized and directed to ascertain, study, and analyze all facts relating to the subject of motor vehicle inspection programs in California. Authorizes the committee to file its final report not later than June 30, 1976.

Res Ch 40 (SCR 103) Moscone Strikes

Urges Sears, Roebuck and Company and Department Store Employees Union to meet, bargain, and resolve the differences in their demands so that the current strike in San Francisco might end.

Res. Ch 41 (AJR 80) Keene Rail passenger service.

Requests the National Railroad Passenger Corporation (Amtrak) to institute rail passenger service to the north coast of California from San Francisco Bay to Eureka.

Res Ch 42 (AJR 87) Ray E. Johnson Amtrak service to Orland

Requests the National Railroad Passenger Corporation (Amtrak) to institute a passenger stop at Orland.

Res Ch 43 (ACR 204) Alatorre "Mexican-American Week "

Proclaims May 5 through May 11, 1974, as "Mexican-American Week "

Res Ch 44 (SCR 88) Collier State transportation employees.

Urges the Department of Transportation to follow specified policies and procedures in formulating plans for the reduction of the department's staff

Res Ch 45 (ACR 164) McAlister. California Law Revision Commission.

Authorizes California Law Revision Commission to continue its study of topics previously authorized and approves removal of three topics from commission's agenda

Res. Ch. 46 (ACR 214) Hayden Dr Jack Tull Casey

Mourns death of Dr. Jack Tull Casey

Res Ch 47 (AJR 59) Keene. Resource conservation districts.

Memorializes the President and Congress to take appropriate steps to reverse the decision to promote the consolidation of offices providing resource conservation district services

Res Ch 48 (AJR 83) Burton American Gynecological Society

Memorializes the Philatelic Division of the United States Postal Service to issue a postage stamp in the spring of 1976 commemorating the centennial celebration of the American Gynecological Society.

Res Ch 49 (ACA 88) Joint Committee on the Master Plan for Higher Education
State college system

Makes President pro Tempore of the Senate an ex officio member of any state agency created by the Legislature which is charged with the management, administration, and control of the state college system of California

Res. Ch 50 (SCR 31) Beulenson. State employees: blood donation

Requests the secretary of each state agency, the President of the University of California, and the Chancellor of the California State University and Colleges to conduct informational and educational programs encouraging employees within their respective divisions of responsibility to donate blood.

Res Ch. 51 (SJR 30) Moscone Sausalito dock complex.

Memorializes the President and Congress of the United States to direct the Secretary of the Army to maintain the Sausalito base yard and dock complex at its present site without diminution or reduction in area.

Res Ch 52 (ACA 29) Keene. Recall

Revises constitutional provisions relating to the recall of public officers

Requires the Secretary of State to maintain a continuous count of the signatures certified to him

Res Ch. 53 (ACR 213) Fenton Assembly recess

Recesses Assembly from May 23, 1974, to June 5, 1974

- Res. Ch. 54 (ACR 205) † Alatorre. "Mexican-American Week"
Proclaims May 5 through May 11, 1974, as "Mexican-American Week"
- Res. Ch. 55 (SCR 102) Collier. Harold Larsen Vista Point.
Names the vista point on State Highway Route 101 overlooking Humboldt Bay at Spruce Point the Harold G. Larsen Vista Point.
- Res. Ch. 56 (ACR 184) Burton. Mental health.
Declares the intent of the Legislature that general unrestricted contributions by public or private sources not be deducted from the cost of providing Short-Doyle services
- Res. Ch 57 (ACR 231) Lewis City charters.
Approves amendments to Charter of City of Needles
- Res. Ch 58 (AJR 76) Badham. Commemorative postage stamp
Memorializes the U. S. Congress to authorize issuance of a postage stamp commemorating "Snowshoe" Thompson.
- Res Ch 59 (AJR 108) Meade. Offshore oil, gas production
Memorializes the President and Congress to support and adopt such laws and regulations as will permit the state to participate in decisionmaking relating to the leasing of federal submerged lands off the California coast for oil or gas production Requests that federal laws and regulations relating to such leases be at least as comprehensive and stringent as state laws and regulations governing oil or gas development under lease on state tidelands and submerged lands, and that the federal staff assigned to carry out such federal laws and regulations be at least as competent and at a comparable manpower level as the staff employed by the state for such purposes Requests that the state be compensated by an adequate portion of the revenue derived from such federal leases, or by a share of the crude oil production itself, for expenses incurred by the state in providing support functions
- Res Ch 60 (AJR 90) Thomas Fort MacArthur.
Memorializes the Secretary of Defense and the Congress of the United States to reconsider the closing of Fort MacArthur.
- Res. Ch. 61 (SJR 54) Moscone Amtrak service
Requests the National Railroad Passenger Corporation (Amtrak) to route its Coast Daylight/Starlight train through Chico, Marysville, Roseville, and Sacramento and either to route its Oakland-Bakersfield train through Sacramento or provide connecting bus service between Sacramento and Stockton
- Res. Ch. 62 (ACR 234) Briggs City charters
Approves amendment to Charter of City of Anaheim.
- Res. Ch 63 (ACR 173) Burton. Legislative space needs
Directs Joint Rules Committee to consider removal of nonlegislative functions from the State Capitol Building as means of meeting legislative space needs
- Res. Ch 64 (SCR 120) Zenovich Community development and housing
Continues in existence until March 31, 1975, the Joint Committee on Community Development and Housing Needs
- Res Ch 65 (ACR 240) Chappie City charters
Approves amendments to Charter of City of Roseville
- Res. Ch. 66 (SCR 124) Dymally. National Suicide Prevention Week.
Recognizes and proclaims May 19-25, 1974, as National Suicide Prevention Week
- Res. Ch 67 (SCR 89) Gregorio Arts. joint committee
Creates Joint Committee on the Arts and prescribes its membership, powers and duties.

† Printed in Spanish

Res. Ch. 68 (AJR 91) Davis. Trinity River fishery preservation.

Memorializes the President and the Congress to authorize the Bureau of Reclamation to provide an additional 195,000 acre-feet of water annually for fishery preservation purposes in the Trinity River and to negotiate directly with the California Department of Fish and Game regarding ultimate amounts and schedules by which such water shall be released for fishery preservation purposes

Res Ch 69 (ACR 241) Lancaster. City charters.

Approves amendment to Charter of City of Pomona

Res. Ch. 70 (ACA 32) Gonsalves. Partial revision of Constitution.

Revises provisions of Constitution relating to taxation, including the provisions relating to property taxation and exemptions therefrom, provisions providing for specially assessing property for tax purposes, and provisions providing for the insurance tax, bank and corporation taxes, the income tax, subventions to local government, local taxes, taxes on community development projects, and various other provisions relating to similar subjects.

Makes additional change in Article XIII of the California Constitution if ACA 30 of the 1973-74 Regular Session of the Legislature is approved by the voters in the primary election to be held on June 4, 1974.

Provides that if the provisions of certain other constitutional amendments are approved by a majority of the people voting on such amendments in either the primary election on June 4, 1974, or the general election on November 5, 1974, such other provisions shall prevail over the provisions of this measure.

Res. Ch. 71 (SJR 53) Zenovich. Tax-exempt bonds.

Communicates to the President and Director of the Office of Management and Budget the strong opposition of the Legislature to the implementation of Circular No A-70 of the Office of Management and Budget, re denial of tax-exempt status for state and local bonds for federally aided projects.

Res. Ch. 72 (AJR 92) Keysor American business.

Memorializes the President and the Congress of the United States to create an "American Business Day."

Res. Ch. 73 (ACR 244) Badham. City charters.

Approves amendments to Charter of City of Newport Beach

Res Ch. 74 (SCR 131) Way. Ford A. Chatters

Memorializes Ford A. Chatters.

Res. Ch. 75 (SCR 139) Mills. Joint Rules: bill deadlines.

Under the existing Joint Rules, after June 15 no committee of either house, other than the fiscal and rules committees of each house, may report for passage a bill introduced in that house and after August 15 the fiscal committee of each house may not report for passage a bill introduced in that house.

This measure provides that after June 15, the Secretary of the Senate and the Chief Clerk shall not receive a report from any committee other than the fiscal and rules committees of each house, respectively, which requires further action on a bill introduced in that house and after August 15, the Secretary of the Senate and the Chief Clerk shall not receive a report from the fiscal committee of each house, respectively, which requires further action on a bill introduced in that house.

This measure authorizes the Secretary of the Senate and the Chief Clerk to receive a report after the deadline recommending a bill for passage with amendments if it was acted upon before the deadline and the committee votes to report the bill out with amendments that have not at the time of the vote been prepared by the Legislative Counsel

Res. Ch 76 (ACR 210) Brown Health sciences education: committee

Creates Joint Committee on Health Sciences Education and an advisory committee to the committee and prescribes their membership, powers, and duties

Res. Ch. 77 (SCA 26) Petris. Property tax exemptions.

Increases minimum permissible amount of homeowners' property tax exemption from \$750 to \$1,750 of assessed value of the dwelling. Requires the Legislature to provide increased benefits to qualified renters comparable to any increase in the homeowners' exemption provided for by the Legislature.

Makes additional changes in Article XIII of the California Constitution if ACA 32 is approved by the voters in the general election on November 5, 1974.

Res. Ch. 78 (SCR 132) Grunsky (Rls.). Joint Legislative Budget Committee.

Allocates \$1,950,000 from Contingent Funds of Assembly and Senate for payment of expenses of Joint Legislative Budget Committee.

Res. Ch. 79 (SCR 127) Collier. Lyle Davis Memorial Bridge

Designates the bridge numbered 02-156, located on State Highway Route 96 across the Klamath River 5 miles north of Somes Bar, the H Lyle Davis Memorial Bridge

Res. Ch 80 (ACA 40) Brown Public housing project law

Repeals the constitutional provisions which prohibit any low-rent housing project, as defined, from being developed, constructed, or acquired by specified entities until a majority of the qualified electors of the city, town, or county, as the case may be, in which it is proposed to develop, construct, or acquire the low-rent housing project, voting upon such issue, approve such project by voting in favor thereof at an election held for that purpose, or at any general or special election.

