CONSTITUTION OF THE STATE OF CALIFORNIA
ARTICLE IV
LEGISLATIVE

[Heading as amended November 8, 1966.]

[Legislative Power]

SECTION 1. The legislative power of this State is vested in the California Legislature which consists of the Senate and Assembly, but the people reserve to themselves the powers of initiative and referendum. [New section adopted November 8, 1966.]

[Legislators—Limitation on Incumbency—Restriction of Retirement Benefits—Limitation of Staff and Support Services—Number of Terms]

SEC. 1.5. The people find and declare that the Founding Fathers established a system of representative government based upon free, fair, and competitive elections. The increased concentration of political power in the hands of incumbent representatives has made our electoral system less free, less competitive, and less representative.

The ability of legislators to serve unlimited number of terms, to establish their own retirement system, and to pay for staff and support services at state expense contribute heavily to the extremely high number of incumbents who are reelected. These unfair incumbent advantages discourage qualified candidates from seeking public office and create a class of career politicians, instead of the citizen representatives envisioned by the Founding Fathers. These career politicians become representatives of the bureaucracy, rather than of the people whom they are elected to represent.

To restore a free and democratic system of fair elections, and to encourage qualified candidates to seek public office, the people find and declare that the powers of incumbency must be limited. Retirement benefits must be restricted, state-financed incumbent staff and support services limited, and limitations placed upon the number of terms which may be served. [New section adopted November 6, 1990. Initiative measure.]

[Senate and Assembly—Membership—Elections—Number of Terms and Years of Service—Qualifications—Vacancies]

SEC. 2. (a) (1) The Senate has a membership of 40 Senators elected for 4-year terms, 20 to begin every 2 years.

(2) The Assembly has a membership of 80 members elected for 2-year terms.

(3) The terms of a Senator or a Member of the Assembly shall commence on the first Monday in December next following her or his election.
(4) During her or his lifetime a person may serve no more than 12 years in the Senate, the Assembly, or both, in any combination of terms. This subdivision shall apply only to those Members of the Senate or the Assembly who are first elected to the Legislature after the effective date of this subdivision and who have not previously served in the Senate or Assembly. Members of the Senate or Assembly who were elected before the effective date of this subdivision may serve only the number of terms allowed at the time of the last election before the effective date of this subdivision.

(b) Election of members of the Assembly shall be on the first Tuesday after the first Monday in November of even-numbered years unless otherwise prescribed by the Legislature. Senators shall be elected at the same time and places as members of the Assembly.

(c) A person is ineligible to be a member of the Legislature unless the person is an elector and has been a resident of the legislative district for one year, and a citizen of the United States and a resident of California for 3 years, immediately preceding the election, and service of the full term of office to which the person is seeking to be elected would not exceed the maximum years of service permitted by subdivision (a) of this section.

(d) When a vacancy occurs in the Legislature the Governor immediately shall call an election to fill the vacancy. [As amended June 5, 2012. Initiative measure.]

[Legislative Sessions—Regular and Special Sessions]

Sec. 3. (a) The Legislature shall convene in regular session at noon on the first Monday in December of each even-numbered year and each house shall immediately organize. Each session of the Legislature shall adjourn sine die by operation of the Constitution at midnight on November 30 of the following even-numbered year.

(b) On extraordinary occasions the Governor by proclamation may cause the Legislature to assemble in special session. When so assembled it has power to legislate only on subjects specified in the proclamation but may provide for expenses and other matters incidental to the session. [As amended June 8, 1976.]

[Legislators—Conflict of Interest—Prohibited Compensation—Earned Income]

Sec. 4. (a) To eliminate any appearance of a conflict with the proper discharge of his or her duties and responsibilities, no Member of the Legislature may knowingly receive any salary, wages, commissions, or other similar earned income from a lobbyist or lobbying firm, as defined by the Political Reform Act of 1974, or from a person who, during the previous 12 months, has been under a contract with the Legislature. The Legislature shall enact laws that define earned income. However, earned income does not include any community property interest in the income of a spouse. Any Member who knowingly receives any salary, wages, commissions, or other similar earned income from a lobbyist employer,
as defined by the Political Reform Act of 1974, may not, for a period of one year following its receipt, vote upon or make, participate in making, or in any way attempt to use his or her official position to influence an action or decision before the Legislature, other than an action or decision involving a bill described in subdivision (c) of Section 12 of this article, which he or she knows, or has reason to know, would have a direct and significant financial impact on the lobbyist employer and would not impact the public generally or a significant segment of the public in a similar manner. As used in this subdivision, “public generally” includes an industry, trade, or profession.

Legislators—Travel and Living Expenses

(b) Travel and living expenses for Members of the Legislature in connection with their official duties shall be prescribed by statute passed by rollcall vote entered in the journal, two-thirds of the membership of each house concurring. A Member may not receive travel and living expenses during the times that the Legislature is in recess for more than three calendar days, unless the Member is traveling to or from, or in attendance at, any meeting of a committee of which he or she is a member, or at a meeting, conference, or other legislative function or responsibility as authorized by the rules of the house of which he or she is a member, which is held at a location at least 20 miles from his or her place of residence.

Legislators—Retirement

(c) The Legislature may not provide retirement benefits based on any portion of a monthly salary in excess of five hundred dollars ($500) paid to any Member of the Legislature unless the Member receives the greater amount while serving as a Member in the Legislature. The Legislature may, prior to their retirement, limit the retirement benefits payable to Members of the Legislature who serve during or after the term commencing in 1967.

When computing the retirement allowance of a Member who serves in the Legislature during the term commencing in 1967 or later, allowance may be made for increases in cost of living occurring after retirement only with respect to increases in the cost of living occurring after the commencement of the 1967 Regular Session of the Legislature.

When computing the retirement allowance of a Member who serves during or after the term commencing in 1967, the Legislature may provide that no allowance be made for increases in cost of living if so provided by statute, but the Legislature during the term commencing in 1967, or later, allowance may be made for increases in cost of living if so provided by statute, but the Legislature during the term commencing in 1967, or later, allowance may be made for increases in cost of living if so provided by statute.

Legislators—Travel and Living Expenses

The Legislature may not provide travel and living expenses for Members of the Legislature in connection with their official duties unless the expenses are provided by statute passed by rollcall vote entered in the journal, two-thirds of the membership of each house concurring. A Member may not receive travel and living expenses during the times that the Legislature is in recess for more than three calendar days, unless the Member is traveling to or from, or in attendance at, any meeting of a committee of which he or she is a member, or at a meeting, conference, or other legislative function or responsibility as authorized by the rules of the house of which he or she is a member, which is held at a location at least 20 miles from his or her place of residence.

Legislators—Retirement

Notwithstanding any other provision of this Constitution or existing law, a person elected to or serving in the Legislature on or after November 1, 1990, shall participate in the Federal Social Security (Retirement, Disability, Health Insurance) Program and the State shall pay only the employer’s share of the contribution necessary to such par-

Constitution of California—Article IV

209
ticipation. No other pension or retirement benefit shall accrue as a result of service in the Legislature, such service not being intended as a career occupation. This Section shall not be construed to abrogate or diminish any vested pension or retirement benefit which may have accrued under an existing law to a person holding or having held office in the Legislature, but upon adoption of this Act no further entitlement to nor vesting in any existing program shall accrue to any such person, other than Social Security to the extent herein provided. [New section adopted November 6, 1990. Initiative measure.]

[Legislators—Qualifications—Expulsion and Suspension]

Sec. 5. (a) (1) Each house of the Legislature shall judge the qualifications and elections of its Members and, by rolcall vote entered in the journal, two-thirds of the membership concurring, may expel a Member.

(2) (A) Each house may suspend a Member by motion or resolution adopted by rolcall vote entered in the journal, two-thirds of the membership concurring. The motion or resolution shall contain findings and declarations setting forth the basis for the suspension. Notwithstanding any other provision of this Constitution, the house may deem the salary and benefits of the Member to be forfeited for all or part of the period of the suspension by express provision of the motion or resolution.

(B) A Member suspended pursuant to this paragraph shall not exercise any of the rights, privileges, duties, or powers of his or her office, or utilize any resources of the Legislature, during the period the suspension is in effect.

(C) The suspension of a Member pursuant to this paragraph shall remain in effect until the date specified in the motion or resolution or, if no date is specified, the date a subsequent motion or resolution terminating the suspension is adopted by rolcall vote entered in the journal, two-thirds of the membership of the house concurring.

[Legislators—Honoraria]

(b) No Member of the Legislature may accept any honorarium. The Legislature shall enact laws that implement this subdivision.

