

CALIFORNIA LEGISLATURE  
1952 REGULAR (BUDGET) SESSION

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# ASSEMBLY DAILY JOURNAL

FIRST LEGISLATIVE DAY  
FIRST CALENDAR DAY

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**IN ASSEMBLY**

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ASSEMBLY CHAMBER, SACRAMENTO

Monday, March 3, 1952

Pursuant to the requirements of the Constitution of the State of California, at the hour of 12 o'clock meridian, the 1952 Regular (Budget) Session of the Assembly of the Legislature of California was called to order by Arthur A. Ohnimus, Chief Clerk of the 1951 Regular Session

In conformity with the law, the following officers of the 1951 Regular Session were also present: Geraldine B. Hadsell, Minute Clerk, and Wilkie Ogg, Sergeant-at-Arms.

**PRAYER**

Upon invitation of the Chief Clerk, the following prayer was offered by Dr. Clarence A. Kircher, Chaplain of the Assembly for the 1951 Regular Session:

*Almighty and Merciful God, the Source of all life, the Father of all spirits, and the Author of all good, we seek Thy guidance for the deliberations of this Assembly. We pray for the President of the United States, the Governor of our Commonwealth, the presiding officer of this body and for each member, and all associated with us in the duties of the Legislature.*

*Move in the hearts of the rulers of all nations that they may honestly strive for a just and durable peace. Bless the members of our Armed Forces and all who strive for the preservation of our liberties. May our citizens ever be reminded of their privileges and responsibilities.*

Through all the waiting land proclaim  
Thy gospel of good-will  
And may the joy of Jesus' name  
In every bosom thrill.  
O'er hill and vale, from sea to sea,  
Thy holy reign extend;  
By faith and hope and charity,  
America, befriend!

We ask it in the name of Him whom we worship in Spirit and in Truth—AMEN.

**ANNOUNCEMENT**

The Chief Clerk announced that the next order of business was the nomination and election of officers for the 1952 Regular (Budget) Session of the Assembly, and declared that nominations for officers of the Assembly were now in order.

## RESOLUTIONS

The following resolution was offered :

By Mr. Sherwin :

## House Resolution No. 1

*Resolved by the Assembly of the State of California,* That the following named persons constitute the officers of the Assembly for the 1952 Regular (Budget) Session, with the per diem as fixed by statute or resolution.

Hon. Sam L. Collins	-----	Speaker
Hon. Thomas A. Maloney	-----	Speaker pro Tempore
Arthur A. Ohnimus	-----	Chief Clerk
Geraldine B. Hadsell	-----	Minute Clerk
Wilkie Ogg	-----	Sergeant-at-Arms
Rabbi Irving Hausman	-----	Chaplain

Resolution read.

The roll was called, and the resolution adopted by the following vote :

**AYES**—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, Condon, Connolly, Conrad, Cooke, Crowley, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloeksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luekel, Lyon, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, and Waters—75.

**NOES**—None.

Whereupon the Chief Clerk announced the vote of the Assembly, declared the above resolution adopted, and the following officers elected as the choice of the Assembly for the 1952 Regular (Budget) Session of the Legislature :

Hon. Sam L. Collins, Speaker ; Hon. Thomas A. Maloney, Speaker pro Tempore ; Arthur A. Ohnimus, Chief Clerk ; Geraldine B. Hadsell, Minute Clerk ; Wilkie Ogg, Sergeant-at-Arms ; and Rabbi Irving Hausman, Chaplain.

## Appointment of Select Committees

Chief Clerk Arthur A. Ohnimus announced the appointment of Messrs. Babbage, Rosenthal, and Gaffney as a Select Committee to escort the Hon. Sam L. Collins, Speaker-elect, to the rostrum.

Chief Clerk Arthur A. Ohnimus announced the appointment of Mr. Sherwin, Mrs. Niehouse, and Mr. Lyon as a Select Committee to escort the Hon. Thomas A. Maloney, Speaker pro Tempore-elect, to the rostrum.

## OATHS OF OFFICE ADMINISTERED

Hon. Sam L. Collins, Speaker-elect ; Hon. Thomas A. Maloney, Speaker pro Tempore-elect ; Arthur A. Ohnimus, Chief Clerk-elect ; Geraldine B. Hadsell, Minute Clerk-elect ; Wilkie Ogg, Sergeant-at-Arms-elect ; and Rabbi Irving Hausman, Chaplain-elect ; took and subscribed to the following oath, administered by Hon. Frank M. Jordan, Secretary of State :

I do solemnly swear that I will support the Constitution of the United States and the Constitution of the State of California, and that I will faithfully discharge the duties of the office to which I have been elected, according to the best of my ability.

## Speaker Presiding

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Time, 12.14 p.m.

Chief Clerk Arthur A. Ohnimus, at the desk.

**PLEDGE OF ALLEGIANCE TO THE FLAG**

Upon request of Speaker Sam L. Collins, the Assembly then gave the pledge of allegiance to the Flag.