Res. Ch. 81 (ACA 81) Miller. City and county charters.

Provides that city or county charters may be adopted, amended, revised, or repealed without approval, rather than with approval, of Legislature. Provides that a charter, or an amendment, revision, or repeal thereof shall be effective when filed with the Secretary of State. Provides that a charter, or an amendment, revision or repeal of a charter shall be published in the state statutes.

Res. Ch 82 (AJR 94) Briggs. Imported dairy products.

Memorializes the Congress and the Secretaries of the Treasury, Agriculture, and Health, Education, and Welfare to preserve the economic vitality of the American dairy industry by administering policies on dairy product importation in such a manner as not to discourage domestic milk production and to insure that imported dairy products are subject to the requirements of full inspection and production conditions equal to those imposed on domestic dairy production.

Res. Ch 83 (ACR 203) Brown. Legislative computer services.

Declares that it is essential that legislative printing be provided without interruptions and at reasonable cost and directs the Secretary of the Business and Transportation Agency to conduct a parallel test operation at the Stephen P. Teale Consolidated Data Center using as the data for such test a maximum peak workload month as selected by the Legislative Counsel.

Directs the State Printer and Legislative Counsel to report to the Joint Rules Committee by February 1, 1975 the status and results of such test.

Directs the Department of Finance to delay disposal of the computer currently used for legislative printing pending approval by the Joint Rules Committee

Res. Ch. 84 (SCA 40) Zenovich. Housing.

Declares that the use of public funds or credit to provide decent, safe, and sanitary housing serves a public purpose. Exempts housing financed by any agency or public corporation of the state, other than housing developed, acquired, constructed, or rehabilitated for the purpose of providing publicly owned and operated housing, from the provisions of the Constitution which require voter approval of low-rent housing projects, and from any local referendum

Authorizes granting of sole custody and control of public moneys to any agency or public corporation of the state financing housing, and provides that such moneys may be deposited in the same manner as other moneys belonging to the state. Authorizes moneys advanced by such an agency or public corporation for financing housing to be transferred to the construction lender at the time the construction loan for the housing is recorded, pursuant to such requirements and conditions as the Legislature determines.

Exempts from civil service the members of the board of directors of the California Housing Finance Corporation and not more than an aggregate of 6 officers, attorneys, and employees of the corporation as may be designated by the Legislature or, if not, by the board of the corporation.

Makes alternative change, to be operative only if ACA 40 is approved by the voters in the general election of November 5, 1974.

Provides that the Secretary of State shall not submit this measure to the voters unless SB 1633 or AB 2966, or both, are chaptered and SB 1634 or AB 2967, or both, are also chaptered.

Res. Ch. 85 (SCA 45) Rodda. University of California: Regents.

Revises ex officio membership of the Regents of the University of California by eliminating the President of the State Board of Agriculture and the President of the Mechanics Institute of San Francisco and adds the vice president of the alumni association of the university.

Increases appointive membership from 16 to 18 and reduces term of office of appointive members from 16 years to 12 years for members to be appointed on and after March 1, 1976.

Specifies that the Governor shall make two appointments to the regents per year commencing on March 1, 1976, provided that on March 1, 1979, and on March 1 of each fourth year thereafter, no regent shall be appointed.

Authorizes the regents to appoint two members for not less than one-year terms with all rights of participation.

Establishes a committee advisory to the Governor which the Governor is required to consult in the selection of regents and prescribes membership, term of office, and qualifications of such committee members.

Makes related changes.

Revises provision re investment of funds derived from specific act of Congress and several acts amendatory thereof to specify that regents shall receive such funds.

Res. Ch. 86 (SCR 148) Marks. Child care services.

Requests the Department of Health to repeal certain emergency regulations and reinstate former regulations relating to child care programs.

Res. Ch. 87 (SCR 147) Moscone. City charter.

Approves amendments to Charter of City and County of San Francisco.

Res. Ch. 88 (ACA 36) Keene. Revision of the Constitution.

Repeals and reenacts Article XII, relating to the regulation of public utilities by the Public Utilities Commission, and transfers to Article XX certain provisions relative to franchises.

Grants to the Legislature plenary power, unlimited by other provisions of the Constitution but consistent with Article XII, to confer additional authority on the commission, rather than to confer powers on the commission unlimited by any other provision of the Constitution.

Permits the commission to establish its own procedures, subject to statute and due process.

Gives the commission general authority to fix rates, establish rules, examine records, issue subpoenas, administer oaths, take testimony, punish for contempt, and prescribe a uniform system of accounts for all public utilities, rather than for railroads and other transportation companies.

Removes the following provisions from the Constitution, thereby making these subjects a matter of legislative control:

(a) Provisions authorizing the Legislature to divide the state into districts for the appointment of the commission members, requiring that members be electors, detailing prohibitions against conflicts of interest, and instructing the Legislature to fix the salaries of members.

(b) Provisions relating to rate discrimination

Declares that the provisions of Article XII restate all related provisions of the Constitution in effect immediately prior to the adoption of this measure and make no substantive change

Provides that this measure shall not be submitted to the voters unless AB 4024 of the 1973-74 Regular Session is enacted and deposited with the Secretary of State.

Res Ch. 89 (ACA 38) Dixon. Right to vote.

Deletes provisions requiring forfeiture of right to vote for conviction of an infamous crime, embezzlement, misappropriation of public money, bribery, perjury, forgery, malfeasance in office or other high crime.

Deletes provision excluding severely mentally deficient and insane persons from right to vote, and adds provision requiring disqualification of electors while mentally incompetent or while imprisoned or on parole for conviction of a felony

Res Ch 90 (ACA 60) Meade. Rights of persons

Revises, renumbers and specifically provides for various constitutional rights of persons. In this connection

Provides interpreter for criminal defendant who cannot understand English. Permits release on own recognizance in criminal proceedings at court's discretion

Prohibits discrimination on certain grounds in business, profession, vocation, or employment.

Revises provisions concerning eminent domain and deletes provisions relating to acquisition of lands for public improvements.

Declares property rights of noncitizens to be same as citizens, and deletes provisions respecting aliens. Provides for separate property of individuals

Deletes provisions respecting criminal libel actions

Deletes provisions pertaining to protecting right to sell or rent residential real property

Makes other changes

Res Ch 91 (ACA 85) Joint Committee on the Master Plan for Higher Education. Public postsecondary education.

Requires Legislature to determine whether students enrolled in specified terms and programs at the University of California shall be charged for instruction and instructional facilities, and the amount of any such charges. Provides that any such charges which are in force on effective date of this measure shall remain in force until acted upon by the Legislature

Res Ch. 92 (ACA 86) Joint Committee on the Master Plan for Higher Education. Civil service education commission

Exempts from civil service chief administrative officer and three deputies of the California Postsecondary Education Commission

Res Ch 93 (ACA 103) Berman Residency requirements

Provides that any city or county, including a chartered city or a chartered county, or public district, may not require employees to be residents of such local governmental agency; except that employees may be required to reside within a reasonable and specific distance of their place of employment or other designated location.

Res Ch 94 (ACA 104) Deddeh Municipal and justice court districts.

Permits any city in San Diego County to be divided into more than one municipal court or justice court district if the Legislature determines unusual geographic conditions warrant such division.

- Res. Ch. 95 (ACR 256) Miller. City charter.
Approves amendments to Charter of City of Berkeley
- Res. Ch. 96 (ACA 99) Sieroty. Constitutional revision.
Recasts various terms presently couched in the masculine gender to the neuter
- Res. Ch. 97 (ACR 200) McCarthy. Joint Committee on Aging
Continues existence of Joint Committee on Aging until July 31, 1975.
- Res. Ch. 98 (ACR 209) Quimby. Telecommunications: advisory committee
Creates advisory committee to the Joint Committee on Telecommunications, and prescribes membership and duties and authorizes Joint Rules Committee to provide funding.
- Res. Ch. 99 (ACR 239) Russell. Public Employees' Retirement Fund
Urges Board of Administration of the Public Employees' Retirement System to invest not in excess of 10 percent of the Public Employees' Retirement Fund in bank loans under the Small Business Administration and Department of Agriculture small business loan programs
- Res. Ch. 100 (AJR 78) MacDonald. Ventura County beach erosion
Memorializes President and Congress to give priority to funding the Ventura County Beach Erosion Control Study, and to provide sufficient funding so that the study might be completed and its recommendations implemented at the earliest possible time.
- Res. Ch. 101 (AJR 93) Chappie. Northern California Amtrak service.
Requests the National Railroad Passenger Corporation (Amtrak) to institute passenger service in Yuba, Sutter, Butte, Colusa, Lassen, Sierra, and Plumas Counties
- Res. Ch. 102 (ACR 230) Russell. State employee awards.
Authorizes payment of additional awards to state employees for suggestions resulting in more economical functioning of the state government.
- Res. Ch. 103 (SCR 97) Lagomarsino. Charles M. Teague.
Memorializes Congressman Charles M. Teague
- Res. Ch. 104 (SCR 105) Robbins. Joint Rules hearing rooms.
Requires Rules Committee of each house to provide designated space for nonsmokers in each legislative hearing room under its jurisdiction
- Res. Ch. 105 (SCR 123) Petris. William F. Knowland
Memorializes ex-United States Senator William F. Knowland
- Res. Ch. 106 (SCR 136) Song. Courts.
Creates Joint Committee on the Structure of the Judiciary to study, investigate, and analyze such problems as the optimum structure for California's judicial system. Provides for method of appointment of, and the number of members on the committee. Authorizes the committee to act until ~~June~~ [January]* 30, 1976, and requires the committee to file its final report no later than January 30, 1976
- Res. Ch. 107 (SCR 141) Dymally. Revision of Elections Code
Continues the Joint Committee for the Revision of the Elections Code, and its advisory committee, in existence until December 31, 1975.
- Res. Ch. 108 (SJR 48) Ayala. Federal water projects funding.
Memorializes President and Congress to restore the full amounts required for the funding of flood control and reclamation projects in California during the 1974-75 fiscal year.
- Res. Ch. 109 (ACR 260) Arnett. County charter.
Approves amendment to Charter of County of San Mateo

Res. Ch. 110 (AJR 77) MacDonald. Surface mining

Urges the President and Congress of the United States to support and enact legislation to ensure strict regulation of surface mining

Urges federal authorities to hold public hearings on proposed agreements to permit exploration on federal lands for the development of natural resources within the local communities that would be affected by such exploration before such agreements are entered into and explorations permits are granted.