[Legislators—Gifts—Conflict of Interest]

(c) The Legislature shall enact laws that ban or strictly limit the acceptance of a gift by a Member of the Legislature from any source if the acceptance of the gift might create a conflict of interest.

[Legislators—Prohibited Compensation or Activity]

(d) No Member of the Legislature may knowingly accept any compensation for appearing, agreeing to appear, or taking any other action on behalf of another person before any state government board or agency. If a Member knowingly accepts any compensation for appearing, agreeing to appear, or taking any other action on behalf of another person before any local government board or agency, the Member may not, for a period of one year following the acceptance of the compensation,
vote upon or make, participate in making, or in any way attempt to use his or her official position to influence an action or decision before the Legislature, other than an action or decision involving a bill described in subdivision (c) of Section 12, which he or she knows, or has reason to know, would have a direct and significant financial impact on that person and would not impact the public generally or a significant segment of the public in a similar manner. As used in this subdivision, “public generally” includes an industry, trade, or profession. However, a Member may engage in activities involving a board or agency which are strictly on his or her own behalf, appear in the capacity of an attorney before any court or the Workers’ Compensation Appeals Board, or act as an advocate without compensation or make an inquiry for information on behalf of a person before a board or agency. This subdivision does not prohibit any action of a partnership or firm of which the Member is a member if the Member does not share directly or indirectly in the fee, less any expenses attributable to that fee, resulting from that action.

[Legislators—Lobbying]

(c) The Legislature shall enact laws that prohibit a Member of the Legislature whose term of office commences on or after December 3, 1990, from lobbying, for compensation, as governed by the Political Reform Act of 1974, before the Legislature for 12 months after leaving office.

[Legislators—Conflict of Interest]

(f) The Legislature shall enact new laws, and strengthen the enforcement of existing laws, prohibiting Members of the Legislature from engaging in activities or having interests which conflict with the proper discharge of their duties and responsibilities. However, the people reserve to themselves the power to implement this requirement pursuant to Article II. [As amended June 7, 2016.]

[Senatorial and Assembly Districts]

Sec. 6. For the purpose of choosing members of the Legislature, the State shall be divided into 40 Senatorial and 80 Assembly districts to be called Senatorial and Assembly Districts. Each Senatorial district shall choose one Senator and each Assembly district shall choose one member of the Assembly. [New section adopted June 3, 1980.]

[House Rules—Officers—Quorum]

Sec. 7. (a) Each house shall choose its officers and adopt rules for its proceedings. A majority of the membership constitutes a quorum, but a smaller number may recess from day to day and compel the attendance of absent members.

[Journals]

(b) Each house shall keep and publish a journal of its proceedings. The rollcall vote of the members on a question shall be taken and entered in the journal at the request of 3 members present.

The Legislature shall enact laws that prohibit a Member of the Legislature from engaging in activities or having interests which conflict with the proper discharge of their duties and responsibilities. However, the people reserve to themselves the power to implement this requirement pursuant to Article II. [As amended June 7, 2016.]

Each house shall choose its officers and adopt rules for its proceedings. A majority of the membership constitutes a quorum, but a smaller number may recess from day to day and compel the attendance of absent members.

The rollcall vote of the members on a question shall be taken and entered in the journal at the request of 3 members present.
(c) (1) Except as provided in paragraph (3), the proceedings of each house and the committees thereof shall be open and public. The right to attend open and public proceedings includes the right of any person to record by audio or video means any and all parts of the proceedings and to broadcast or otherwise transmit them; provided that the Legislature may adopt reasonable rules pursuant to paragraph (5) regulating the placement and use of the equipment for recording or broadcasting the proceedings for the sole purpose of minimizing disruption of the proceedings. Any aggrieved party shall have standing to challenge said rules in an action for declaratory and injunctive relief, and the Legislature shall have the burden of demonstrating that the rule is reasonable.

(2) Commencing on January 1 of the second calendar year following the adoption of this paragraph, the Legislature shall also cause audiovisual recordings to be made of all proceedings subject to paragraph (1) in their entirety, shall make such recordings public through the Internet within 24 hours after the proceedings have been recessed or adjourned for the day, and shall maintain an archive of said recordings, which shall be accessible to the public through the Internet and downloadable for a period of no less than 20 years as specified by statute.

(3) Notwithstanding paragraphs (1) and (2), closed sessions may be held solely for any of the following purposes:

(A) To consider the appointment, employment, evaluation of performance, or dismissal of a public officer or employee, to consider or hear complaints or charges brought against a Member of the Legislature or other public officer or employee, or to establish the classification or compensation of an employee of the Legislature.

(B) To consider matters affecting the safety and security of Members of the Legislature or its employees or the safety and security of any buildings and grounds used by the Legislature.

(C) To confer with, or receive advice from, its legal counsel regarding pending or reasonably anticipated, or whether to initiate, litigation when discussion in open session would not protect the interests of the house or committee regarding the litigation.

(4) A caucus of the Members of the Senate, the Members of the Assembly, or the Members of both houses, which is composed of the members of the same political party, may meet in closed session.

(5) The Legislature shall implement this subdivision by concurrent resolution adopted by rollcall vote entered in the journal, two-thirds of the membership of each house concurring, or by statute, and in the case of a closed session held pursuant to paragraph (3), shall prescribe that reasonable notice of the closed session and the purpose of the closed session shall be provided to the public. If there is a conflict between a concurrent resolution and statute, the last adopted or enacted shall prevail.
Constitution of California—Article IV

[Recess]
(d) Neither house without the consent of the other may recess for more than 10 days or to any other place. [As amended November 8, 2016. Initiative measure.]

[Legislature—Total Aggregate Expenditures]

Sec. 7.5. In the fiscal year immediately following the adoption of this Act, the total aggregate expenditures of the Legislature for the compensation of members and employees of, and the operating expenses and equipment for, the Legislature may not exceed an amount equal to nine hundred fifty thousand dollars ($950,000) per member for that fiscal year or 50 percent of the amount of money expended for those purposes in the preceding fiscal year, whichever is less. For each fiscal year thereafter, the total aggregate expenditures may not exceed an amount equal to that expended for those purposes in the preceding fiscal year, adjusted and compounded by an amount equal to the percentage increase in the appropriations limit for the State established pursuant to Article XIII B. [New section adopted November 6, 1990. Initiative measure.]

[Bills and Statutes—30-day Waiting Period]

Sec. 8. (a) At regular sessions no bill other than the budget bill may be heard or acted on by committee or either house until the 31st day after the bill is introduced unless the house dispenses with this requirement by rollcall vote entered in the journal, three fourths of the membership concurring.

[Bills and Statutes—3 Readings—Notice Period]

(b) (1) The Legislature may make no law except by statute and may enact no statute except by bill. No bill may be passed unless it is read by title on 3 days in each house except that the house may dispense with this requirement by rollcall vote entered in the journal, two thirds of the membership concurring.

(2) No bill may be passed or ultimately become a statute unless the bill with any amendments has been printed, distributed to the members, and published on the Internet, in its final form, for at least 72 hours, or be heard or acted on by committee or either house until the 30th day after the bill is introduced unless the house dispenses with this requirement by rollcall vote entered in the journal, three fourths of the membership concurring.

(c) [Amended November 8, 2016. Initiative measure.]

(d) [Amended November 8, 2016. Initiative measure.]

(e) [Amended November 8, 2016. Initiative measure.]

(f) [Amended November 8, 2016. Initiative measure.]

(g) [Amended November 8, 2016. Initiative measure.]

(h) [Amended November 8, 2016. Initiative measure.]

(i) [Amended November 8, 2016. Initiative measure.]

(j) [Amended November 8, 2016. Initiative measure.]

(k) [Amended November 8, 2016. Initiative measure.]

(l) [Amended November 8, 2016. Initiative measure.]

(m) [Amended November 8, 2016. Initiative measure.]

(n) [Amended November 8, 2016. Initiative measure.]

(o) [Amended November 8, 2016. Initiative measure.]

(p) [Amended November 8, 2016. Initiative measure.]

(q) [Amended November 8, 2016. Initiative measure.]

(r) [Amended November 8, 2016. Initiative measure.]

(s) [Amended November 8, 2016. Initiative measure.]

(t) [Amended November 8, 2016. Initiative measure.]

(u) [Amended November 8, 2016. Initiative measure.]

(v) [Amended November 8, 2016. Initiative measure.]

(w) [Amended November 8, 2016. Initiative measure.]