**RESOLUTIONS**

The following resolutions were offered :

By Mr. Hollibaugh :

**House Resolution No. 2**

*Resolved by the Assembly of the State of California, That the Speaker appoint a Select Committee of Three to inform the Senate that the Assembly is now duly organized, having elected the following statutory officers :*

Hon. Sam L. Collins.....	Speaker
Hon. Thomas A. Maloney.....	Speaker pro Tempore
Arthur A. Ohnimus.....	Chief Clerk
Geraldine B. Hadsell.....	Minute Clerk
Wilkie Ogg.....	Sergeant-at-Arms
Rabbi Irving Hausman.....	Chaplain

**Request for Unanimous Consent**

Mr. Hollibaugh asked for, and was granted, unanimous consent to take up House Resolution No. 2, at this time, without reference to committee or file.

Resolution read, and adopted.

**Appointment of Select Committee**

Pursuant to the provisions of House Resolution No. 2, the Speaker announced the appointment of Messrs. Hollibaugh, Lyon, and Beck as such Select Committee to wait upon the Senate.

By Mr. Grunsky :

**House Resolution No. 3**

*Resolved by the Assembly of the State of California, That the Standing Rules of the 1951 Regular Session, as amended, be and the same are hereby adopted as the Temporary Rules for the 1952 Regular (Budget) Session.*

**Request for Unanimous Consent**

Mr. Grunsky asked for, and was granted, unanimous consent to take up House Resolution No. 3, at this time, without reference to committee or file.

Resolution read, and adopted.

By Mr. Crowley :

**House Resolution No. 4**

*Resolved by the Assembly of the State of California, That the State Controller be and he is hereby directed and ordered to draw his warrants on the proper fund in favor of the following members and officers of the Assembly for the amount set opposite their respective names, and the State Treasurer is hereby directed and ordered to pay the same :*

District	Name	Address	Distance from county seat, more	Distance from county seat, less	Mileage one way	Total mileage	Amount at 5 cents per mile
1	Frank P. Belotti	Eureka, Humboldt County	312	--	312	624	\$31 20
2	Lester Thomas Davis	Poitola, Plumas County	136	40	176	352	17 60
3	Lloyd W. Lowrey	Rumsey, Yolo County	23	36	59	118	5 90
4	Arthur W. Coats, Jr.	Yuba City, Sutter County	58	--	58	116	5 80
5	Ernest C. Crowley	Fairfield, Solano County	40	--	40	80	4 00
6	Francis C. Lindsay	Loomis, Placer County	37	10	27	54	2 70