Res Ch 111 (ACR 162) Murphy. Salmon and steelhead fishing.

Requests the Fish and Game Commission and the Department of Fish and Game to reconsider the present three-day-per-week regulations applicable to salmon and steelhead fishing in streams in San Mateo and Santa Cruz Counties

Res. Ch. 112 (SCR 151) Cusanovich. City charters.

Approves amendment to Charter of City of Los Angeles.

Res. Ch 113 (SCR 153) Grunsky. City charters.

Approves amendments to Charter of City of Santa Cruz

Res. Ch. 114 (SCR 156) Biddle. City charters

Approves amendments to Charter of City of Riverside.

Res Ch. 115 (SCR 158) Schrade. City charters.

Approves amendments to Charter of the City of San Diego

Res. Ch. 116 (SCR 161) Song Courts.

Authorizes the Joint Committee on the Structure of the Judiciary to appoint an advisory commission to assist the committee. Provides that members of the commission shall be reimbursed for all necessary expenses.

Res. Ch. 117 (ACR 194) Seeley. Water boards' executive officers.

Resolves that the State Personnel Board be immediately requested, by the Director of Finance, to study the salaries and qualification requirements of executive officers of the California regional water quality control boards, and to report its findings and recommendations within 60 days.

Res Ch. 118 (ACR 266) Dunlap. City charters.

Approves amendments to the Charter of the City of Vallejo.

Res Ch. 119 (SCR 159) Ayala City charters

Approves amendments to Charter of City of San Bernardino

Res. Ch. 120 (SCR 150) Rodda. County charters

Approves amendment to Charter of County of Sacramento

Res Ch. 121 (SCR 146) Holmdahl Joint Committee on State's Economy.

Continues existence of the Joint Committee on the State's Economy through July 31, 1976

Res Ch 122 (SCR 155) Short City charter.

Approves amendment to Charter of City of Stockton

Res. Ch. 123 (AJR 114) Maddy. AMTRAK: Sacramento-Bakersfield service

Requests the National Railroad Passenger Corporation (AMTRAK) to adopt a route for San Joaquin Valley service that will connect Bakersfield and Sacramento via specified population centers.

Res Ch 124 (ACR 212) Burke California Transportation Plan

Requests the Department of Transportation to include in the report, which the department is required to give to the Legislature regarding the California Freeway and Expressway System and the state highway system, only progress made in developing such systems and prescribed technical changes. Requests the department to include recommendations for substantial changes in such systems in the California Transportation Plan

Res Ch 125 (ACR 247) Thomas Legislative Audit Committee

Makes available \$1,300,000 from the Contingent Funds of the Assembly and Senate for expenses of the Joint Legislative Audit Committee.

Res. Ch 126 (ACR 253) Thomas. Commending Assemblyman John L. Burton
Commends Assemblyman John L. Burton

Res. Ch 127 (AJR 86) MacDonald. Land and water conservation.

Memorializes the President and Congress to take all steps necessary to include full funding for the Federal Land and Water Conservation Fund in the 1974-75 Fiscal Year Federal Budget; support and enact appropriate legislation to increase the maximum amount of such moneys that a state may receive in a given year from 7% to 10%, and continue the Land and Water Conservation Fund program as a separate categorical grant program, and not included in the General Revenue Sharing Program.

Res Ch. 128 (AJR 98) Joe A Gonsalves Gasoline shortages

Memorializes the President, Congress, and the Federal Energy Administration to study the impact of extensive closure of service stations in the City of Cerritos and the extensive growth of that area, and to take necessary action to minimize the effects of the gasoline shortage and restrictions of fuel allocations on the City of Cerritos

Res Ch. 129 (SCR 91) Petris Indian employment

Urges all civic and governmental employers, in local, county, and state agencies, to provide more job opportunities for the Indian people of California commensurate with Indian population's percentage of the state's population

Res. Ch 130 (SCR 116) Zenovich. Kellogg West Center.

Requests the Department of Alcoholic Beverage Control to issue an on-sale beer and wine license at the Kellogg West Center for Continuing Education.

Res. Ch 131 (SCR 119) Moscone. School nutritional facilities

Directs the Department of Education to conduct a prescribed survey concerning public school facilities and equipment for providing meal services to public school children, and to submit the findings of such survey to specified legislative committees, and other interested persons who may request copies

Directs the Department of Education to assist school districts in providing facilities for nutritional services in school building plans

Expresses legislative intent that funds for such survey and for assisting local school districts be found by the Department of Education by application to federal agencies and other organizations.

Res Ch. 132 (SCR 125) Moscone. School breakfast program

Specifies legislative findings re school breakfast programs in California schools.

Directs the State Board of Education to consider the adoption of specified criteria for the definition of "especially needy" for purposes of participation in the Child Nutrition Act of 1966, and requests the Superintendent of Public Instruction to conduct a massive outreach program and to report to the Legislature by January 1 of each year re prescribed data.

Res Ch. 133 (SJR 56) Dills. Geothermal energy.

Memorializes the President to support, and the Congress to enact, the geothermal loan guarantee and development provisions of the Geothermal Energy Act of 1973 presently contained in S. 1283.

Res Ch. 134 (SJR 59) Berryhill Gold

Memorializes the Congress of the United States to call a convention for proposing a constitutional amendment which would grant to the people of the United States the right to acquire, possess, and market gold.

Res Ch 135 (SJR 60) Berryhill Gold

Memorializes Congress to propose to the several states for ratification a constitutional amendment providing that the right of people to acquire, possess, or market gold shall not be infringed, and that no treaty or executive agreement shall abrogate this right.

Res Ch 136 (SJR 61) Zenovich National urban homestead program

Memorializes the President and Congress to accord favorable consideration to national urban homestead program legislation and to enact legislation establishing such a program.

Res Ch. 137 (SJR 62) Zenovich. Community action agencies

Memorializes the President and the Congress of the United States to enact legislation to continue the Economic Opportunity Act programs through community action agencies.

Res Ch 138 (SJR 66) Dills Cable television blackouts.

Memorializes the President and Congress to amend pending legislation to delete provisions which would require a substantial portion of cable television sports programming to be blacked out.

Res Ch. 139 (AJR 100) Dunlap Transportation for handicapped persons.

Memorializes the Secretary of the United States Department of Transportation to release patents and designs for the "transbus," a vehicle adapted to use by handicapped persons, so that the testing, manufacture, and sale of such vehicles may proceed without delay

Res Ch 140 (ACR 149) Joint Committee on the Master Plan for Higher Education Public postsecondary education goals.

Expresses intent of Legislature re statewide goals for public postsecondary education during the next decade.

Res Ch. 141 (ACR 152) Joint Committee on the Master Plan for Higher Education Public postsecondary education

Expresses legislative intent re use of charges for instruction and instructional facilities by institutions of public postsecondary education

Res. Ch 142 (ACR 187) Cline State Highway Route 118.

Requests the Department of Transportation, re environmental impact reports (EIR) for that portion of Route 118 between DeSoto Avenue and Balboa Boulevard in the communities of Chatsworth, Granada Hills, and Northridge in the San Fernando Valley, to submit the EIR's to federal, state, and local agencies by June 30, 1974, in order that, by following a specified schedule, final processing of the EIR's by state and local agencies may be completed by January 1, 1975.

Res Ch 143 (ACR 202) Ingalls. Department of Education survey

Directs the Department of Education to undertake a survey relating to characteristics of secondary school pupils who drop out of school prior to high school graduation, and report to the Legislature by April 1, 1976, re such survey.

Res. Ch 144 (ACR 224) Z'berg Benicia Capitol landmark plaque

Requests the Department of Parks and Recreation, with the advice and upon the recommendations of the Historical Landmarks Advisory Committee, to erect and maintain an official state historical landmark plaque at the Benicia Capitol.

Res Ch 145 (ACR 276) Deddeh. City charters

Approves amendment to Charter of City of Chula Vista

Res Ch 146 (SCR 126) Marks. California Statewide Housing Element

Directs the Department of Housing and Community Development to submit to the Legislature a plan for publicity and public input relative to adoption of the California Statewide Housing Element following its completion.

Res. Ch. 147 (SCR 109) Carpenter Broadbill swordfish fishery

Requests the Department of Fish and Game to undertake a study of the broadbill swordfish fishery, and to report thereon to the Legislature

Res Ch. 148 (ACR 54) Bagley. School districts' impact study

Requires the Department of Education to conduct study of impact of the enactment of 1972 SB 90, Ch. 1406, Stats. 1972, and 1973 AB 1267, Ch. 208, Stats. 1973, upon school districts, including specified items, and requests reports thereon to the Legislature on or before January 1, 1975, and January 1, 1976.

Res. Ch 149 (AJR 85) Russell Missing in action.

Memorializes the President and Congress of the United States to determine the status of those missing in action in Vietnam.

Res. Ch. 150 (AJR 104) Maddy. Armed forces expeditionary medal.

Memorializes the Congress of the United States to authorize issuance of the armed forces expeditionary medal to those who served along the Demilitarized Zone in Korea after January 31, 1955.

Res Ch 151 (AJR 109) Davis Tehama-Colusa Canal

Memorializes the President and Congress to appropriate an additional \$5 35 million to supplement the President's \$2 39 million budget appropriation for the Tehama-Colusa Canal for specified purposes and to restore substantially increased amounts in future years.