(x) [Amended November 8, 2016. Initiative measure.]

(y) [Amended November 8, 2016. Initiative measure.]

(z) [Amended November 8, 2016. Initiative measure.]

[Legislature—Total Aggregate Expenditures]

New section adopted November 6, 1990. Initiative measure.

New section adopted November 6, 1990. Initiative measure.
(c) (1) Except as provided in paragraphs (2) and (3) of this subdivision, a statute enacted at a regular session shall go into effect on January 1 next following a 90-day period from the date of enactment of the statute and a statute enacted at a special session shall go into effect on the 91st day after adjournment of the special session at which the bill was passed.

(2) A statute, other than a statute establishing or changing boundaries of any legislative, congressional, or other election district, enacted by a bill passed by the Legislature on or before the date the Legislature adjourns for a joint recess to reconvene in the second calendar year of the biennium of the legislative session, and in the possession of the Governor after that date, shall go into effect on January 1 next following the enactment date of the statute unless, before January 1, a copy of a referendum petition affecting the statute is submitted to the Attorney General pursuant to subdivision (d) of Section 10 of Article II, in which event the statute shall go into effect on the 91st day after the enactment date unless the petition has been presented to the Secretary of State pursuant to subdivision (b) of Section 9 of Article II.

(3) Statutes calling elections, statutes providing for tax levies or appropriations for the usual current expenses of the State, and urgency statutes shall go into effect immediately upon their enactment.

(d) Urgency statutes are those necessary for immediate preservation of the public peace, health, or safety. A statement of facts constituting the necessity shall be set forth in one section of the bill. In each house the section and the bill shall be passed separately, each by rolcall vote entered in the journal, two thirds of the membership concurring. An urgency statute may not create or abolish any office or change the salary, term, or duties of any office, or grant any franchise or special privilege, or create any vested right or interest. [As amended November 8, 2016. Initiative measure.]

8.5. An act amending an initiative statute, an act providing for the issuance of bonds, or a constitutional amendment proposed by the Legislature and submitted to the voters for approval may not do either of the following:

(a) Include or exclude any political subdivision of the State from the application or effect of its provisions based upon approval or disapproval of the measure, or based upon the casting of a specified percentage of votes in favor of the measure, by the electors of that political subdivision.
(b) Contain alternative or cumulative provisions wherein one or more of those provisions would become law depending upon the casting of a specified percentage of votes for or against the measure. [New section adopted June 2, 1998.]

[Statutes—Title—Section]

Sec. 9. A statute shall embrace but one subject, which shall be expressed in its title. If a statute embraces a subject not expressed in its title, only the part not expressed is void. A statute may not be amended by reference to its title. A section of a statute may not be amended unless the section is re-enacted as amended. [New section adopted November 8, 1966.]

[Governor's Veto—Bill Introduction in Biennial Session—Fiscal Emergencies]

Sec. 10. (a) Each bill passed by the Legislature shall be presented to the Governor. It becomes a statute if it is signed by the Governor. The Governor may veto it by returning it with any objections to the house of origin, which shall enter the objections in the journal and proceed to reconsider it. If each house then passes the bill by rollcall vote entered in the journal, two-thirds of the membership concurring, it becomes a statute.

(b) (1) Any bill, other than a bill which would establish or change boundaries of any legislative, congressional, or other election district, passed by the Legislature on or before the date the Legislature adjourns for a joint recess to reconvene in the second calendar year of the legislative session, and in the possession of the Governor after that date, that is not returned within 30 days after that date becomes a statute.

(2) Any bill passed by the Legislature before September 1 of the second calendar year of the biennium of the legislative session and in the possession of the Governor on or after September 1 that is not returned on or before September 30 of that year becomes a statute.

(3) Any other bill presented to the Governor that is not returned within 12 days becomes a statute.

(4) If the Legislature by adjournment of a special session prevents the return of a bill with the veto message, the bill becomes a statute unless the Governor vetoes the bill within 12 days after it is presented by depositing it and the veto message in the office of the Secretary of State.

(5) If the 12th day of the period within which the Governor is required to act does not fall on a Saturday, Sunday, or holiday, the period is extended to the next day that is not a Saturday, Sunday, or holiday.

(6) Any bill, other than a bill which would establish or change boundaries of any legislative, congressional, or other election district, passed by the Legislature on or before September 1 of the second calendar year of the biennium of the legislative session and in the possession of the Governor after that date that is not returned within 30 days after that date becomes a statute.

(7) Any other bill presented to the Governor that is not returned within 12 days becomes a statute.

(8) Any bill, other than a bill which would establish or change boundaries of any legislative, congressional, or other election district, passed by the Legislature on or before September 1 of the second calendar year of the biennium of the legislative session and in the possession of the Governor after that date that is not returned within 30 days after that date becomes a statute.

(9) If the 12th day of the period within which the Governor is required to act does not fall on a Saturday, Sunday, or holiday, the period is extended to the next day that is not a Saturday, Sunday, or holiday.

(10) If the Legislature by adjournment of a special session prevents the return of a bill with the veto message, the bill becomes a statute unless the Governor vetoes the bill within 12 days after it is presented by depositing it and the veto message in the office of the Secretary of State.

(11) If the Governor vetoes the bill within 12 days after it is presented by depositing it and the veto message in the office of the Secretary of State, the Returning of the Governor resolves in the House of Origin. The Governor may veto it by returning it with any objections to the house of origin. Any bill, other than a bill which would establish or change boundaries of any legislative, congressional, or other election district, passed by the Legislature before September 1 of the second calendar year of the biennium of the legislative session and in the possession of the Governor after that date that is not returned within 30 days after that date becomes a statute.

(12) Any other bill presented to the Governor that is not returned within 12 days becomes a statute.

(13) If the 12th day of the period within which the Governor is required to act does not fall on a Saturday, Sunday, or holiday, the period is extended to the next day that is not a Saturday, Sunday, or holiday.

(14) Any other bill presented to the Governor that is not returned within 12 days becomes a statute.

Counsel's Note—Bill Introduction in Biennial Session—Fiscal Emergencies
after September 1 of an even-numbered year except statutes calling elections, statutes providing for tax levies or appropriations for the usual current expenses of the State, and urgency statutes, and bills passed after being vetoed by the Governor.

(d) The Legislature may not present any bill to the Governor after November 15 of the second calendar year of the biennium of the legislative session.

(e) The Governor may reduce or eliminate one or more items of appropriation while approving other portions of a bill. The Governor shall append to the bill a statement of the items reduced or eliminated with the reasons for the action. The Governor shall transmit to the house originating the bill a copy of the statement and reasons. Items reduced or eliminated shall be separately reconsidered and may be passed over the Governor’s veto in the same manner as bills.

(f) (1) If, following the enactment of the budget bill for the 2004–05 fiscal year or any subsequent fiscal year, the Governor determines that, for that fiscal year, General Fund revenues will decline substantially below the estimate of General Fund revenues upon which the budget bill for that fiscal year, as enacted, was based, or General Fund expenditures will increase substantially above that estimate of General Fund revenues, or both, the Governor may issue a proclamation declaring a fiscal emergency and shall thereupon cause the Legislature to assemble in special session for this purpose. The proclamation shall identify the nature of the fiscal emergency and shall be submitted by the Governor to the Legislature, accompanied by proposed legislation to address the fiscal emergency.

(2) If the Legislature fails to pass and send to the Governor a bill or bills to address the fiscal emergency by the 45th day following the issuance of the proclamation, the Legislature may not act on any other bill, nor may the Legislature adjourn for a joint recess, until that bill or those bills have been passed and sent to the Governor.

(3) A bill addressing the fiscal emergency declared pursuant to this section shall contain a statement to that effect. [As amended March 2, 2004.]

[Committees]

Sec. 11. The Legislature or either house may by resolution provide for the selection of committees necessary for the conduct of its business, including committees to ascertain facts and make recommendations to the Legislature on a subject within the scope of legislative control. [As amended November 7, 1972.]

[Governor’s Budget—Budget Bill—Other Appropriations]

Sec. 12. (a) Within the first 10 days of each calendar year, the Governor shall submit to the Legislature, with an explanatory message, a budget for the ensuing fiscal year containing itemized statements for recommended state expenditures and estimated state revenues. If recom-
Constitution of California—Article IV 217
mended expenditures exceed estimated revenues, the Governor shall
recommend the sources from which the additional revenues should be

(b) The Governor and the Governor-elect may require a state agency,
officer or employee to furnish whatever information is deemed neces-
sary to prepare the budget.