District	Name	Address	Distance from county seat	Distance from county seat, more	Distance from county seat, less	Mileage one way	Total mileage	Amount at 5 cents per mile
7	Richard H McCollister	Mill Valley, Marin County	105	8	--	113	226	\$11 80
8	Gordon A Fleury	Sacramento, Sacramento County	--	--	--	--	--	--
9	John E Moss, Jr	Sacramento, Sacramento County	--	--	--	--	--	--
10	Robert L Condon	Walnut Creek, Contra Costa County	62	11	--	73	146	7 30
11	Howard Q Parker	Stockton, San Joaquin County	48	--	--	48	96	4 80
12	John J McFall	Maiteca, San Joaquin County	48	10	--	58	116	5 80
13	Francis Dunn, Jr	Oakland, Alameda County	84	--	--	84	168	8 40
14	Randal F Dickey	Alameda, Alameda County	81	5	--	89	178	8 90
15	Luther H Abe Lincoln	Oakland, Alameda County	84	--	--	84	168	8 40
16	Marvin Sherwin	Piedmont, Alameda County	84	--	--	84	168	8 40
17	William Byron Rumford	Berkeley, Alameda County	84	--	1	83	166	8 30
18	Thomas W Caldecott	Berkeley, Alameda County	84	--	1	83	166	8 30
19	Bernard R Brady	San Francisco, San Francisco County	90	--	--	90	180	9 00
20	Thomas A Maloney	San Francisco, San Francisco County	90	--	--	90	180	9 00
21	Arthur H Connolly, Jr	San Francisco, San Francisco County	90	--	--	90	180	9 00
22	George D Collins, Jr	San Francisco, San Francisco County	90	--	--	90	180	9 00
23	William Clifton Berry	San Francisco, San Francisco County	90	--	--	90	180	9 00
24	Charles W Meyers	San Francisco, San Francisco County	90	--	--	90	180	9 00
25	Robert J McCarthy	San Francisco, San Francisco County	90	--	--	90	180	9 00
26	Edward M Gaffney	San Francisco, San Francisco County	90	--	--	90	180	9 00
27	Richard J Dolwig	South San Francisco, San Mateo County	119	--	11	108	216	10 80
28	Robert C Kirkwood	Saratoga, Santa Clara County	128	12	--	140	280	14 00
29	Charles S Gubser	Gilroy, Santa Clara County	128	28	--	156	312	15 60
30	Ralph M Brown	Modesto, Stanislaus County	77	--	--	77	154	7 70
31	George A Clarke	Placenda, Merced County	114	10	--	124	248	12 40
32	Donald L Grunsky	Watsonville, Santa Cruz County	198	20	--	218	436	21 80
33	James W Silberman	Salinas, Monterey County	208	--	--	208	416	20 80
34	Wallace D Henderson	Fresno, Fresno County	169	--	--	169	338	16 90
35	William W Hansen	Fresno, Fresno County	169	3	--	172	344	17 20
36	Harlan Hagen	Hanford, Kings County	214	--	--	214	428	21 40
38	John B Cooke	Ventura, Ventura County	490	--	--	490	980	49 00
39	H W Kelly	Shafter, Kern County	278	--	6	272	544	27 20
40	William H Rosenthal	Los Angeles, Los Angeles County	447	--	--	447	894	44 70
41	Julian Beck	San Fernando, Los Angeles County	447	--	21	426	852	42 60
42	Everett G Burkhalter	North Hollywood, Los Angeles County	447	--	--	447	894	44 70
43	H Allen Smith	Glendale, Los Angeles County	447	--	10	437	874	43 70
44	Edward E Elhott	Los Angeles, Los Angeles County	447	--	--	447	894	44 70
45	Thomas J Doyle	Los Angeles, Los Angeles County	447	--	--	447	894	44 70
46	Charles Edward Chapel	Inglewood, Los Angeles County	447	10	--	457	914	45 70
47	Albert I Stewart	Pasadena, Los Angeles County	447	13	--	460	920	46 00
48	Frank Lanterman	La Canada, Los Angeles County	447	16	--	463	926	46 30
49	Ernest R Geddes	Claremont, Los Angeles County	447	26	--	473	946	47 30
50	Thomas M Erwin	Puente, Los Angeles County	447	19	--	466	932	46 60
51	William A Munnell	Los Angeles, Los Angeles County	447	--	--	447	894	44 70
52	Jonathan J Hollibaugh	Huntington Park, Los Angeles County	447	6	--	453	906	45 30
53	Montuel A Burke	Alhambra, Los Angeles County	447	9	--	456	912	45 60
54	John L E Collier	Los Angeles, Los Angeles County	447	--	--	447	894	44 70
55	Vernon Kilpatrick	Los Angeles, Los Angeles County	447	--	--	447	894	44 70
56	Glenard P Lipscomb	Los Angeles, Los Angeles County	447	--	--	447	894	44 70
57	Charles J Conrad	Hollywood, Los Angeles County	447	--	--	447	894	44 70
58	Laughlin E Waters	Los Angeles, Los Angeles County	447	--	--	447	894	44 70
59	Charles W Lyon	Beverly Hills, Los Angeles County	447	8	--	455	910	45 50
60	Harold K Levring	Los Angeles, Los Angeles County	447	--	--	447	894	44 70
61	Lester A McMillan	Los Angeles, Los Angeles County	447	--	--	447	894	44 70
62	Augustus F Hawkins	Los Angeles, Los Angeles County	447	--	--	447	894	44 70
63	G Delbert Morris	Los Angeles, Los Angeles County	447	--	--	447	894	44 70
64	Patrick D McGee	Los Angeles, Los Angeles County	447	--	--	447	894	44 70
65	John W Evans	Los Angeles, Los Angeles County	447	--	--	447	894	44 70
66	Gordon R Hahn	Los Angeles, Los Angeles County	447	--	--	447	894	44 70
67	Clayton A Dills	Gardena, Los Angeles County	447	11	--	458	916	45 80
68	Vincent Thomas	San Pedro, Los Angeles County	447	23	--	470	940	47 00
69	Carley V Porter	Compton, Los Angeles County	447	18	--	465	930	46 50
70	William S Grant	Long Beach, Los Angeles County	447	22	--	469	938	46 90
71	Herbert R Klockslein	Long Beach, Los Angeles County	447	22	--	469	938	46 90
72	Stanford C Shaw	Ontario, San Bernardino County	508	--	23	485	970	48 50
73	L Stewart Hunkley	Redlands, San Bernardino County	508	9	--	517	1,034	51 70
74	Earl W Stanley	Balboa Island, Orange County	481	8	--	489	978	48 90
75	Sam L Collins	Fullerton, Orange County	481	--	11	470	940	47 00
76	John D Babbage	Riverside, Riverside County	512	--	--	512	1,024	51 20
78	Frank Luckel	San Diego, San Diego County	573	--	--	573	1,146	57 30
79	Kathryn T Niehouse	San Diego, San Diego County	573	--	--	573	1,146	57 30
80	Ralph R Cloved	Chula Vista, San Diego County	573	10	--	583	1,166	58 30



Name	Address	Distance from county seat, more	Distance from county seat, less	Mileage one way	Total mileage	Amount at 10 cents per mile
Arthur A. Ohnimus	San Francisco, San Francisco County					
Geraldine B. Hadsell	Los Angeles, Los Angeles County	417		447	894	\$89.40
Wilkie Ogg	Sacramento, Sacramento County					

**Request for Unanimous Consent**

Mr. Crowley asked for, and was granted, unanimous consent to take up House Resolution No. 4, at this time, without reference to committee or file.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Cooke, Crowley, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Waters, and Mr. Speaker—77.