Res. Ch. 152 (AJR 117) Murphy. Veterans' pensions

Memorializes President and Congress of the United States to enact the recomputation amendment to federal legislation

Res. Ch. 153 (SCR 79) Mills. Leaves of absence

Grants leaves of absence for more than 60 days to Governor, Lieutenant Governor, Secretary of State, Attorney General, Controller, Treasurer, Superintendent of Public Instruction, members of Board of Equalization and State Personnel Board, Senators and Assemblymen, and such persons' successors

Res. Ch 154 (SCR 162) Marks Presidency of the United States

Congratulates Gerald R. Ford upon the occasion of his being sworn in as President of the United States

Res Ch. 155 (SCR 166) Gregorio City charter

Approves amendment to Charter of City of San Mateo.

Res. Ch. 156 (AJR 62) Deddeh. Mobile teachers' retirement

Memorializes President and Congress of the United States to support and enact legislation granting teachers credit for public teaching service in more than one state

Res Ch. 157 (ACR 153) Joint Committee on the Master Plan for Higher Education. Postsecondary education.

Declares legislative intent that regional educational planning be given high priority in developing, with the use of federal funds, a comprehensive statewide plan for post-secondary education.

Res. Ch 158 (ACR 191) Maddy. State agency facilities

Provides that the Department of General Services, when approving leases and construction contracts for state facilities, shall consider the full economic and social impact upon the community in which the facilities are to be located

Res Ch. 159 (ACR 192) Ray Gonzales. Revised electrical rates study

Requests the Public Utilities Commission to study stated various proposed alternative electrical rate structures and what changes, if any, should be made in presently constituted rate structures, including a consideration of the economic and social consequences thereof, and to report its findings and recommendations thereon to the Legislature not

later than one year from the adoption of this measure.

Res Ch 160 (ACR 195) Mobley Agricultural burning.

Requests the State Air Resources Board and the Department of Food and Agriculture to report to the Legislature by October 1, 1974, their findings and recommendations concerning improved methods of early dissemination of agricultural burning statements by the board

Res. Ch. 161 (ACR 220) Sieroty. Rape victims

Recommends that rape victims who receive treatment in county or private governmental-contracting emergency medical facilities be given thorough examinations for physical and emotional trauma and informed of available resources

Res. Ch 162 (ACR 222) McLennan Cal-Vet loans

Directs Legislative Analyst to review procedures and make recommendations to simplify the process by which Cal-Vet loan holders may obtain a second mortgage.

Res Ch 163 (ACR 225) Thurman San Joaquin flood control.

Requests the Department of Water Resources and the Reclamation Board to jointly study the flood control operation and maintenance problems on the San Joaquin River between Friant Dam and the deepwater channel at Stockton, including the feasibility, desirability, and estimated cost of channel clearance and annual maintenance; to explore the feasibility of obtaining federal assistance in initial channel clearance, to determine the area to be benefited, to hold meetings with concerned local entities to determine possible courses of action; and to report thereon to the Legislature by January 31, 1975.

States that expenditures for such study should not exceed \$7,500.

Res. Ch 164 (ACR 228) Lockyer. Route 24. completion of construction.

Requests assignment by the Department of Transportation of high-priority status to completion of construction of Route 24, the Grove-Shafter Freeway; allocation of specified surplus funds to such construction; preparation by the department of a report of specified content; and specified acts re relocation of displaced householders.

Res Ch 165 (ACR 232) Dixon. County boards of education.

Requests the county clerks of the several counties to report to the Assembly Education Committee and the Subcommittee on Education to the Assembly Ways and Means Committee within 30 days of the effective date of this measure concerning compliance with Chapter 1041 of the Statutes of 1973

Res Ch. 166 (ACR 258) Duffy. Primary care physicians

Declares the Legislature's intent to support financially a clinical medical education program in the Fresno-San Joaquin Valley region emphasizing the training of family physicians and other primary care physicians

Urges the Regents of the University of California to indicate to the Veterans' Administration their support and commitment to such a program.

Res Ch 167 (ACR 279) MacGillivray. City charters

Approves amendments to Charter of City of Santa Barbara

Res. Ch. 168 (SCR 135) Moscone. Animal laboratory facilities.

Urges University of California to expedite negotiations for the use of animal laboratory facilities for research purposes of Hunter's Point Naval Station so that such facilities may be cleared from the Mt Sutro site and such university land there may be made accessible to public use

Res Ch 169 (SCR 140) Colher. Harlan D Miller Bridge.

Names the bridge numbered 6-27, located on State Highway Route 5 across Dog Creek, the Harlan D. Miller Bridge.

Res Ch 170 (SCR 143) Collier Carl Langford Memorial Bridge

Designates the bridge numbered 02-177, located on State Highway Route 96 across Salmon River at Somes Bar, the Carl Langford Memorial Bridge

Res. Ch. 171 (SCR 145) Collier Frederick W Panhorst Bridge.

Designates the bridge numbered 10-151, located over Russian Gulch on Route 1, the Frederick W. Panhorst Bridge

Res. Ch. 172 (SCR 157) Collier Emergency medical services

Authorizes and directs the California Highway Patrol, the State Department of Health, the Division of Forestry, and the Communications Division of the Department of General Services to study specified aspects of the provision of emergency medical services in rural areas.

Requires results of such study to be reported, with recommendations, to the Legislature not later than July 1, 1975.

Res Ch 173 (SCR 168) Collier Legislature

Permits either or both houses of the Legislature to meet on Saturday, August 31, 1974

Res. Ch. 174 (SCR 36) Nejedly. Correctional personnel.

Requests that specified state agencies take designated steps to improve quality of correctional personnel.

Res. Ch 175 (SCR 110) Mills Executive mansion solar energy

Requests the State Architect to study and report to the Legislature, on or before January 1, 1975, on the feasibility of utilizing a solar energy heating and cooling system for the executive mansion

Res Ch 176 (SCR 113) Dills State salaries

Requests that the State Personnel Board comply with Section 18850 of the Government Code and that the board set salaries of civil service employees for the 1975-76 fiscal year without regard to statutory and constitutional salaries

Provides that the Commission on California State Government Organization and Economy with the assistance of the State Personnel Board and Department of Finance, prepare a schedule of proposed salary rates for all levels of state employees and that such proposal be presented to the fiscal committees hearing the salary increase items and presented each year thereafter to the Governor and the Legislature

Res. Ch 177 (SCR 117) Beilenson County health care delivery

Requests the Legislative Analyst in conjunction with the State Department of Health and the County Supervisors Association of California to conduct a study to determine what the role of the counties should be in the delivery of health care

Res Ch 178 (SCR 118) Marks University of California contracts

Requests the Regents of the University of California to direct representatives of the university to enter into good-faith negotiations with the construction trade unions so that employees filling construction trade classifications at the various campuses and facilities of the university receive prescribed wage rates

Res Ch. 179 (SCR 122) Robbins. Air pollution motor vehicles

Requests the State Air Resources Board to undertake, and complete by March 1, 1975, a study to determine various facts on the state's motor vehicle air pollution standards that are stricter than those adopted by the federal government for the other states

Res Ch 180 (SCR 130) Moscone University of California

Requests the University of California at San Francisco to develop and submit for comment a prescribed master plan with respect to campus and facilities of the University of California at San Francisco, utilizing maximum feasible community participation

Res Ch. 181 (SCR 133) Grunsky. Joint Rules: Legislative Analyst.

For purposes of rule regulating requests made to Legislative Analyst, distinguishes between materials deposited with Legislative Analyst by legislative committees and all other materials in his possession, providing that the committee materials shall be available to legislators, the Senate Office of Research, and the Assembly Office of Research, upon request, without the necessity of consent of the Joint Legislative Budget Committee

Further provides that where any report in the possession of the Legislative Analyst was prepared at the request of a member or a committee, written permission of such member or committee is required, in addition to consent of the Joint Legislative Budget Committee, for release of such report.

Deletes provisions permitting disclosure of identity of requester to members or employees of Joint Legislative Budget Committee or to any other persons. Deletes requirement that such committee give consent to any other request made for conduct of study or provision of information by Legislative Analyst

Res Ch. 182 (SCR 134) Robbins. State buildings.

Directs Department of General Services to prepare a report by January 2, 1975, containing specified information with respect to the feasibility and necessity of constructing a state or joint city-state building in the Van Nuys Civic Center.

Res Ch. 183 (SCR 144) Robbins. Bicycle route facilities.

Directs Department of Transportation to conduct specified study of bicycle route facilities, and to submit its findings and recommendations to the Legislature not later than January 1, 1975.

Res. Ch 184 (SCR 149) Collier. Conference committees

Provides that all meetings of any conference committee other than that on the Budget Bill shall be open to accredited press representatives

Requires first conference committee on the Budget Bill to issue report to each house no later than 15 days after the Budget Bill has passed both houses. Provides that if such report is not submitted by such date, the committee shall be deemed to have failed to agree on a report, and shall so inform each house.

Limits conference committee on the Budget Bill to consideration of differences between version of the bill as passed by each house, prohibiting the committee from approving any item of expenditure or control which exceeds that contained in one of the two versions before the committee.

Prohibits any other conference committee from approving any substantial financial provision or any substantial policy change in any bill if such financial provision or policy change has not been heard by the fiscal committee or policy committee, respectively, of each house.

Res. Ch 185 (SCR 154) Marks. Taxation of imported goods

Requests the State Board of Equalization to furnish to the Legislature comprehensive guidelines concerning how and whether a certain decision of the California Supreme Court shall affect the tax immunity of certain imported goods

Res. Ch. 186 (SCR 160) Marks. Child care service expenditures.

Requests Department of Education to report to the Legislature on or before February 15, 1975, the actual rate of expenditures and projected expenditures of all budgeted child care funds from any source for child care services provided in, respectively, the first and the last 6 months of fiscal year 1974-75

Res Ch 187 (SCR 165) Collier. Abandoned vehicle program.