(c) (1) The budget shall be accompanied by a budget bill itemizing
recommended expenditures.

(2) The budget bill shall be introduced immediately in each house by
the persons chairing the committees that consider the budget.

(3) The Legislature shall pass the budget bill by midnight on June 15
of each year.

(4) Until the budget bill has been enacted, the Legislature shall not
send to the Governor for consideration any bill appropriating funds for
expenditure during the fiscal year for which the budget bill is to be en-
acted, except emergency bills recommended by the Governor or appro-
priations from the General Fund of the State, except appropriations for the

(d) No bill except the budget bill may contain more than one item of
appropriation, and that for one certain, expressed purpose. Appropriations
from the General Fund of the State, except appropriations for the

(e) (1) Notwithstanding any other provision of law or of this Constitu-
tion, the budget bill and other bills providing for appropriations related
to the budget bill may be passed in each house by rollcall vote entered in the
two-thirds of the membership concurring.

(f) The Legislature may control the submission, approval, and en-
forcement of budgets and the filing of claims for all state agencies.

(g) For the 2004–05 fiscal year, or any subsequent fiscal year, the Leg-

(2) For purposes of this section, “other bills providing for appro-
priations related to the budget bill” shall consist only of bills identified as
related to the budget in the budget bill passed by the Legislature.

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two-thirds of the membership concurring, to take effect immediately upon being signed by the Governor or upon a date specified in the legislation. Nothing in this subdivision shall affect the vote re-

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forcement of budgets and the filing of claims for all state agencies.
bill’s passage. That estimate of General Fund revenues shall be set forth in the budget bill passed by the Legislature.

(h) Notwithstanding any other provision of law or of this Constitution, including subdivision (c) of this section, Section 4 of this article, and Sections 4 and 8 of Article III, in any year in which the budget bill is not passed by the Legislature by midnight on June 15, there shall be no appropriation from the current budget or future budget to pay any salary or reimbursement for travel or living expenses for Members of the Legislature during any regular or special session for the period from midnight on June 15 until the day that the budget bill is presented to the Governor. No salary or reimbursement for travel or living expenses forfeited pursuant to this subdivision shall be paid retroactively. [As amended November 2, 2010, Initiative measure.]

[General Fund—Revenues and Expenditures—Estimates]

Sic. 12.5. Within 10 days following the submission of a budget pursuant to subdivision (a) of Section 12, following the proposed adjustments to the Governor’s Budget required by subdivision (e) of Section 13308 of the Government Code or a successor statute, and following the enactment of the budget bill, or as soon as feasible thereafter, the Director of Finance shall submit to the Legislature both of the following:

(a) Estimates of General Fund revenues for the ensuing fiscal year and for the three fiscal years thereafter.

(b) Estimates of General Fund expenditures for the ensuing fiscal year and for the three fiscal years thereafter. [New section adopted November 4, 2014.]

[Legislators—Ineligible for Certain Offices]

Sic. 13. A member of the Legislature may not, during the term for which the member is elected, hold any office or employment under the State other than an elective office. [As amended November 5, 1974.]

[Members—Not Subject to Civil Process]

Sic. 14. A member of the Legislature is not subject to civil process during a session of the Legislature or for 5 days before and after a session. [New section adopted November 8, 1966.]

[Ifluencing Action or Vote of a Member—Felony]

Sic. 15. A person who seeks to influence the vote or action of a member of the Legislature in the member’s legislative capacity by bribery, promise of reward, intimidation, or other dishonest means, or a member of the Legislature so influenced, is guilty of a felony. [As amended November 5, 1974.]

[Uniform Operation of General Laws—Special Statute—Invalid]

Sic. 16. (a) All laws of a general nature have uniform operation.
(b) A local or special statute is invalid in any case if a general statute can be made applicable. [As amended November 5, 1974.]

[Grant of Extra Compensation or Allowance Prohibited]

Sec. 17. The Legislature has no power to grant, or to authorize a city, county, or other public body to grant, extra compensation or extra allowance to a public officer, public employee, or contractor after service has been rendered or a contract has been entered into and performed in whole or in part, or to authorize the payment of a claim against the State or a city, county, or other public body under an agreement made without authority of law. [New section adopted November 8, 1966.]

[Impeachment]

Sec. 18. (a) The Assembly has the sole power of impeachment. Impeachments shall be tried by the Senate. A person may not be convicted unless, by rolcall vote entered in the journal, two thirds of the Senate concur.

(b) State officers elected on a statewide basis, members of the State Board of Equalization, and judges of state courts are subject to impeachment for misconduct in office. Judgment may extend only to removal from office and disqualification to hold any office under the State, but the person convicted or acquitted remains subject to criminal punishment according to law. [New section adopted November 8, 1966.]

[Lotteries—Horse Races Regulated—Bingo Games and Raffles for Charitable Purposes—Gaming on Tribal Lands]

Sec. 19. (a) The Legislature has no power to authorize lotteries and shall prohibit the sale of lottery tickets in the State.

(b) The Legislature may provide for the regulation of horse races and horse race meetings and wagering on the results.

(c) Notwithstanding subdivision (a), the Legislature by statute may authorize cities and counties to provide for bingo games, but only for charitable purposes.

(d) Notwithstanding subdivision (a), there is authorized the establishment of a California State Lottery.

(e) The Legislature has no power to authorize, and shall prohibit, casinos of the type currently operating in Nevada and New Jersey.

(f) Notwithstanding subdivisions (a) and (e), and any other provision of state law, the Governor is authorized to negotiate and conclude compacts, subject to ratification by the Legislature, for the operation of slot machines, lottery games, and banking and percentage card games by federally recognized Indian tribes on Indian lands in California in accordance with federal law. Accordingly, slot machines, lottery games, and banking and percentage card games are here-
by permitted to be conducted and operated on tribal lands subject to those compacts.

(f)† Notwithstanding subdivision (a), the Legislature may authorize private, nonprofit, eligible organizations, as defined by the Legislature, to conduct raffles as a funding mechanism to provide support for their own or another private, nonprofit, eligible organization’s beneficial and charitable works, provided that (1) at least 90 percent of the gross receipts from the raffle go directly to beneficial or charitable purposes in California, and (2) any person who receives compensation in connection with the operation of a raffle is an employee of the private nonprofit organization that is conducting the raffle. The Legislature, two-thirds of the membership of each house concurring, may amend the percentage of gross receipts required by this subdivision to be dedicated to beneficial or charitable purposes by means of a statute that is signed by the Governor. [As amended March 7, 2000.]

[Fish and Game—Districts and Commission]

Sec. 20. (a) The Legislature may provide for division of the State into fish and game districts and may protect fish and game in districts or parts of districts.

(b) There is a Fish and Game Commission of 5 members appointed by the Governor and approved by the Senate, a majority of the membership concurring, for 6-year terms and until their successors are appointed and qualified. Appointment to fill a vacancy is for the unexpired portion of the term. The Legislature may delegate to the commission such powers relating to the protection and propagation of fish and game as the Legislature sees fit. A member of the commission may be removed by concurrent resolution adopted by each house, a majority of the membership concurring. [New section adopted November 8, 1966.]

[War- or Enemy-Caused Disaster]

Sec. 21. To meet the needs resulting from war-caused or enemy-caused disaster in California, the Legislature may provide for:

(a) Filling the offices of members of the Legislature should at least one fifth of the membership of either house be killed, missing, or disabled, until they are able to perform their duties or successors are elected.

(b) Filling the office of Governor should the Governor be killed, missing, or disabled, until the Governor or the successor designated in this Constitution is able to perform the duties of the office of Governor or a successor is elected.

(c) Convening the Legislature.

Constitution of California—Article IV

(d) Holding elections to fill offices that are elective under this Constitution and that are either vacant or occupied by persons not elected thereto.

(e) Selecting a temporary seat of state or county government. [As amended November 5, 1974.]

[Accountability—Session Goals and Objectives]

Sec. 22. It is the right of the people to hold their legislators accountable. To assist the people in exercising this right, at the convening of each regular session of the Legislature, the President pro Tempore of the Senate, the Speaker of the Assembly, and the minority leader of each house shall report to their house the goals and objectives of that house during that session and, at the close of each regular session, the progress made toward meeting those goals and objectives. [New section adopted June 5, 1990.]