**NOES**—None.

By Mr. Moss:

**House Resolution No. 5**

*Resolved by the Assembly of the State of California*, That the Controller be and he is hereby directed to draw his warrant upon the Contingent Fund of the Assembly in favor of the Chief Clerk of the Assembly, and the State Treasurer is hereby directed to pay the same, in the amount of three thousand nine hundred fifty dollars (\$3,950), said amount being for the purchase of postage stamps to be used by the seventy-nine (79) Members of the Assembly for official mail; and be it further

*Resolved*, That the Chief Clerk be and he is hereby directed to purchase postage stamps in such amounts and denominations, not exceeding three thousand nine hundred fifty dollars (\$3,950) in the aggregate, as shall be necessary for the use of the Members of the Assembly for official mail; and be it further

*Resolved*, That the amount of stamps requisitioned by any one Member of the Assembly for official mail shall not exceed the sum of fifty dollars (\$50)

**Request for Unanimous Consent**

Mr. Moss asked for, and was granted, unanimous consent to take up House Resolution No. 5, at this time, without reference to committee or file.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Cooke, Crowley, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, and Waters—74.

**NOES**—None.

By Mr. Kirkwood:

**House Resolution No. 6**

*Resolved by the Assembly of the State of California,* That the Controller be and he is hereby authorized and directed to draw his warrants on the Contingent Fund of the Assembly in favor of Arthur A. Ohnimus, Chief Clerk of the Assembly, and the State Treasurer is hereby directed to pay the same, for the sum of two hundred fifty dollars (\$250), said amount being for the payment of postage, telegraphing, expressage, and incidental expenses of the Chief Clerk's office.

**Request for Unanimous Consent**

Mr. Kirkwood asked for, and was granted, unanimous consent to take up House Resolution No. 6, at this time, without reference to committee or file.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Babbage, Belotti, Berry, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Conrad, Cooke, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hineley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloeksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Smith, Stewart, Thomas, and Waters—69.

NOES—None

By Mr. Dickey:

**House Resolution No. 7**

*Resolved by the Assembly of the State of California,* That the Sergeant-at-Arms or the Chief Clerk be and they are hereby authorized to receipt to the Controller for all warrants for the payment of members, officers, and attaches of the Assembly.

**Request for Unanimous Consent**

Mr. Dickey asked for, and was granted, unanimous consent to take up House Resolution No. 7, at this time, without reference to committee or file.

Resolution read, and adopted.

By Mr. Dolwig:

**House Resolution No. 8**

*Resolved by the Assembly of the State of California,* That the Chief Clerk of the Assembly be and he is hereby directed to procure for the State Purchasing Division on requisition, for the use of the Assembly, all necessary stationery and supplies.

**Request for Unanimous Consent**

Mr. Dolwig asked for, and was granted, unanimous consent to take up House Resolution No. 8, at this time, without reference to committee or file.

Resolution read, and adopted.

By Mr. McCollister:

**House Resolution No. 9**

MR. SPEAKER: Your Committee on Rules respectfully begs to report that it has carefully considered the applications for the various positions and desires to submit the following resolution:

*Resolved,* That the following named persons be and they are hereby appointed to the positions hereinafter set forth as provided by law, with the compensation set opposite their respective names, payable weekly, and the Controller is hereby directed to draw his warrants in favor of the respective persons in the said amounts and the

Treasurer is hereby directed to pay the same, said compensation to be upon a seven-day week basis :

<i>Commencing Monday, March 3, 1952</i>	<i>Per day</i>
<i>Chief Clerk, Arthur A. Ohnimus</i> -----	\$30.00
<i>Minute Clerk, Geraldine B. Hadsell</i> -----	18.00
<i>Sergeant-at-Arms, Wilkie Ogg</i> -----	18.00
<i>Chaplain, Rabbi Irving Hausman</i> -----	7 50
<i>Assistant Clerk, Harold F. Lewright</i> -----	18.00
<i>Engrossing-Enrolling Clerk, Charles W. Robbins</i> -----	17.00
<i>History Clerk, Ethel E. Brockelbank</i> -----	15.75
<i>File Clerk, Ruth Riley</i> -----	14.50
<i>Assistant Clerk, Paul F. Crum</i> -----	14.50
<i>Assistant Clerk, Robert J. Finney</i> -----	14.50
<i>Journal Clerk, Walter W. Feeley</i> -----	14.50
<i>Assistant-at-Desk, William J. Greene</i> -----	13.50
<i>Assistant Sergeant-at-Arms, Andrew J. Cecchetti</i> -----	16.00

#### Request for Unanimous Consent

Mr. McCollister asked for, and was granted, unanimous consent to take up House Resolution No. 9, at this time, without reference to committee or file.