Requests the Department of the California Highway Patrol to administer, upon request of a local agency, the abandoned vehicle program in local jurisdictions not contracting for their own program.

- Res. Ch. 188 (SCR 167) Holmdahl City charters
Approves amendments to Charter of City of Oakland.
- Res. Ch. 189 (SCR 169) Petris Earl Warren.
Memorializes Chief Justice Earl Warren.
- Res. Ch. 190 (SCR 170) Behr. City charters
Approves amendments to Charter of City of San Rafael.
- Res. Ch 191 (SJR 58) Marks. Filipino veterans
Memorializes the President and Congress of the United States to support, enact, and implement House Resolution 11963, granting citizenship to Filipinos who fought in the United States armed forces during World War II.
- Res. Ch. 192 (SJR 63) Alquist Earthquake hazard.
Urges the President and Congress of the United States to assure the people of California that action will be initiated to establish a program to abate seismically hazardous federally owned structures in the State of California and that such program will consider the elements of abatement programs in existence in California
- Res Ch 193 (SJR 71) Berryhill. Commemorative stamp.
Requests the President and Congress of the United States and the Postmaster General to issue a commemorative stamp of Jedediah Strong Smith.
- Res. Ch. 194 (SJR 72) Moscone Airline Mutual Aid Agreement.
Memorializes the President and the Congress of the United States to terminate the Airline Mutual Aid Agreement as being in violation of the Federal Aviation Act of 1958.
- Res Ch 195 (SJR 73) Moscone Commercial whaling.
Memorializes the President and Congress to support a ten-year moratorium on commercial whaling by all nations to insure the survival of whales, and expresses grave concern with respect to the actions of Japan and the U.S.S.R. regarding whaling and other fishing operations.
- Res. Ch. 196 (SJR 75) Alquist National Railroad Passenger Corporation
Memorializes the federal government and the National Railroad Passenger Corporation to reinstate passenger travel on the "Del Monte Express" and the "Suntan Special" in the Counties of Monterey, San Mateo, Santa Clara, and Santa Cruz
- Res Ch. 197 (SJR 76) Way. Livestock and poultry industries.
Memorializes Congress to urge the Secretary of Agriculture to make necessary adjustments to various federal programs for the livestock and poultry industries as provided by law which will insure the stability of these industries and prevent any further economic deterioration.
- Res. Ch 198 (ACA 111) Z'berg. Historic property. taxation.
Authorizes the Legislature to define property of historical significance and provide that when such property is enforceably restricted as to its preservation and use it be valued for property taxation only on a basis consistent with its restrictions and uses.
Makes additional change, to be operative only if ACA 32 of the 1973-74 Regular Session is approved by the voters.
- Res Ch 199 (AJR 72) Thurman. Water planning
Resolves to lend all possible assistance to the Bureau of Reclamation in its efforts to resolve the water problems faced by Sacramento and San Joaquin Counties, and requests the Secretary of the Resources Agency to participate in the study to be conducted by the bureau concerning such problems.
- Res Ch 200 (AJR 97) Bannai Rapid transit financing.
Memorializes the President and Congress to appropriate, and the Department of Transportation to expend, \$1.5 billion per year for the next 10 years for funding of modern public transit systems in major urban areas of California.

Res. Ch. 201 (AJR 112) Wood. Low-flying aircraft.

Memorializes the President, Congress, and Secretary of Transportation to prohibit, with prescribed exceptions, the flying of any aircraft less than specified altitudes above water or land in certain designated areas in the state.

Res. Ch. 202 (AJR 116) Davis. Bank protection, flood control

Memorializes appropriate committees of the Congress to press for adequate funding in the federal budget for specified bank protection and flood control projects in Shasta, Tehama, Glenn, and Butte Counties.

Res. Ch. 203 (AJR 119) Burke. Balanced federal budget.

Memorializes Congress to adopt a Senate joint resolution relating to balancing the federal budget.

Res. Ch. 204 (AJR 123) Papan. Cyprus crisis

Requests the President and the Congress of the United States to halt immediately all economic and military aid of the United States to Turkey and to demand the total and immediate withdrawal of Turkish troops from Cyprus

Res. Ch. 205 (AJR 125) Priolo. Radiation Health Control Program

Memorializes the United States Atomic Energy Commission to approve the application of the University of Southern California School of Medicine for a planning grant for a Radiation Health Control Program in southern California

Res. Ch. 206 (AJR 126) Knox. Interest rates

Memorializes Congress to provide California with temporary relief from specified effects of the usury provisions of the California Constitution.

Res. Ch. 207 (ACR 139) Berman. Schools' social studies assessment

Requests the State Board of Education to sample social studies learning at the 7th-grade level in a prescribed manner.

Res. Ch. 208 (ACR 150) Joint Committee on the Master Plan for Higher Education. Public postsecondary education.

Expresses legislative intent re goals of California for access of any citizen to, and admissions criteria of, institutions and segments of public postsecondary education.

Res. Ch. 209 (ACR 151) Joint Committee on the Master Plan for Higher Education. Public higher education.

Requests governing authorities of various institutions of public higher education to prepare a plan providing for addressing and overcoming, by 1980, ethnic, sexual, and economic underrepresentation in the makeup of the student bodies of institutions of public higher education, and to submit such plan to the California Postsecondary Education Commission by July 1, 1975, and request similar reports annually thereafter.

Directs California Postsecondary Education Commission to integrate and transmit such plans to the Legislature by first legislative day of 1976, and directs similar reports annually thereafter.

Res. Ch. 210 (ACR 155) Joint Committee on the Master Plan for Higher Education. Higher education.

Urges Regents of University of California and Trustees of CSUC to adopt and implement policies permitting full fiscal flexibility, to the extent permitted by law, by individual branches and campuses.

Res. Ch. 211 (ACR 156) Joint Committee on the Master Plan for Higher Education. Higher education programs.

Requests Regents of University of California and Trustees of California State University and Colleges to extend principle of differentiation of postsecondary educational functions within their general functions and to develop more specific missions.

Res. Ch 212 (ACR 157) Joint Committee on the Master Plan for Higher Education. Public higher education

Specifies that each institution of public higher education redeploy a percentage of its annual operating budget insofar as necessary, to insure significant support for innovative education programs and consider specified proposals for increasing education productivity and cost effectiveness.

Requests the Regents of the University of California, the Trustees of the California State University and Colleges, and the Board of Governors of the California Community Colleges to annually prepare a report on the use of redeployed funds within their respective segments and to submit such report to the California Postsecondary Education Commission on or before July 1 each year. Requires California Postsecondary Education Commission to submit such reports with its comments to the Legislature on or before the first legislative day of each year.

Res. Ch 213 (ACR 159) Joint Committee on the Master Plan for Higher Education Postsecondary education plans

Directs California Postsecondary Education Commission to develop and submit to the Legislature and the Governor-

(1) A plan for establishing, on a pilot basis, independent postsecondary education counseling centers in several urban and rural areas, subject to specified conditions;

(2) A plan for establishing regional postsecondary education councils throughout the state, subject to specified conditions; and

(3) A plan for administering a fund to support innovation in postsecondary education, subject to specified conditions.

Res Ch 214 (ACR 160) Joint Committee on the Master Plan for Higher Education California Postsecondary Education Commission

Directs the California Postsecondary Education Commission to undertake study and to report to the Legislature by January 1, 1976, re whether discrepancies exist in faculty compensation for teaching and research.

Res. Ch. 215 (ACR 161) Joint Committee on the Master Plan for Higher Education Public postsecondary education.

Requests the Director of the California State Scholarship and Loan Commission, the Regents of the University of California, the Trustees of the California State University and Colleges, and the Board of Governors of the California Community Colleges to report to the California Postsecondary Education Commission re whether their programs or procedures treat differently, part-time students and students choosing to combine or alternate education with other learning experiences and, if so, justifications for such differences in programs and procedures.

Requires the California Postsecondary Education Commission to integrate reports and to report to the Legislature on or before December 31, 1975.

Res. Ch. 216 (ACR 181) Fenton Retail gasoline service stations.

Requests all county and city planning commissions and all boards of zoning adjustment and offices of zoning administration in California to consider the current petroleum products shortage when reviewing applications for new retail petroleum products outlets, and recommends that such applications be denied during the period of the current petroleum products shortage. Defines specified terms

Res. Ch. 217 (ACR 188) Burton Joint Rules: accredited correspondents.

Permits specifically described correspondents of qualified periodic publications to be granted accreditation in Capitol Correspondents Association.

Res Ch 218 (ACR 206) Z'berg. Motor vehicles: district offices.

Requests the Director of the Department of Motor Vehicles to reevaluate the criteria for establishing service in existing public offices in the Vacaville community on an intermittent basis and that service to Vacaville and surrounding communities begin as soon as adequate space within a public facility is found, subject to a specified condition.

Res. Ch. 219 (ACR 217) Sieroty. Rape cases

Calls upon Commission on Peace Officer Standards and Training to develop course of instructions for law enforcement personnel, with participation by local community women's organizations, regarding the proper investigation of rape cases, with emphasis on the psychological and emotional effects on the victim

Res. Ch. 220 (ACR 218) Sieroty Sexual offenses.

Requests Commission on Peace Officer Standards and Training to implement a program for the training of specialists to investigate cases of rape and to encourage law enforcement agencies to develop special rape investigation units.

Res. Ch. 221 (ACR 221) Sieroty. Training in nonaggressive self-defense

Requests the governing board of each school district maintaining a high school to offer physical education classes for pupils in nonaggressive self-defense by July 1, 1975, if needed, and to report to the Department of Education what action, if any, has been taken.

Requests the Department of Education to assist school districts in developing programs in nonaggressive self-defense and to report to the Legislature re such programs.

Res. Ch. 222 (ACR 229) Cory. Pupil records.

Directs the Department of Education to establish guidelines for student recordkeeping and to establish procedure to ensure that each parent or guardian of a pupil have access to any and all written records.