[State Capitol Maintenance—Appropriations]

Sec. 28. (a) Notwithstanding any other provision of this Constitution, no bill shall take effect as an urgency statute if it authorizes or contains an appropriation for either (1) the alteration or modification of the color, detail, design, structure or fixtures of the historically restored areas of the first, second, and third floors and the exterior of the west wing of the State Capitol from that existing upon the completion of the project of restoration or rehabilitation of the building conducted pursuant to Section 9124 of the Government Code as such section read upon the effective date of this section, or (2) the purchase of furniture of different design to replace that restored, replicated, or designed to conform to the historic period of the historically restored areas specified above, including the legislators’ chairs and desks in the Senate and Assembly Chambers.

(b) No expenditures shall be made in payment for any of the purposes described in subdivision (a) of this section unless funds are appropriated expressly for such purposes.

(c) This section shall not apply to appropriations or expenditures for ordinary repair and maintenance of the State Capitol building, fixtures and furniture. [New Section adopted June 3, 1980.]
INDEX TO CALIFORNIA CONSTITUTION

ARTICLE IV

ACTIONS AND PROCEEDINGS.

See also CRIMINAL PROSECUTIONS.

legislature members’ immunity from civil process .......................... 14

AGENCIES, STATE

budget information, governor, etc., may require ............................. 12(b)
budget, submission of .......................................................... 12(f)

APPROPRIATIONS. See also FUNDS; REVENUES, STATE.
bills, appropriation. See LEGISLATURE—bills.
capitol, state, building, fixtures and furniture, 
repair and maintenance of .................................................. 28(c)
capitol, state, restoration, alteration or modification re .......... 28(a)
general fund— .......................................................... 1/3 vote requirement .................................................. 12(d)
statutes for usual current expenses of state effective immediately .... 8(c)

ASSEMBLY. See also LEGISLATURE.
adjournment or recess—
adjournment sine die .................................................. 3(a)
day to day .......................................................... 7(a)
10 days, recesses for more than: consent of other house .......... 7(d)
bills. See also LEGISLATURE.
budget bill: introduction by each house .................................. 12(c)
 caucus .......................................................... 7(c)
committees—
proceedings—
audio or video recording .................................................. 7(c)
open and public .................................................. 7(c)
selection of .......................................................... 7(c)
compensation of members .................................................. 4
districts—
80 assembly districts, division of state into ...................... 6
goals and objectives: report ............................................... 22
impeachment, sole power of .................................................. 18(a)
journal of .......................................................... 7(b)
legislative power vested in .................................................. 1
members—
absent members, compelling attendance of ......................... 7(a)
civil process, not subject to ............................................... 14
compensation .................................................. 4
districts .......................................................... 5
election—
approval by house .................................................. 5(a)
date of .......................................................... 2(b)
residency .......................................................... 2(c)
<table>
<thead>
<tr>
<th>Term</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>members—continued election—continued</td>
<td>2(a)</td>
</tr>
<tr>
<td>terms</td>
<td>2(a)</td>
</tr>
<tr>
<td>vacancy</td>
<td>2(d)</td>
</tr>
<tr>
<td>expenses</td>
<td>4</td>
</tr>
<tr>
<td>expulsion by 3/4 vote</td>
<td>5</td>
</tr>
<tr>
<td>ineligibility for other state offices or employment</td>
<td>13</td>
</tr>
<tr>
<td>influencing vote of</td>
<td>15</td>
</tr>
<tr>
<td>mileage</td>
<td>4</td>
</tr>
<tr>
<td>qualifications</td>
<td></td>
</tr>
<tr>
<td>approval by house</td>
<td>5(a)</td>
</tr>
<tr>
<td>elector</td>
<td>2(c)</td>
</tr>
<tr>
<td>residence and citizenship</td>
<td>2(c)</td>
</tr>
<tr>
<td>years of service, maximum</td>
<td>2(c)</td>
</tr>
<tr>
<td>retirement</td>
<td>4</td>
</tr>
<tr>
<td>succession in war- or enemy-caused disaster</td>
<td>21(a)</td>
</tr>
<tr>
<td>suspension by 3/4 vote</td>
<td>5(a)</td>
</tr>
<tr>
<td>terms</td>
<td>2(a)</td>
</tr>
<tr>
<td>vote of: felony to influence by bribery, etc.</td>
<td>15</td>
</tr>
<tr>
<td>years of service, maximum</td>
<td></td>
</tr>
<tr>
<td>membership</td>
<td></td>
</tr>
<tr>
<td>membership</td>
<td></td>
</tr>
<tr>
<td>officers—</td>
<td></td>
</tr>
<tr>
<td>choosing of</td>
<td>7(a)</td>
</tr>
<tr>
<td>organization</td>
<td>3(a)</td>
</tr>
<tr>
<td>proceedings</td>
<td></td>
</tr>
<tr>
<td>audio or video recording</td>
<td>7(c)</td>
</tr>
<tr>
<td>open and public</td>
<td>7(c)</td>
</tr>
<tr>
<td>quorum of</td>
<td>7(a)</td>
</tr>
<tr>
<td>rules</td>
<td></td>
</tr>
<tr>
<td>adoption</td>
<td>7(a)</td>
</tr>
<tr>
<td>sessions</td>
<td></td>
</tr>
<tr>
<td>closed sessions</td>
<td>7(c)</td>
</tr>
<tr>
<td>regular</td>
<td>3(a)</td>
</tr>
<tr>
<td>special</td>
<td>3(b)</td>
</tr>
<tr>
<td>vacancy, election to fill</td>
<td>2(d)</td>
</tr>
<tr>
<td>vote recordation in journal</td>
<td>7(d)</td>
</tr>
</tbody>
</table>

**BALLOT MEASURES**

application                                                  | 8.5  |

**BIDS.** See CONTRACTS.

**BILLS, LEGISLATIVE.** See LEGISLATURE—bills.

**BINGO GAMES**

charitable purposes, for                                         | 19(c)|

**BRIEF**

legislator’s vote, felony to influence                           | 15   |
Index to California Constitution—Article IV

Section

BUDGET
agencies, state, submission, etc., by ..................................................12(f)
appropriations from general fund—
 limitations on .................................................................12(d)
budget balanced .................................................................12(g)
budget, balanced .................................................................12(g)
|failure to pass on time .................................................................12(h)
|fiscal emergencies .................................................................10(f)
|introduction .................................................................8(a), 12(c)
|item vetoes .................................................................10(c)
|majority vote requirement .................................................................12(e)
|passage by June 15 of each year .................................................................12(c)
governor to submit .................................................................12(a)

CALIFORNIA, STATE OF
agencies, state—
budgets, submission, etc., of ..................................................12(f)
|claims by, filing of .................................................................12(f)
|budget, balanced .................................................................12(g)
|fiscal emergencies .................................................................10(f)
|government in case of war- or enemy-caused disaster ..................21(e)
|officers. See also OFFICERS AND EMPLOYEES, PUBLIC.
|budget data, governor may request .................................................................12(b)
|impeachment, subject to .................................................................18(b)
|seat of government, temporary, during war- or enemy-caused disaster .................................................................21(c)

CAPITOL, STATE
|repair and maintenance of building, fixtures, and
|furniture, appropriations or expenditures for ..................28(b), 28(c)
|west wing restoration, alteration or modification re, 
|appropriations for .................................................................28(a)

CASINOS
prohibition .................................................................19(c)

CITIES
|bingo games for charitable purposes, authorization for ..................19(c)
|officers and employees—
|compensation or allowance, extra, prohibited ..................17

CLAIMS
state agencies, filing by .................................................................12(f)

COMMISSIONS
fish and game .................................................................20(b)
## COMMITTEES, LEGISLATIVE

<table>
<thead>
<tr>
<th>Bill</th>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>31st day, hearing or action.</td>
<td>8(a)</td>
</tr>
<tr>
<td>caucus</td>
<td>7(c)</td>
</tr>
</tbody>
</table>

## COMPENSATION

See also SALARIES, WAGES, ETC.

### City Officers and Employees

<table>
<thead>
<tr>
<th>Compensation or Allowance</th>
<th>7.5</th>
</tr>
</thead>
<tbody>
<tr>
<td>extra compensation for</td>
<td>17</td>
</tr>
<tr>
<td>county officers and employees, extra compensation for prohibited</td>
<td>17</td>
</tr>
<tr>
<td>legislative employees</td>
<td>7.5</td>
</tr>
</tbody>
</table>

### Legislators

<table>
<thead>
<tr>
<th>Compensation or Allowance</th>
<th>4, 7.5</th>
</tr>
</thead>
<tbody>
<tr>
<td>public officers and employees, grant of extra compensation or allowance for prohibited</td>
<td>17</td>
</tr>
</tbody>
</table>

### CONSTITUTIONAL OFFICERS

See name of particular officer (e.g., GOVERNOR).