Resolution read.

The roll was called, and the resolution adopted by the following vote :

**AYES**—Babbage, Beck, Belotti, Berry, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Cooke, Crowley, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Drwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hunkley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Silliman, Smith, Stanley, Stewart, Thomas, Waters, and Mr. Speaker—75.

**NOES**—None.

By Mr. McCarthy :

#### House Resolution No. 10

*Resolved by the Assembly of the State of California, That the Chief Clerk be authorized to receive from the Members of the Assembly a mailing list of all bills, resolutions, and Histories of the 1952 Regular Session; to be directed to libraries, chambers of commerce, and other public centers, and to individuals, for general inspection. This list is to be limited to five (5) names each, and shall be forwarded to the Legislative Bill Room for regular mailing. No member shall include on the list any state department or employee thereof except state colleges and universities. The Chief Clerk is further authorized to place accredited newspaper representatives on the regular mailing list as well as the Attorney General, Legislative Counsel Bureau, and the Governor's Office. That in addition to the above, the Chief Clerk shall forward to the Legislative Bill Room for regular mailing five (5) copies of said bills, resolutions and Histories to be mailed to the State Commander of the American Legion, or to such parties as he shall name; and be it further*

*Resolved, That no additional mailing list shall be allowed or authorized, unless the sum of \_\_\_\_\_ dollars (\$\_\_\_\_\_ ) each is paid therefor, to the State Printer and which sum shall be credited to legislative printing and accounted for to the Legislature; and be it further*

*Resolved, That the total number of bills to be printed in no event unless otherwise authorized, shall be over \_\_\_\_\_.*

Resolution read, and ordered referred to the Committee on Rules.

By Mr. Dunn :

#### House Resolution No. 11

*Resolved by the Assembly of the State of California, That the Chief Clerk of the Assembly be and he is hereby authorized and directed to purchase eighty (80) sets of the latest edition of the Larnac Index to California Laws, at \_\_\_\_\_ plus sales tax per set; and be it further*

*Resolved, That the Chief Clerk of the Assembly be and he is hereby directed to deliver one (1) copy of the Larnac Index to each Member of the Assembly, and one (1) copy to the Chief Clerk; and be it further*

*Resolved*, That the Controller be and he is hereby authorized and directed to draw his warrant upon the Contingent Fund of the Assembly in favor of The Recorder Printing and Publishing Company, in the sum not to exceed -----, in payment of eighty (80) sets of the latest edition of the Larmac Index.

Resolution read, and ordered referred to the Committee on Rules.

By Mr. Geddes:

**House Resolution No. 12**

Relative to filling vacancies existing in the standing or interim committees

The Speaker of the Assembly is authorized to fill vacancies existing in the membership of any of the standing or interim committees.

**Request for Unanimous Consent**

Mr. Geddes asked for, and was granted, unanimous consent to take up House Resolution No. 12, at this time, without reference to committee or file.

Resolution read, and adopted.

**COMMUNICATIONS**

By Speaker Sam L. Collins:

The following communication was received, read, and ordered printed in the Journal:

CAPITOL CORRESPONDENTS ASSOCIATION OF CALIFORNIA  
ROOM 222, STATE CAPITOL, SACRAMENTO, March 3, 1952

*Hon. Sam L. Collins, Speaker  
The Assembly, Assembly Chamber*

DEAR SIR: In compliance with Assembly Rule 24 and Joint Rule 32, the Standing Committee of the Capitol Correspondents Association has examined applications for authentication as accredited press representatives and makes the following recommendation:

*Approved for Press Cards:*

*Associated Press*—Morrie Landsberg, Wayne Harbert, Joseph J. Lipper, William H. Allen, Gene Kramer, Wilbur Jones, Roger Barr, Allan Barton.

*Capitol News Service*—Henry C. MacArthur.

*International News Service*—Neil Shaw, Frederic J. Rupp.

*Los Angeles Daily News*—Leslie E. Cluyppool.

*Los Angeles Mirror*—James Bassett.

*Los Angeles Examiner*—Carl Greenberg.

*Los Angeles Times*—Chester G. Hanson.

*McClatchy Broadcasting Company*—Toney Koester, Victor Blanks.

*Oakland Tribune*—Don Thomas.

*Radio Station KROY*—Henry Thornley, J. E. Hinman, Clyde F. Coombs, Gene Desimone.

*Sacramento Bee*—Herbert L. Phillips, Richard Rodda, Thomas Arden, Robert M. Blanchard, S. J. Archibald, Walter P. Jones, Myron V. Depew, George E. Helmer, Hamilton Hintz, Rudy Hickey, Alfred E. Lyons, Robert Handsaker.

*San Francisco Chronicle*—Earl C. Behrens.

*San Francisco Call-Bulletin*—C. Lyn Fox.

*San Francisco Examiner*—Royal W. Jimerson, A. J. Welter.

*San Francisco News*—Mary Ellen Leary.