Res. Ch. 223 (ACR 233) Antonovich Dropout incidence study

Directs Legislative Analyst to make a study of the change of program and dropout incidence in community colleges located in the County of Los Angeles and report his findings to the Legislature and Board of Governors of the California Community Colleges.

Res. Ch. 224 (ACR 236) Antonovich. Child custody.

States that child custody during marital dissolution process is now solely a matter of civil law and that instances of child removal and concealment during such time interferes with the information gathering process necessary for a proper court determination of child custody issue.

Calls upon the State Department of Justice, in conjunction with state's district attorneys and bar association, to study and report findings and recommendations to the Legislature by April 1, 1975.

Res. Ch. 225 (ACR 237) Burton. Elections.

Directs Joint Committee for the Revision of the Elections Code to hold hearings on the advisability of limiting the number of ballot propositions at any statewide election, and to report its findings and recommendations to the Legislature on or before June 30, 1975.

Provides for the expansion of the membership of the joint committee to include one additional Senator and one additional Assemblyman.

Res Ch. 226 (ACR 238) Briggs Veterans' disability benefit plan.

Directs the Department of Veterans' Affairs and the State Veterans' Board to conduct a study to recommend departmental or legislative action in regard to veterans' permanent disability beneficiaries.

Res. Ch. 227 (ACR 245) Dunlap. Lake Berryessa.

Directs the Department of Parks and Recreation to undertake, in cooperation with concerned local agencies and the federal government, a study of the feasibility of acquiring, developing, and managing Lake Berryessa as a unit of the state park system and a study of alternative methods of developing and operating Lake Berryessa Directs submission of such studies to the Legislature not later than December 1, 1975

Makes such study contingent upon the appropriation of sufficient funds.

Res Ch. 228 (ACR 246) McLennan State highway lands.

Requests the Department of Transportation to lease specified parcels of land acquired by the department for state highway purposes to the City of Bellflower for park purposes.

Res Ch. 229 (ACR 249) Mobley Environmental impact reports.

Requests the Legislative Analyst to conduct a study of the effects of the environmental impact report requirement on construction in the state, with emphasis on whether or not such report requirement has been beneficial to the environment, and to submit a report of such study, together with his findings and recommendations, to the Legislature, no later than January 15, 1975.

Res. Ch. 230 (ACR 250) Kapiloff Registered engineers.

Requests the State Personnel Board to establish the pay rate for a registered engineer employed by the state on basis equal to the prevailing pay rate paid to a registered engineer who has the same level of responsibility as the state-employed registered engineer, and who is employed by private industry or any other governmental jurisdiction.

Res Ch. 231 (ACR 257) Vasconcellos Educational goals and evaluation

Continues existence of Joint Committee on Educational Goals and Evaluation until May 31, 1975.

Makes available funds from Contingent Funds of the Assembly and Senate for committee expenses.

Res. Ch. 232 (ACR 263) Bagley. Earl Warren Building.

Memorializes Earl Warren and provides that the State Office Building at 350 McAllister Street in the City of San Francisco shall henceforth be known as the Earl Warren Building

Res Ch 233 (ACR 274) Arnett. State governmental organization

Directs the Legislative Analyst to study, or contract for a study, of the feasibility of consolidating specified state agencies having responsibility over various matters pertaining to the archaeology, paleontology, and history of California, and to report thereon not later than February 1, 1975.

Makes \$50,000 [available]* from the Contingent Funds of the Assembly and Senate for such study.

Res. Ch. 234 (ACR 281) Joe A. Gonsalves. 1980 Olympic Games.

Supports the bid of the City of Los Angeles to host the summer games of the XXII Olympiad in 1980 and urges the city and the Southern California Committee for the Olympic Games to actively pursue the campaign to win the 1980 bid.

Res. Ch. 235 (ACR 219) Sieroty. Rape victims.

Requests local law enforcement agencies to place policewomen in positions that will enable them to respond to cases of reported rape.

Res Ch. 236 (ACR 227) Alatorre. Mental health services

Provides that Chapter 1182 of the Statutes of 1973 be construed to provide information, notices, materials and services concerning mental health to a substantial number of non-English-speaking people in their language.

Res Ch. 237 (SCR 171) Mills. 1973-74 Regular Session: recess.

Provides that the 1973-74 Regular Session shall be in recess upon adjournment on Wednesday, October 2, 1974, until adjournment sine die on November 30, 1974

CROSS-REFERENCE TABLES

BILL TO CHAPTER NUMBER

1974

CROSS-REFERENCE TABLES

BILL TO CHAPTER NUMBER

ASSEMBLY BILLS

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
14	95	814	1436	1334	826
23	451	836	984	1345	1348
27	1508	853	75	1346	126
85	1433	855	4	1347	127
124	103	870	311	1350	256
180	411	887	82	1365	1490
198	60	892	267	1383	197
221	1344	895	33	1401	50
269	232	896	824	1413	1491
276	122	898	1437	1433	827
279	960	900	268	1449	894
286	245	905	1438	1455	128
313	822	914	454	1470	315
318	982	926	6	1476	51
319	196	927	1439	1477	86
325	1434	959	681	1492	987
340	31	1031	68	1523	10
341	452	1041	365	1527	1492
367	58	1066	34	1529	1511
375	325	1082	45	1531	619
404	116	1086	353	1560	455
409	453	1090	985	1567	456
430	823	1118	104	1575	276
431	32	1120	92	1579	457
459	1489	1131	9	1580	76
475	238	1132	138	1586	682
483	233	1142	164	1587	1441
490	1509	1157	986	1595	96
497	124	1163	1346	1650	1349
501	85	1165	1347	1654	61
507	382	1166	28	1662	52
517	961	1183	892	1670	962
531	27	1188	90	1674	185
536	117	1211	246	1687	963
541	44	1213	69	1716	828
586	983	1231	49	1723	1354
610	284	1234	513	1732	327
638	1345	1248	825	1739	988
661	359	1283	222	1756	114
687	1537	1286	572	1774	1350
723	298	1291	326	1776	829
729	512	1293	893	1808	151
738	1510	1304	93	1828	1512
760	1435	1305	29	1829	830
765	74	1313	105	1830	106
772	150	1318	1440	1841	165
774	499	1320	201	1856	831
776	680	1326	125	1859	129

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Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
1881	832	2414	996	2697	998
1897	1290	2438	36	2698	903
1898	35	2441	898	2699	904
1926	372	2453	1442	2700	964
1934	989	2471	1443	2701	999
1946	514	2477	1444	2702	88
1948	223	2479	37	2703	461
1954	1542	2483	140	2704	152
1961	990	2486	620	2705	905
1970	895	2487	77	2706	687
2003	53	2498	247	2707	623
2022	573	2499	1514	2708	574
2030	46	2510	997	2710	1355
2038	269	2523	131	2715	271
2049	683	2528	189	2716	300
2060	115	2534	270	2720	272
2070	41	2535	684	2722	575
2075	186	2536	899	2724	624
2077	991	2541	900	2725	226
2078	896	2543	901	2726	159
2080	166	2546	97	2727	67
2083	187	2553	621	2728	109
2085	312	2559	108	2732	370
2086	54	2568	686	2733	367
2087	188	2570	63	2740	625
2089	91	2571	141	2748	20
2098	62	2578	64	2749	153
2099	178	2581	902	2751	690
2138	55	2584	203	2753	391
2148	118	2592	87	2757	626
2151	156	2598	390	2760	688
2157	992	2599	1495	2763	330
2190	171	2601	1494	2764	167
2194	1351	2607	459	2766	261
2202	1352	2611	622	2767	205
2206	458	2613	224	2768	412
2212	47	2615	190	2769	257
2220	83	2617	501	2777	1356
2260	1493	2622	121	2781	206
2289	548	2623	204	2782	191
2296	1513	2624	460	2784	318
2305	119	2626	65	2785	207
2317	1353	2629	66	2786	515
2321	897	2642	98	2790	110
2324	139	2643	142	2791	1283
2338	56	2644	328	2792	208
2350	685	2647	7	2793	209
2364	202	2658	299	2796	906
2365	107	2664	132	2797	1446
2370	130	2665	225	2799	907
2375	993	2667	235	2800	192
2376	994	2670	172	2803	1001
2379	234	2671	173	2807	627
2396	995	2672	143	2810	628
2398	30	2690	1445	2811	908
2405	25	2691	1	2812	909
2406	15	2692	329	2815	285
2410	26	2693	491	2816	462
2413	120	2695	174	2817	1496

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Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
2818	111	2935	966	3065	551
2820	463	2937	1008	3082	336
2822	392	2938	967	3091	395
2823	198	2939	302	3093	470
2825	1002	2940	1359	3094	1453
2826	210	2943	274	3095	924
2827	464	2947	112	3096	1014
2828	227	2948	1516	3098	576
2829	211	2949	692	3100	175
2830	331	2952	468	3101	498
2831	332	2960	383	3104	519
2832	629	2961	1009	3106	925
2833	910	2962	78	3107	1015
2834	212	2963	262	3108	696
2836	354	2965	494	3109	1454
2838	720	2969	1360	3112	1543
2846	258	2970	693	3114	1517
2847	689	2971	251	3115	926
2848	911	2973	1010	3116	1541
2854	1003	2974	275	3120	637
2859	531	2975	1447	3121	927
2861	912	2985	344	3122	509
2862	465	2990	918	3123	1518
2863	248	2993	919	3124	355
2870	249	2994	549	3125	1291
2874	1357	2995	303	3126	552
2877	1004	2996	263	3129	317
2878	516	2999	1448	3130	928
2879	913	3000	920	3133	1017
2880	1358	3003	518	3134	471
2883	393	3004	237	3137	304
2886	466	3009	968	3139	969
2888	1304	3011	921	3140	929
2889	630	3012	922	3144	1016
2890	467	3016	1361	3145	1018
2891	301	3017	923	3147	1455
2892	360	3018	1449	3148	1456
2893	631	3020	633	3150	1019
2895	632	3021	634	3155	930
2898	914	3022	550	3156	520
2900	915	3023	980	3157	239
2901	502	3024	1450	3160	472
2903	394	3029	252	3161	577
2906	1005	3033	636	3162	521
2908	250	3034	1011	3163	931
2909	273	3035	333	3164	473
2910	1305	3038	694	3166	1020
2913	691	3040	1012	3169	287
2914	1006	3041	371	3170	133
2916	368	3042	469	3173	1363
2917	1007	3043	376	3174	1021
2918	228	3046	1451	3175	396
2919	517	3048	286	3180	1022
2920	1515	3052	334	3182	1023
2925	916	3055	1452	3184	144
2926	1398	3056	695	3185	697
2929	917	3059	1013	3186	932
2932	965	3061	335	3191	158
2933	236	3063	413	3193	474