### CONTRACTORS

<table>
<thead>
<tr>
<th>Compensation or Extra Allowance from City, County, etc.</th>
<th>17</th>
</tr>
</thead>
<tbody>
<tr>
<td>extra compensation or extra allowance from city, county, etc.</td>
<td>17</td>
</tr>
</tbody>
</table>

### CONTRACTS

<table>
<thead>
<tr>
<th>Local Government Contracts</th>
<th>17</th>
</tr>
</thead>
<tbody>
<tr>
<td>performed in whole or in part</td>
<td>17</td>
</tr>
</tbody>
</table>

### COUNTIES

<table>
<thead>
<tr>
<th>Bingo Games for Charitable Purposes</th>
<th>19(c)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Authorization for</td>
<td>19(c)</td>
</tr>
<tr>
<td>Officers and Employees</td>
<td>17</td>
</tr>
<tr>
<td>Compensation or Allowance, extra, prohibited</td>
<td>17</td>
</tr>
<tr>
<td>Seat of government, temporary: war- or enemy-caused disaster</td>
<td>21(e)</td>
</tr>
</tbody>
</table>

### COUNTY SEATS

<table>
<thead>
<tr>
<th>Temporary: War- or Enemy-Caused Disaster</th>
<th>21(e)</th>
</tr>
</thead>
</table>

### CRIMES

<table>
<thead>
<tr>
<th>Legislator’s Vote, Felony to Influence by Bribery, etc.</th>
<th>15</th>
</tr>
</thead>
</table>

### CRIMINAL PROSECUTIONS

<table>
<thead>
<tr>
<th>Impeachment Proceedings, Criminal Punishment Not Subject to Outcome of</th>
<th>18(b)</th>
</tr>
</thead>
</table>

### DATES, DEADLINES, ETC.

See TIME.

### DISASTERS

<table>
<thead>
<tr>
<th>War- or Enemy-Caused, Legislature’s Powers, etc., During</th>
<th>21</th>
</tr>
</thead>
</table>

### DISTRICTS

<table>
<thead>
<tr>
<th>Assembly Districts, Division of State into 80</th>
<th>6</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fish and Game Districts, Division of State into</td>
<td>20(a)</td>
</tr>
<tr>
<td>Senatorial Districts, Division of State into 40</td>
<td>6</td>
</tr>
</tbody>
</table>
Index to California Constitution—Article IV 227

Section

E

ELECTIONS
assembly members ...................................................... 2(b), 2(d)
electors—
legislative candidates ............................................. 2(b), 2(d)
legislature, vacancy in .............................................. 2(b), 2(d)
legislature, suspension for ........................................ 8(c)
statutes calling elections effective immediately ........... 20(b)
war- or enemy-caused disaster, filling of offices during .... 21(d)

ELECTORS
legislative candidates .................................................. 2

EQUALIZATION, STATE BOARD OF
members—
impeachment ............................................................. 18(b)

EXECUTIVE OFFICERS. See OFFICERS AND EMPLOYEES, PUBLIC.

EXPENDITURES, STATE
budget recommendations .............................................. 12(a)
general fund expenditure estimates .............................. 12.5

FINANCE, DIRECTOR OF
general fund: revenues and expenditures: estimates .......... 12.5
FISH AND GAME COMMISSION
legislature’s delegation of power to .................................. 20(b)
members—
appointment of ....................................................... 20(b)
removal by concurrent resolution .................................. 20(b)
terms ................................................................. 20(b)

FISH AND GAME DISTRICTS
division of state into districts ......................................... 20(a)

FRANCHISES
urgency statutes granting: prohibition ......................... 8(d)

FUNDS. See also APPROPRIATIONS; REVENUES, STATE.
general fund—
appropriation from general fund: 3/5 vote requirement ...... 12(d)
revenues and expenditures: estimates .......................... 12.5

GAMING
regulation, authorization, etc. ........................................ 19

GOVERNMENT. See CALIFORNIA, STATE OF.
GOVERNMENTAL AGENCIES. See CITIES; COUNTIES; DISTRICTS.

GOVERNOR
appointments—
fish and game commissioners ...................................... 20(b)
bills—
12-day return period for veto ....................................... 10(b)
<table>
<thead>
<tr>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>228</td>
</tr>
</tbody>
</table>

Index to California Constitution—Article IV

**GOVERNOR—Continued**

<table>
<thead>
<tr>
<th>bills</th>
<th>continued</th>
</tr>
</thead>
<tbody>
<tr>
<td>veto</td>
<td>10</td>
</tr>
<tr>
<td>budget, submission of</td>
<td>12(a)</td>
</tr>
<tr>
<td>governor-elect, preparation of budget by</td>
<td>12(b)</td>
</tr>
<tr>
<td>legislature—</td>
<td></td>
</tr>
<tr>
<td>special sessions, calling of</td>
<td>3(b)</td>
</tr>
<tr>
<td>vacancy in, calling of election to fill</td>
<td>2(d)</td>
</tr>
<tr>
<td>proclamations—</td>
<td></td>
</tr>
<tr>
<td>legislative special session, calling of</td>
<td>3(b)</td>
</tr>
<tr>
<td>succession to office of—</td>
<td></td>
</tr>
<tr>
<td>war- or enemy-caused disaster</td>
<td>21(b)</td>
</tr>
<tr>
<td>veto of bills</td>
<td>10</td>
</tr>
</tbody>
</table>

**H**

HORSE RACING
regulation by legislature | 19(b) |

**I**

IMMUNITIES. See also PRIVILEGES.
legislator’s immunity from civil process | 14 |

IMPEACHMENT
judges as subject to | 18(b) |
procedure re | 18 |
state officers as subject to | 18(b) |

INDIAN TRIBES
gaming on tribal lands | 19(f) |

INITIATIVE. See also REFERENDUM.
reserve powers of people | 1 |

INTIMIDATION
legislator’s vote, felony to influence | 15 |

**J**

JOURNAL, LEGISLATIVE. See Legislature—journals.

JUDGES AND JUSTICES
impeachment, subject to | 18(b) |

**L**

LAWS. See STATUTES.

LEGISLATIVE BILLS. See LEGISLATURE—bills.

LEGISLATIVE POWER
vested in senate and assembly | 1 |

LEGISLATURE. See also ASSEMBLY; SENATE.

adjournment or recess— | |
adjournment sine die | 3(a) |
day to day | 7(a) |
statutes, effect upon | 8(c) |
10 days, recesses for more than: consent of both houses | 7(d) |
<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>8(a)</td>
<td>30-day waiting period, suspension of statutes must be enacted by printing before passage</td>
</tr>
<tr>
<td>8(b)</td>
<td>Introduction, hearing and action on 31st day after introduction, hearing and action on 31st day after</td>
</tr>
<tr>
<td>8(c)</td>
<td>Effective date</td>
</tr>
<tr>
<td>8(d)</td>
<td>Vote requirements. See subheading, votes and voting.</td>
</tr>
<tr>
<td>9</td>
<td>紧急—</td>
</tr>
<tr>
<td>10(c)</td>
<td>Appropriation—</td>
</tr>
<tr>
<td>10(d)</td>
<td>Appropriation, printing before passage before amendment by title prohibited</td>
</tr>
<tr>
<td>12(b)</td>
<td>Reports, joint. joint report importance of, prohibited</td>
</tr>
<tr>
<td>12(c)</td>
<td>Budget—</td>
</tr>
<tr>
<td>12(d)</td>
<td>Budget—</td>
</tr>
<tr>
<td>12(e)</td>
<td>Budget—</td>
</tr>
<tr>
<td>12(f)</td>
<td>Budget—</td>
</tr>
<tr>
<td>12(g)</td>
<td>Budget—</td>
</tr>
<tr>
<td>12(h)</td>
<td>Budget—</td>
</tr>
</tbody>
</table>