*United Press*—James C. Anderson, Walter Burkduell, Wayne Sargent, Edwin S. Capps, Juck Wholehan.

*San Diego Union and Evening Tribune and Southern California Associated Newspapers, Inc.*—Richard C. Bergholz

*Sacramento Union*—J. L. Rosenberg, E. E. Nichols, Norman Deuel, Joseph Benetti.

*Wall Street Journal*—Al M. Calais.

Sincerely,

EARL C. BEHRENS, President

MORRIE LANDSBERG  
Associated Press

NEIL SHAW  
International News

JAMES C. ANDERSON  
United Press

Committee on Credentials

**Ratification By Assembly**

By unanimous consent, the Assembly ratified the above action taken by the Capitol Correspondents Association.

**ANNOUNCEMENT**

Speaker Sam L. Collins announced the receipt of a communication from the *People's World* relative to press credentials, and ordered it referred to the Committee on Rules.

**RESOLUTIONS**

The following resolution was offered :

By Messrs. Erwin, Doyle, and Geddes :

**House Resolution No. 13**

Relative to Ramona Freeway through the City of El Monte

WHEREAS, Two meetings have been held concerning the route of the Ramona Freeway through the City of El Monte, one in the City of Riverside and the other in the City of Los Angeles at which Members of the Legislature were present, including those from districts to the east of El Monte; and

WHEREAS, The first meeting was attended by the city officials at El Monte, at which time recommendations were made by the Members of the Legislature requesting that the city officials meet with the California Highway Commission and the State Highway Engineer for the purpose of working out a speedy solution of the freeway problem as it concerns the City of El Monte; and

WHEREAS, This recommendation was carried out and a second meeting was held in the State Public Works Building in the City of Los Angeles on January 12, 1952, attended by engineers representing the State Highway Engineer and by Mr. Harrison Baker of the California Highway Commission, at which meeting a plan was presented by the officials of the City of El Monte, resulting in recommendations by all concerned that there be a further meeting of the representatives of the State and city at which time cost figures and estimates were to be presented concerning the State Plan on the one hand and the El Monte Plan on the other; and

WHEREAS, No such further meeting has ever been held in accordance with the recommendation on January 12, 1952; now, therefore, be it

*Resolved by the Assembly of the State of California*, That, in order to save litigation and consequent delays in the construction of the Ramona Freeway through the City of El Monte, that no further action be taken with respect thereto until a hearing can be held in the City of El Monte by the proper committee of the Assembly at which hearing both the representatives of the State and the officials of the City of El Monte shall present cost figures, estimates and route; and be it further

*Resolved*, That in the interest of speed in completing the Ramona Freeway through the City of El Monte the findings of the committee shall be reported back to the Assembly and to others concerned in the problem

Resolution read, and ordered referred to Committee on Rules.

**INTRODUCTION, FIRST READING, AND REFERENCE  
OF ASSEMBLY BILLS**

The following resolutions were offered :

**Assembly Concurrent Resolution No. 1:** By Messrs. Grant and Kloocksien—Relative to approving certain amendments to the charter of the City of Long Beach, State of California, ratified by the qualified electors of said city at a general municipal election held therein on the fifth day of June, 1951.

Referred to Committee on Rules.

**Assembly Concurrent Resolution No. 2:** By Messrs. Maloney and Sam L. Collins—Relative to the selection of the Legislative Counsel of California.

Referred to Committee on Rules.

MESSAGES FROM THE GOVERNOR  
BUDGET MESSAGE

By Governor Earl Warren, 1952-1953 Budget

*To the Senate and Assembly of the State Legislature of California:*

I again welcome you to Sacramento for the Budget Session, and in accordance with Section 31, Article IV of the Constitution I submit to you the budget for our State for the Fiscal Year ending June 30, 1953.

This is the first session at which all of us have been housed in the new Capitol addition, and I trust that all of you will at long last be able to enjoy adequate facilities for the performance of your very important duties. It has been a matter of wonderment to me for many years how the Legislature could function in its totally inadequate and obsolete quarters. I want to say to you also that my staff and I are pleased with our new quarters and that we believe the greatly improved facilities will enable us to discharge our responsibilities to the people better than heretofore.

At the outset I report to you that our State is in a sound financial condition. No new or added taxes are required. The present rates will meet the budget expenditures and leave us with an estimated General Fund surplus of approximately \$70,000,000 on June 30, 1953, after financing the budget as herein proposed. This is substantially greater than we had reason to believe it would be when I submitted our budget for the current fiscal year, the reason for this being our estimates of revenue in last year's budget were proved to be conservative because we, as did other forecasters, failed to anticipate the full extent of scarce buying and other forces related to the defense program which inflated sales volume, prices and income. This budget contains a thorough discussion of the revenue estimates for the coming fiscal year and the assumptions on which they are based. We have used every means at our command to develop reliable and realistic estimates. However, these are uncertain times and any major unforeseen development in world affairs could make a substantial change in either direction in our revenue yield.