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Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
3195	522	3324	946	3445	1049
3197	1364	3325	1308	3448	485
3198	1024	3326	397	3449	1050
3205	933	3328	1033	3452	400
3206	698	3329	971	3454	1051
3207	1025	3332	972	3455	1052
3211	373	3335	1284	3459	316
3217	1306	3336	947	3460	1458
3221	1307	3338	1034	3461	385
3222	638	3339	1367	3464	974
3224	361	3340	948	3466	1053
3225	639	3342	1520	3468	556
3227	553	3344	356	3471	1054
3228	1026	3345	949	3475	486
3232	343	3346	1035	3477	1523
3234	305	3353	950	3478	1055
3235	1027	3356	951	3481	1459
3236	475	3359	1538	3482	401
3237	193	3360	481	3483	1309
3238	306	3361	952	3485	1058
3240	476	3364	642	3489	1056
3245	523	3365	1036	3490	582
3246	934	3371	398	3491	1370
3248	477	3373	366	3492	503
3249	935	3374	1037	3497	1057
3250	936	3375	1457	3499	526
3251	937	3378	1038	3500	1059
3252	578	3381	973	3502	504
3256	313	3383	643	3503	583
3259	938	3384	482	3504	702
3260	524	3386	644	3506	1498
3261	939	3389	362	3509	308
3262	970	3391	555	3511	1060
3265	1365	3393	580	3514	1061
3266	478	3394	645	3516	1062
3268	940	3399	399	3517	1063
3271	941	3401	1521	3518	1064
3272	699	3405	1039	3519	1065
3275	554	3406	1040	3531	1066
3276	1028	3407	1497	3536	1067
3280	942	3408	384	3540	584
3282	1366	3409	414	3542	505
3286	479	3411	1544	3544	557
3287	640	3413	1041	3545	975
3289	943	3414	701	3549	703
3290	1029	3418	1042	3551	704
3291	1030	3424	483	3552	1068
3293	641	3425	1043	3554	1069
3302	944	3426	484	3555	264
3304	1031	3427	646	3560	1524
3309	1519	3429	1044	3562	1070
3310	945	3430	581	3563	1071
3312	480	3432	1045	3564	527
3315	307	3436	1368	3565	559
3317	700	3438	1522	3566	558
3319	525	3439	1369	3567	1072
3321	369	3440	1046	3568	1073
3322	1032	3441	1047	3570	647
3323	579	3442	1048	3576	705

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Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
3578	1074	3701	1100	3854	1527
3579	1293	3703	651	3855	1136
3582	1371	3704	1101	3856	710
3583	648	3705	561	3857	1137
3585	1460	3709	708	3860	1138
3587	1075	3711	1102	3861	1139
3590	1076	3712	1103	3862	1528
3592	585	3713	1104	3866	833
3594	1461	3714	1105	3867	834
3596	1077	3721	1106	3868	1140
3597	496	3724	1107	3874	835
3598	402	3725	709	3875	836
3599	1078	3726	1108	3881	1141
3600	403	3729	1463	3882	837
3601	528	3735	652	3884	838
3602	1079	3738	1374	3886	1142
3605	1080	3742	1109	3889	1467
3606	404	3748	1375	3892	839
3609	1081	3753	1295	3893	1529
3613	1082	3754	1110	3896	1143
3615	1083	3755	1111	3901	530
3618	1084	3765	1464	3904	593
3622	586	3767	591	3905	1530
3624	560	3768	1112	3908	711
3626	1085	3770	592	3920	1144
3628	706	3777	1113	3923	1468
3629	649	3781	1114	3925	1469
3633	1086	3784	1465	3929	712
3634	1087	3787	1115	3933	562
3636	1088	3788	1116	3935	655
3637	487	3790	1466	3937	1378
3638	547	3792	532	3938	563
3645	1089	3794	1117	3939	840
3646	529	3796	1118	3941	1470
3648	650	3797	1119	3944	405
3650	1525	3799	1120	3951	508
3651	1526	3801	723	3952	1145
3653	707	3804	1121	3954	564
3654	1090	3805	1122	3956	841
3657	1091	3807	1123	3958	842
3658	1092	3808	1124	3963	1379
3660	1093	3809	1125	3964	1146
3664	1362	3812	1126	3965	1147
3668	1462	3814	1127	3970	1531
3672	1094	3815	1128	3972	843
3673	1372	3823	1129	3973	1471
3676	587	3824	1130	3975	844
3677	588	3825	1131	3976	1148
3680	1095	3828	653	3977	845
3682	1285	3832	1132	3980	1149
3684	1294	3833	654	3983	594
3685	488	3834	1133	3984	1150
3687	1096	3837	1134	3986	846
3688	589	3839	377	3987	847
3690	590	3840	656	3988	848
3691	1097	3848	1376	3989	1310
3692	1098	3849	657	3992	849
3694	1373	3850	1377	3993	976
3700	1099	3851	1135	4012	1472

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Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
4019	1151	4180	1386	4357	1286
4024	489	4181	1387	4370	1395
4038	713	4185	1388	4392	1478
4039	850	4188	1161	4396	1171
4040	1532	4194	864	4399	1172
4042	851	4199	865	4403	880
4043	852	4206	866	4408	1314
4051	853	4208	867	4412	1479
4054	1380	4209	868	4415	378
4057	507	4210	1162	4421	881
4058	490	4214	1389	4424	1396
4060	977	4215	1163	4427	882
4067	1152	4219	869	4428	597
4081	978	4220	1474	4430	883
4083	1153	4222	1311	4432	884
4084	854	4223	1390	4436	665
4085	714	4227	1164	4437	666
4086	855	4231	663	4438	1399
4090	595	4234	1312	4439	1173
4092	856	4238	1500	4443	1174
4093	1381	4244	870	4449	1480
4105	658	4249	871	4451	718
4107	857	4253	1539	4453	885
4108	1473	4254	872	4457	886
4114	1154	4256	664	4463	887
4118	1382	4267	981	4465	1175
4123	659	4270	1391	4467	1481
4127	858	4271	1392	4468	1482
4134	1533	4272	1393	4469	888
4137	715	4274	873	4472	889
4138	1155	4278	716	4474	667
4139	1156	4284	1165	4479	668
4140	859	4286	1166	4481	1534
4141	660	4292	874	4482	1176
4142	860	4297	875	4483	890
4143	1157	4298	1394	4484	669
4144	661	4300	1313	4486	596
4145	662	4303	1167	4487	1397
4149	1383	4304	1475	4491	506
4151	1499	4315	1168	4496	1177
4152	861	4318	717	4501	1178
4153	1158	4323	876	4505	1483
4157	1384	4326	877	4508	891
4158	565	4328	1169	4509	1179
4160	862	4339	878	4513	567
4169	1159	4342	879	4516	1180
4174	1160	4343	1476	4519	721
4175	863	4354	1477	4520	1181
4178	1385	4355	1170	4522	1182
				4525	1535

SENATE BILLS

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
15	21	1033	1189	1489	146
26	71	1081	727	1492	199
47	1315	1091	363	1493	735
96	1183	1106	161	1494	137
116	1184	1108	70	1495	419
129	339	1115	1406	1496	406
144	13	1119	215	1498	1196
147	724	1143	1190	1499	157
166	1185	1163	23	1500	40
181	16	1178	162	1501	533
218	1400	1186	953	1505	1203
222	213	1205	728	1506	348
223	214	1206	1317	1507	1410
238	346	1219	277	1508	736
252	725	1231	177	1510	1197
295	8	1235	24	1511	3
354	309	1240	81	1512	379
355	671	1247	729	1518	672
371	194	1257	1191	1519	386
391	1401	1296	730	1521	1411
393	79	1297	1192	1525	375
397	347	1298	731	1529	1198
417	1186	1309	181	1530	147
420	265	1314	292	1533	425
435	2	1332	1407	1535	426
437	259	1338	340	1536	57
445	726	1340	48	1540	1292
457	497	1366	288	1541	148
491	176	1367	319	1542	73
509	979	1380	1193	1544	278
514	1316	1392	732	1546	1199
521	59	1397	101	1549	200
528	84	1400	733	1553	1200
566	1187	1405	168	1557	1320
570	11	1407	123	1558	535
607	22	1408	240	1559	217
612	1296	1415	38	1562	534
628	160	1418	722	1566	195
640	1402	1425	102	1569	218
647	89	1426	341	1570	219
747	180	1427	14	1571	349
771	1403	1429	229	1572	737
772	1188	1445	136	1574	170
788	1404	1448	289	1575	495
792	5	1451	1408	1580	1201
811	80	1452	1194	1581	1202
852	145	1456	39	1583	241
880	99	1466	182	1584	738
884	1405	1467	1318	1586	1501
907	1484	1470	734	1587	739
913	423	1471	1409	1588	536
929	424	1472	94	1589	113
938	72	1476	1319	1590	254
939	598	1478	719	1591	1204
977	1536	1479	1195	1594	320
1019	100	1487	216	1595	342
1023	12	1488	253	1597	599