See subheading, votes and voting.
<table>
<thead>
<tr>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>employees, staff, etc.—</td>
</tr>
<tr>
<td>classification or compensation ........................................... 7(c)</td>
</tr>
<tr>
<td>compensation ................................................................. 7.5</td>
</tr>
<tr>
<td>limitations on number and services .................................... 1.5</td>
</tr>
<tr>
<td>safety and security ......................................................... 7(c)</td>
</tr>
<tr>
<td>expenditures, total aggregate ............................................. 7.5</td>
</tr>
<tr>
<td>fish and game districts, providing of .................................. 20(a)</td>
</tr>
<tr>
<td>goals and objectives: report .............................................. 22</td>
</tr>
<tr>
<td>horse racing, regulation of ................................................. 19(b)</td>
</tr>
<tr>
<td>impeachment, procedure re ................................................ 18</td>
</tr>
<tr>
<td>initiative. See also INITIATIVE.</td>
</tr>
<tr>
<td>reserve powers of people .................................................. 1</td>
</tr>
<tr>
<td>journals—</td>
</tr>
<tr>
<td>bills—</td>
</tr>
<tr>
<td>passage ................................................................. 8(b)</td>
</tr>
<tr>
<td>reading by title on 3 days: suspension of rule ....................... 8(b)</td>
</tr>
<tr>
<td>each house shall keep and publish ..................................... 7(b)</td>
</tr>
<tr>
<td>legislative authority vested in ......................................... 1</td>
</tr>
<tr>
<td>lotteries, authorization of, prohibited ................................ 19(a)</td>
</tr>
<tr>
<td>lottery, California state: authorization of establishment ........ 19(d)</td>
</tr>
<tr>
<td>members—</td>
</tr>
<tr>
<td>absent members, compelling attendance of .......................... 7(a)</td>
</tr>
<tr>
<td>civil process, not subject to ............................................. 14</td>
</tr>
<tr>
<td>compensation—</td>
</tr>
<tr>
<td>adjustments ................................................................. 4</td>
</tr>
<tr>
<td>aggregate expenditures: limitation ...................................... 7.5</td>
</tr>
<tr>
<td>appearance before state government board or agency ............. 5(d)</td>
</tr>
<tr>
<td>expenses, living and travel .............................................. 4(b), 12(h)</td>
</tr>
<tr>
<td>forfeiture due to failure to pass budget on time .................. 12(h)</td>
</tr>
<tr>
<td>prohibited activities ....................................................... 5(d)</td>
</tr>
<tr>
<td>conflict of interest ....................................................... 4(a), 5(c), 5(f)</td>
</tr>
<tr>
<td>districts ................................................................. 6</td>
</tr>
<tr>
<td>earned income ............................................................. 4(a)</td>
</tr>
<tr>
<td>election—</td>
</tr>
<tr>
<td>approval by house ......................................................... 5(a)</td>
</tr>
<tr>
<td>date of ................................................................. 2(b)</td>
</tr>
<tr>
<td>place of election same for senators and assembly members .... 2(b)</td>
</tr>
<tr>
<td>residency ................................................................. 2(c)</td>
</tr>
<tr>
<td>terms ................................................................. 2(a)</td>
</tr>
<tr>
<td>vacancies ................................................................. 2(d)</td>
</tr>
<tr>
<td>employment or office, other state, ineligibility for .................. 13</td>
</tr>
<tr>
<td>expenses ................................................................. 4, 7.5</td>
</tr>
<tr>
<td>expulsion by 2/3 vote .................................................... 5(a)</td>
</tr>
<tr>
<td>gifts: prohibition re acceptance ......................................... 5(c)</td>
</tr>
</tbody>
</table>
Index to California Constitution—Article IV  

Section

LEGISLATURE—Continued

members—continued

honorarium: prohibition re acceptance ................................................................. 5(b)
incumbency, powers of: limitations ................................................................. 1.5
influencing vote of ......................................................................................... 15
lobbying after leaving office ........................................................................ 5(e)
mileage .............................................................................................................. 4
office, vacant, when war- or enemy-caused disaster, filling of ............................ 21(a)
qualifications—
approval by house ......................................................................................... 5(a)
residence and citizenship ................................................................................ 2(c)
years of service, maximum ........................................................................... 2(c)
retirement—
benefits, limitations on ................................................................................ 1.5, 4(c), 4.5
federal social security, participation in ............................................................ 4.5
safety and security ......................................................................................... 7(c)
suspension by 2/3 vote ................................................................................... 5(a)
terms, number of ............................................................................................ 1.5, 2
years of service, maximum ........................................................................... 2(a), 2(c)
officers—
each house to choose own ............................................................................ 7(a)
officers and employees, public: appointment, dismissal, etc. ......................... 7(c)
proceedings—
audio or video recording ............................................................................. 7(c)
open and public ............................................................................................... 7(c)
quorum, compelling attendance for ................................................................ 7(a)
recess—
10 days, recesses for more than: consent of both houses ............................... 7(d)
referendum. See also REFERENDUM.
reserve powers of people ................................................................................ 1
resolutions. See also RESOLUTIONS.
committee selection.......................................................................................... 11
rules, adoption of ........................................................................................... 7(a)
resolutions—
adjournment sine die .................................................................................... 3(a)
closed sessions ............................................................................................... 7(c)
regular ............................................................................................................. 3(a)
special ............................................................................................................. 3(b), 10(f)
staff. See subheading, employees, staff, etc.
statutes. See STATUTES.
vacancies, calling elections to fill .................................................................... 2(d)
votes and voting—
ed earned income, effect on ...................................................................... 4(a)
fee to influence by bribery, etc. ....................................................................... 15
legislators, limitations on .............................................................................. 4(a), 5(d)
<table>
<thead>
<tr>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>LEGISLATURE—Continued</td>
</tr>
<tr>
<td>votes and voting—continued</td>
</tr>
<tr>
<td>majority vote required—</td>
</tr>
<tr>
<td>bill passage ......................................................... 8(b)</td>
</tr>
<tr>
<td>fish and game commission member, removal of .................. 20(b)</td>
</tr>
<tr>
<td>rollcall vote—</td>
</tr>
<tr>
<td>bill consideration before 31st day ............................. 8(a)</td>
</tr>
<tr>
<td>bill passage ......................................................... 8(b)</td>
</tr>
<tr>
<td>impeachment convictions ......................................... 18(a)</td>
</tr>
<tr>
<td>journal, entered in ............................................... 7(b)</td>
</tr>
<tr>
<td>3 day reading of bills by title, suspension of .................. 8(b)</td>
</tr>
<tr>
<td>urgency statutes ..................................................... 8(d)</td>
</tr>
<tr>
<td>veto override ........................................................ 10(a)</td>
</tr>
<tr>
<td>⅔ vote required—</td>
</tr>
<tr>
<td>appropriations, general fund .................................... 12(d)</td>
</tr>
<tr>
<td>bills—</td>
</tr>
<tr>
<td>3 day reading by title, suspension of ........................... 8(b)</td>
</tr>
<tr>
<td>urgency clause ....................................................... 8(d)</td>
</tr>
<tr>
<td>veto override ........................................................ 10(a)</td>
</tr>
<tr>
<td>expulsion of member ............................................... 5(a)</td>
</tr>
<tr>
<td>impeachment convictions ......................................... 18(a)</td>
</tr>
<tr>
<td>suspension of member .............................................. 5(a)</td>
</tr>
<tr>
<td>travel and living expenses of members .......................... 4(b)</td>
</tr>
<tr>
<td>urgency statutes ..................................................... 8(d)</td>
</tr>
<tr>
<td>veto override ........................................................ 10(a)</td>
</tr>
<tr>
<td>¾ vote required—</td>
</tr>
<tr>
<td>bill consideration before 31st day ............................... 8(a)</td>
</tr>
<tr>
<td>war- or enemy-caused disaster, providing for needs resulting from 21</td>
</tr>
<tr>
<td>LOBBYING</td>
</tr>
<tr>
<td>legislator who has left office ..................................... 5(e)</td>
</tr>
<tr>
<td>LOBBYISTS</td>
</tr>
<tr>
<td>legislator’s earned income from .................................. 4(a)</td>
</tr>
<tr>
<td>LOTTERIES</td>
</tr>
<tr>
<td>California State Lottery ............................................ 19(d)</td>
</tr>
<tr>
<td>prohibition ............................................................ 19(a)</td>
</tr>
<tr>
<td>tribal lands ............................................................. 19(f)</td>
</tr>
<tr>
<td>M</td>
</tr>
<tr>
<td>MONEY. See APPROPRIATIONS; FUNDS; REVENUES, STATE.</td>
</tr>
<tr>
<td>MUNICIPAL CORPORATIONS. See CITIES.</td>
</tr>
<tr>
<td>O</td>
</tr>
<tr>
<td>OFFICE</td>
</tr>
<tr>
<td>legislature, members of, as ineligible for other</td>
</tr>
<tr>
<td>state offices or employment ........................................ 13</td>
</tr>
<tr>
<td>removal by impeachment ........................................... 18(b)</td>
</tr>
</tbody>
</table>
Index to California Constitution—Article IV