The budget for the next fiscal year which I submit to you is one of minimum requirements to carry out policies and functions already established by the Legislature. In the belief that the Legislature and the people in providing for annual budget sessions, intended them for the purpose of facilitating the preparation of budgets and not for changing policies greatly except in general sessions, we have endeavored in the presentation of this budget to follow your policies as established in the 1951 Session. With the exception of the instances which I will in a moment enumerate, this has been done explicitly. Any other increase is largely a matter of meeting the greater costs occasioned by the continued growth of the State and the advances in price and wage levels. It is significant for all of us to bear in mind that according to the estimates of the Census Bureau, our State has grown by 450,000 persons in the past year, 300,000 by immigration and 150,000 by increase of births over deaths.

The expenditures in this budget are estimated at \$1,185,397,270 for the fiscal year, an increase of \$82,063,743 or 7.4 percent over the current fiscal year. Of this increase, \$34,500,000, or 42.2 percent, will go to local governments in the form of larger payments for support of public schools, and \$4,600,000 or 5.5 percent for other local subventions. \$5,902,000, or 7.2 percent represents the net increase in expenditures for capital outlay, and \$37,033,000, or 45.1 percent will be used for state operations. The latter sum includes \$12,550,000 for increased salaries of state employees, in accordance with Personnel Board recommendations, \$5,506,000 for the University, state colleges and other educational activities, \$3,290,000 for an improvement in the level of care at mental hospitals and homes, \$2,518,000 for public works and highway maintenance, and \$2,033,000 for better traffic law enforcement by the Highway Patrol.

#### State Operations

Budget recommendations for the operation of the departments of the State Government have been carefully calculated to meet work loads. Every request has had a very thorough examination, and many have been sharply reduced before being presented to you. The details of the department operating requirements were released to your committees for their advance study one month ago. I follow this practice of so informing you in order that you may be thoroughly advised of the budget requests before the session is convened.

Your special attention is called to the following items which represent the major increases in this budget.

#### Mental Hygiene

For several years we have been endeavoring to take our State out of the Asylum Age and establish it in the Hospital Age, where a high quality of medical care working toward rapid and complete cure is substituted for mere custodial care. Improvements in the quality of treatment authorized by the Legislature are now showing substantial results in earlier discharges and shorter periods of hospitalization. Six years ago the average length of time patients remained in our state hospitals for serious mental illnesses was 6.6 months. At the present time, the average length of such hospitalization

is 4.5 months. If these advances had not been made we would now have one-third more patients in our state hospitals or an addition of 13,000 to the total of 40,000. This budget recommends funds for modest augmentation of medical, nursing and rehabilitation staffs so that still greater progress can be made.

#### Highway Patrol

Accidents continue to take a horrible toll on our highways in both lives and property. Last year 3,411 of our citizens were killed; 2,420 of these lost their lives on rural highways. In addition, 95,000 people were injured, many thousands of them very badly injured. We are attempting to meet this problem in every possible way—through public safety programs, by driver education, by assigning additional patrolmen within our limited means to the most dangerous areas and by sending flying squadrons into places of extreme traffic density. We have received citations from national safety organizations for good highway engineering practices, enlightened enforcement methods and for active safety programs. Our Highway Patrol is doing its best, but all of these things are not enough. Traffic fatalities increased 15.6 percent on our rural highways last year. The fact is the Patrol is of necessity spread too thinly. We do not have enough officers to man our highways. The State must have a more adequate patrol force, and the reasons for this statement are plain. In 1947 the Legislature provided the 40-hour week as of July 1, 1948, instead of the 48-hour week which had been in existence prior to 1948. This represented a reduction of one-sixth of the patrolmen available for duty on the highways. Since that time the small increases in personnel authorized by the Legislature have done little more than compensate for that loss. To be specific, the increase is but 5 percent. On the other hand, the number of automobiles on our highways since 1947 has increased by 1,433,000 or 36 percent. Since that same date, the annual number of accidents investigated by the Patrol has increased 82 percent. The supervision over the additional traffic occasioned by those 1,433,000 automobiles and the investigation of this increased number of accidents have reduced the number of officers actually patrolling the highways to the danger point in practically every county of the State. It is a proven fact that the number of accidents on any highway depend very largely upon the number of highway patrolmen who patrol it. I am therefore again recommending to you an increase in the strength of the Highway Patrol with a very earnest plea so that there may be more effective traffic law enforcement. Without this we cannot hope to substantially reduce the appalling number of traffic deaths. The 232 officers recommended in the budget represent the equivalent of 24 cents annually for each registered vehicle. This is indeed a small cost for the added protection it will buy for every man, woman and child in California.

#### University of California and State Colleges

In recent years you have authorized new state colleges at Los Angeles, Long Beach, and Sacramento, new campuses of the University of California at Santa Barbara and Riverside, and expanded activities at various of its other campuses. These expansions in the facilities for higher education have been only partly in operation in the immediate past while awaiting construction of buildings. An increase of more than \$5 million will be required for the more nearly complete operation of these institutions in the coming year.