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
1599	1485	1709	601	1836	1228
1600	1205	1711	323	1837	436
1601	1206	1715	602	1838	351
1602	169	1717	184	1840	352
1606	416	1719	745	1842	751
1607	242	1722	421	1844	163
1608	243	1725	746	1845	1229
1609	135	1727	747	1846	752
1610	230	1729	1413	1852	1414
1611	231	1731	1297	1853	1415
1612	740	1733	1212	1855	753
1613	427	1736	283	1856	675
1614	290	1737	1213	1858	1323
1615	741	1738	345	1859	417
1617	43	1740	1214	1860	1504
1626	134	1742	1215	1863	956
1627	17	1747	1216	1864	1232
1628	1412	1748	389	1865	604
1629	220	1750	1217	1869	754
1630	537	1751	1218	1870	1233
1631	291	1752	350	1871	676
1632	314	1754	324	1872	755
1637	600	1758	1540	1874	310
1638	279	1759	358	1875	437
1639	18	1764	374	1876	1234
1641	742	1765	955	1878	155
1643	428	1766	1503	1882	1235
1644	1502	1767	1321	1883	957
1647	221	1769	409	1885	1236
1648	321	1772	364	1888	756
1650	1207	1773	431	1890	757
1651	357	1774	295	1895	179
1655	387	1775	1322	1896	758
1656	1208	1779	1219	1899	1237
1658	255	1781	1220	1903	244
1661	260	1782	407	1905	1505
1662	322	1783	748	1907	542
1664	673	1785	538	1908	1506
1665	280	1788	1221	1909	1416
1668	337	1789	432	1910	1230
1669	293	1790	493	1916	438
1670	1209	1793	539	1917	543
1673	1210	1794	296	1918	1324
1675	743	1795	540	1919	759
1678	569	1797	541	1920	760
1679	420	1798	1222	1924	605
1680	281	1802	674	1932	1238
1682	429	1803	410	1935	570
1683	266	1807	749	1941	510
1686	149	1811	1223	1942	1239
1689	388	1815	1224	1944	439
1690	1211	1817	433	1946	1231
1693	954	1818	434	1948	761
1694	282	1819	435	1949	408
1699	415	1820	603	1950	492
1701	744	1822	1225	1952	440
1703	19	1823	1226	1955	762
1704	430	1828	1227	1956	441
1708	294	1829	750	1957	442

CROSS-REFERENCE TABLES

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
1959	1298	2108	418	2283	1334
1960	606	2111	778	2284	802
1962	1288	2112	779	2286	678
1963	1325	2113	448	2289	679
1966	1417	2114	959	2291	1429
1974	607	2115	1303	2293	1262
1977	677	2120	1250	2294	1263
1978	1418	2129	1251	2295	1264
1980	1240	2131	780	2296	1265
1981	1486	2134	781	2298	803
1984	1241	2137	449	2299	1287
1985	1242	2138	571	2302	804
1990	763	2140	1330	2303	1335
1991	443	2141	380	2304	612
1992	444	2144	1331	2305	805
1997	1326	2155	1332	2306	1266
1998	764	2159	611	2309	1267
1999	765	2163	1252	2316	566
2000	766	2164	1253	2317	806
2002	958	2167	1421	2335	807
2004	445	2169	782	2340	808
2006	767	2171	783	2343	1336
2019	768	2173	338	2346	613
2020	1487	2177	1254	2348	1268
2023	297	2178	450	2349	809
2027	1243	2180	784	2351	614
2033	1299	2182	785	2361	615
2038	769	2201	1422	2362	1269
2039	446	2205	1255	2364	1289
2042	500	2206	786	2368	1430
2043	1244	2207	787	2369	810
2044	1419	2208	788	2370	811
2045	770	2210	789	2375	544
2047	422	2217	790	2376	546
2048	771	2219	791	2377	1337
2049	1245	2227	792	2378	545
2050	1300	2231	793	2379	1431
2051	1246	2232	794	2382	1270
2052	772	2233	1259	2392	1338
2053	1327	2234	1256	2394	812
2055	773	2237	1257	2395	813
2057	1301	2243	1333	2396	1339
2060	774	2247	795	2397	1271
2062	775	2248	796	2402	1272
2064	1247	2249	1423	2410	1340
2066	1420	2254	1258	2411	814
2067	511	2257	797	2417	1273
2068	447	2258	798	2418	1274
2071	608	2259	1424	2419	1432
2072	1248	2261	799	2421	1275
2082	609	2263	800	2422	1341
2085	776	2264	1425	2423	815
2088	1328	2265	1507	2424	816
2099	1302	2266	1426	2429	1276
2100	1488	2267	1427	2434	568
2101	610	2268	1428	2437	817
2102	1249	2269	1260	2442	818
2103	1329	2278	801	2443	819
2104	777	2280	1261	2444	1277

CROSS-REFERENCE TABLES

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
2448	820	2461	821	2471	670
2452	1342	2462	1279	2472	1281
2457	616	2463	618	2474	1282
2459	617	2464	1343	2476	1000
2460	1278	2467	1280	2482	1545

ASSEMBLY CONSTITUTIONAL AMENDMENTS

ACA	Resolution Chapter	ACA	Resolution Chapter	ACA	Resolution Chapter
29	52	60	90	88	49
32	70	76	6	99	96
36	88	81	81	103	93
38	89	85	91	104	94
40	80	86	92	111	198

ASSEMBLY CONCURRENT RESOLUTIONS

ACR	Resolution Chapter	ACR	Resolution Chapter	ACR	Resolution Chapter
54	148	181	216	229	222
59	33	183	38	230	102
70	27	184	56	231	57
72	17	187	142	232	165
76	12	188	217	233	223
101	18	191	158	234	62
109	26	192	159	236	224
114	9	194	117	237	225
135	34	195	160	238	226
138	37	200	97	239	99
139	207	201	28	240	65
142	7	202	143	241	69
144	1	203	83	244	73
145	4	204	43	245	227
149	140	205	54	246	228
150	208	206	218	247	125
151	209	209	98	249	229
152	141	210	76	250	230
153	157	212	124	253	126
155	210	213	53	256	95
156	211	214	46	257	231
157	212	217	219	258	166
159	213	218	220	260	109
160	214	219	235	263	232
161	215	220	161	266	118
162	111	221	221	274	233
164	45	222	162	276	145
165	5	224	144	279	167
173	63	225	163	281	234
175	15	227	236		
176	16	228	164		

ASSEMBLY JOINT RESOLUTIONS

AJR	Resolution Chapter	AJR	Resolution Chapter	AJR	Resolution Chapter
40	10	83	48	100	139
59	47	85	149	104	150
60	31	86	127	108	59
62	156	87	42	109	151
67	21	90	60	112	201
68	11	91	68	114	123
72	199	92	72	116	202
73	30	93	101	117	152
76	58	94	82	119	203
77	110	95	35	123	204
78	100	97	200	125	205
80	41	98	128	126	206

SENATE CONSTITUTIONAL AMENDMENTS

SCA	Resolution Chapter	SCA	Resolution Chapter	SCA	Resolution Chapter
26	77	40	84	45	85

SENATE CONCURRENT RESOLUTIONS

SCR	Resolution Chapter	SCR	Resolution Chapter	SCR	Resolution Chapter
31	51	113	176	146	121
36	174	116	130	147	87
71	19	117	177	148	86
76	20	118	178	149	184
79	153	119	131	150	120
85	36	120	64	151	112
88	44	122	179	153	113
89	67	123	105	154	185
91	129	124	66	155	122
92	3	125	132	156	114
93	2	126	146	157	172
95	39	127	79	158	115
96	8	130	180	159	119
97	103	131	74	160	186
100	13	132	78	161	116
101	14	133	181	162	154
102	55	134	182	165	187
103	40	135	168	166	155
105	104	136	106	167	188
107	25	139	75	168	173
108	22	140	169	169	189
109	147	141	107	170	190
110	175	143	170	171	237
111	32	144	183		
112	29	145	171		

SENATE JOINT RESOLUTIONS

SJR	Resolution Chapter	SJR	Resolution Chapter	SJR	Resolution Chapter
30	50	56	133	63	192
34	24	58	191	66	138
48	108	59	134	71	193
51	23	60	135	72	194
53	71	61	136	73	195
54	61	62	137	75	196
				76	197

BILLS VETOED BY GOVERNOR

1974

ASSEMBLY BILLS

16,	218,	352,	396,	417,	468,	493,	3297,	3301,	3330,	3334,	3347,	3372,	3400,
570,	600,	725,	726,	736,	791,	819,	3415,	3416,	3433,	3469,	3484,	3508,	3523,
938,	1052,	1091,	1128,	1192,	1314,	1322,	3535,	3553,	3569,	3593,	3611,	3620,	3635,
1609,	1618,	1682,	1691,	1719,	1775,	1923,	3666,	3671,	3693,	3696,	3707,	3743,	3791,
1955,	2034,	2041,	2292,	2327,	2415,	2472,	3793,	3821,	3880,	3891,	3898,	3899,	3926,
2474,	2558,	2573,	2586,	2600,	2609,	2645,	3936,	3955,	4033,	4048,	4096,	4113,	4128,
2684,	2686,	2696,	2712,	2758,	2860,	2884,	4155,	4186,	4190,	4196,	4200,	4245,	4281,
2911,	2959,	2966,	3019,	3062,	3068,	3119,	4299,	4313,	4325,	4332,	4336,	4442,	4480,
3151,	3152,	3167,	3196,	3200,	3201,	3244,	4500.						

SENATE BILLS

71,	145,	148,	210,	229,	250,	404,	1880,	1886,	1921,	1939,	1940,	1954,	1970,
512,	546,	614,	638,	688,	847,	875,	1983,	1995,	2014,	2093,	2096,	2117,	2118,
886,	940,	968,	1086,	1198,	1211,	1290,	2176,	2214,	2222,	2228,	2230,	2242,	2260,
1315,	1420,	1485,	1486,	1504,	1520,	1538,	2262,	2275,	2310,	2322,	2323,	2327,	2328,
1539,	1552,	1556,	1592,	1633,	1634,	1659,	2336,	2344,	2380,	2414,	2420,	2450,	2454,
1666,	1700,	1721,	1739,	1804,	1808,	1847,	2466.						