OFFICE—Continued

Section

OFFICERS AND EMPLOYEES, PUBLIC.
See also CALIFORNIA, STATE OF—officers.
appointment, dismissal, etc. ............................................... 7(c)
cities—
compensation or allowance, extra, prohibited .................. 17
compensation or allowance, grant of extra, prohibited ........ 17
constitutional officers. See name of particular officer
(e.g., GOVERNOR).
counties—
compensation or allowance, extra, prohibited .................. 17
state officers—
budget information ..................................................... 12(b)
impeachment, subject to ............................................... 18(b)

PEOPLE’S RIGHTS. See RIGHTS, PEOPLE’S.
PETITIONS
referendum .............................................................. 8(c)
PRINTING. See also PUBLICATIONS.
bills, legislative: requirements .................................... 8(b)
PRIVILEGES. See also IMMUNITIES,
urgent statute granting special privilege: prohibition .... 8(d)
PRIVILEGES AND IMMUNITIES. See IMMUNITIES; PRIVILEGES.
PROCESS, CIVIL
legislative members: immunity .................................. 14
PUBLIC AGENCIES. See CITIES; COUNTIES.
PUBLICATIONS. See also PRINTING.
journals of each legislative house ................................. 7(b)

RAFFLES
charitable purposes, for ............................................. 19(f)

RECESS
legislature: recesses for more than 10 days: consent of both houses ..... 7(d)
REFERENDUM. See also INITIATIVE.
effective date ........................................................... 8(c)
reserve powers of people ............................................. 1
RESIDENCE
legislative members: 3 years immediately preceding election .... 2(c)
RESOLUTIONS
fish and game commission members, removal of,
by concurrent resolution ........................................... 20(b)
legislative committees, selection of ............................... 11
Index to California Constitution—Article IV

RETIREMENT
legislators—
  cost-of-living increases .................................................. 4(c)
  federal social security, participation in .................................. 4.5
  limitations ................................................................. 1.5, 4(c), 4.5
REVENUES, STATE. See also TAXES.
  budget estimates ......................................................... 12(a)
  general fund revenue estimates ......................................... 12.5
REWARD
  legislator’s vote, influencing ........................................... 15
RIGHTS, PEOPLE’S
  initiative powers reserved to people ................................... 1
  referendum powers reserved to people ................................. 1
RULES
  legislature: proceedings of each house ............................... 7(a)
    S
SALARIES, WAGES, ETC. See also COMPENSATION.
  urgency statutes changing: prohibition ................................ 8(d)
SENATE. See also LEGISLATURE.
  adjournment or recess—
    adjournment sine die .................................................... 3(a)
    day to day ................................................................. 7(a)
    10 days, recesses for more than: consent of other house ........ 7(d)
  bills. See also LEGISLATURE.
    budget bill: introduction by each house ........................... 12(c)
  caucus ................................................................. 7(c)
  committees—
    proceedings—
      audio or video recording ........................................... 7(c)
      open and public ..................................................... 7(c)
      selection of ......................................................... 11
  compensation of members ................................................ 4
  districts—
    40 senatorial districts, division of state into ..................... 6
    goals and objectives: report ......................................... 22
    governor’s appointments, confirmation of—
      fish and game commission members .............................. 20(b)
    impeachment, trial by .............................................. 18(a)
    journal of ............................................................. 7(b)
    legislative power vested in .......................................... 1
  members—
    absent members, compelling attendance of ........................ 7(a)
    civil process, not subject to ......................................... 14
    compensation .......................................................... 4
    conflict of interest .................................................... 5
    districts ............................................................... 6
Index to California Constitution—Article IV

SENATE—Continued

members—continued
election—
  approval by house ........................................... 5(a)
date of ......................................................... 2(b)
residency ...................................................... 2(c)
terms .......................................................... 2(a)
vacancy ......................................................... 2(d)
expenses ...................................................... 4
expulsion by ³⁄₅ vote ......................................... 5
ineligibility for other state offices or employment ........................................ 13
influencing vote of .......................................... 15
mileage .......................................................... 4
qualifications—
  approval by house ........................................... 5(a)
elector .......................................................... 2(c)
residence and citizenship .................................. 2(c)
years of service, maximum .................................. 2(c)
retirement ........................................................ 2(c)
succession in war- or enemy-caused disaster ...................... 23(a)
suspension by ³⁄₅ vote ......................................... 5(a)
terms .......................................................... 2(a)
vote of: felony to influence by bribery, etc. ................................ 15
years of service, maximum .................................. 2(a), 2(c)

members—continued
officers—
  choosing of .................................................. 7(a)
organization ................................................... 3(a)

proceedings—
  audio or video recording .................................. 7(c)
  open and public ............................................. 7(c)
  quorum of ................................................... 7(a)

rules—
  adoption ...................................................... 7(a)

sessions—
  closed sessions ............................................. 7(c)
  regular ....................................................... 3(a)
  special ....................................................... 3(b)
vacancy, election to fill .................................... 2(d)
vote recording in journal ................................... 7(b)

STATE CAPITOL. See CAPITOL, STATE.

STATUTES
  effective date ............................................... 8(c)
enactment by bill ............................................ 8(b)
governor’s signature ......................................... 10(a), 10(b)
local or special statute invalid if general statute applicable ...................... 16(b)
<table>
<thead>
<tr>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>STATUTES—Continued</td>
</tr>
<tr>
<td>referendum—</td>
</tr>
<tr>
<td>effective date .................................................. 8(c)</td>
</tr>
<tr>
<td>titles ................................................................. 9</td>
</tr>
<tr>
<td>uniform operation ............................................... 16(a)</td>
</tr>
<tr>
<td>urgency statutes .................................................. 8(c)</td>
</tr>
<tr>
<td>TAXES</td>
</tr>
<tr>
<td>equalization, state board of.</td>
</tr>
<tr>
<td>See EQUALIZATION, STATE BOARD OF.</td>
</tr>
<tr>
<td>statutes providing tax levies effective immediately .................. 8(c)</td>
</tr>
<tr>
<td>TERMS OF OFFICE</td>
</tr>
<tr>
<td>limitations ......................................................... 1.5</td>
</tr>
<tr>
<td>TIME</td>
</tr>
<tr>
<td>bills—</td>
</tr>
<tr>
<td>budget bill: passage by midnight of June 15th of each year .............</td>
</tr>
<tr>
<td>12(c)</td>
</tr>
<tr>
<td>deadline for governor’s signature ........................................ 10(b)</td>
</tr>
<tr>
<td>presentation to governor ............................................. 10(d)</td>
</tr>
<tr>
<td>budget—</td>
</tr>
<tr>
<td>10 days of each calendar year, submitted by governor within first ..... 12(a)</td>
</tr>
<tr>
<td>legislative members—</td>
</tr>
<tr>
<td>5 days before and after, and during, session, not subject to civil process .................. 14</td>
</tr>
<tr>
<td>legislature—</td>
</tr>
<tr>
<td>1st Monday in December of even-numbered year, regular session to commence .................. 3(a)</td>
</tr>
<tr>
<td>November 30, adjournment sine die at midnight on ....................... 3(a)</td>
</tr>
<tr>
<td>10 days, recesses for more than: consent of both houses ................. 7(d)</td>
</tr>
<tr>
<td>TREASURY, STATE. See FUNDS—state.</td>
</tr>
<tr>
<td>TRIALS</td>
</tr>
<tr>
<td>impeachment tried by senate ...................................... 18(a)</td>
</tr>
<tr>
<td>TRIBAL LANDS</td>
</tr>
<tr>
<td>gaming ............................................................... 19(f)</td>
</tr>
<tr>
<td>V</td>
</tr>
<tr>
<td>VACANCIES</td>
</tr>
<tr>
<td>fish and game commission ........................................... 20(b)</td>
</tr>
<tr>
<td>governor, office of, during war- or enemy-caused disaster ............. 21(b)</td>
</tr>
<tr>
<td>legislature .......................................................... 2(d)</td>
</tr>
<tr>
<td>legislature when war- or enemy-caused disaster .......................... 21(a)</td>
</tr>
<tr>
<td>VETO. See LEGISLATURE—bills.</td>
</tr>
<tr>
<td>W</td>
</tr>
<tr>
<td>WAGES. See COMPENSATION; SALARIES, WAGES, ETC.</td>
</tr>
<tr>
<td>WAR-CAUSED DISASTER</td>
</tr>
<tr>
<td>legislative powers .................................................. 21</td>
</tr>
</tbody>
</table>