#### Water Resources

An appropriation of \$800,000 is proposed for preliminary plans and surveys on the Feather River Project which you authorized at the 1951 Session. This is a large and important project. If it is to become a reality in time to help many parts of our State which are badly in need of water, there should be no delay in making the surveys and preparing the preliminary plans for its realization. There is no more basic problem to be solved in California than the conservation of water and I again urge upon you the great importance of early action on this project.

#### Price and Pay Increases

Provision has been made in this budget to meet further increases in prices, particularly for the larger items of food and clothing in the state institutions. A lump sum is recommended for allocation to the various institutions and departments supported by the General Fund if and when actual advances in prices occur. It may be interesting to point out that in our many state institutions we have 56,167 people who must be clothed and fed every day of the year. This means that in a year the States serves 61,500,000 meals, and an increase of one cent per meal would mean an additional cost of \$615,000 per year. Provision is also made for price advances in the estimated cost of highway maintenance and other activities financed from special funds.

As you know, the State Personnel Board is required by law to recommend salaries comparable to those paid in private industry and by other public agencies. The board has made its annual report and has recommended that funds be made available to allow an increase in the pay of state employees of approximately 5 percent in the fiscal year, with some further allowance for special equity adjustments including a special increase for employees caring for mental cases. The cost of this recommendation, including increases already authorized but not allocated, amounts to \$14,200,000

in the next fiscal year. A proposed salary adjustment item in conformity with the Personnel Board's recommendation is included in the budget.

The requirements for the functions above enumerated and for the price and pay increases account for the greater part of the increase in the portion of the budget dealing with the operating expenses of the State Government.

#### Capital Outlay

Of necessity the capital outlay items in this budget represent a very substantial amount of money. Of the \$222 million recommended, the sum of \$107 million is for highways, \$35 million is for education—\$17 million for the University, \$17 million for the state colleges, and \$1 million for other educational institutions. \$22 million is for mental hygiene, \$19 million for corrections, \$8 million for natural resources, \$5 million for office space, and \$24 million for miscellaneous buildings and a fund to meet the increased prices. These amounts represent projects for which there is an absolute and immediate need. It is a program which can be gotten under way within the fiscal year. We believe that national defense will have advanced to a point where materials may be available for them. Delay in beginning this work will inevitably mean that the State has failed to meet its obligation largely in the care, treatment, and education of thousands of its citizens. Except for the projects which were deferred by action in the 1951 Session, the postwar building program for which money was saved between 1943 and 1946, is practically all either completed or under contract. It has relieved some of the worst situations of overcrowding and hazardous housing, but there is still a long way to go to meet our building requirements. It must be remembered that since 1946 our State has increased in population by another 2,000,000 people. There are still hundreds of juvenile delinquents being held in local jails because of lack of space for them in the State's youth facilities. There is still a long waiting list of children—thousands of them—requiring care and treatment in state homes for the mentally defective. There is still much more to do at the new state colleges and the new campuses and graduate schools of the University. Our state hospitals for the mentally ill are still overcrowded, and we now have over 12,000 prisoners in our penitentiaries. We cannot stop building so long as our population is increasing at the rate of 450,000 each year, and particularly after we have been slowed down by defense programs.

#### Local Assistance

More than half the budget—\$625,000,000—comes under the general heading of local assistance.

#### Public Schools

The largest item is the State's contribution to the support of public schools, which will amount to more than \$290,800,000 under existing law, an increase of more than \$22,500,000 over the current year. This is explained largely by the fact that there are in our public schools this year 144,000 more children than last year. In addition to the above sum, I have included \$12 million for the Equalization Fund of the General School Fund to assist those school districts which, in spite of the efforts of the State in the past to assist them with their special financial problems, find themselves distressed by the inflation which affects all of us. In 1946 the voters of California approved a constitutional amendment increasing the State's support for public schools to a minimum of \$120 per unit of attendance. Since that time the Legislature has on several occasions augmented this minimum. The definition of average daily attendance has been liberalized to include absences due to verified illness. Payments for the excess cost of educating physically handicapped children have been increased materially, and provision has been made for the education of the mentally retarded. Apportionments have been placed on a current year basis, thus correcting an inequity and relieving pressure in the financial operation of growing school districts. Special provision has been made for greater state assistance in districts with low assessed valuations and for small high schools. State payments toward the cost of transportation of school children have been increased and special incentive has been provided for the unification of schools. The State has guaranteed the interest and redemption payments on school building bonds for distressed districts to the extent of \$250,000,000. The State has granted \$55 million outright to the most distressed districts of our State for building purposes. Contributions for teachers' retirement have been liberalized. All told, the State, in addition to the grants made, and bond redemption payments assumed, has provided at least \$50 million annually for support of public school activities over and above the constitutional minimum since 1946. This is an impressive record, but it does not tell the full story because in 1946-47 our budget for the public schools was \$113 million. Now, because of growth and further liberalization by the Legislature, our current budget for the same purpose is \$290 million. I am of the opinion, however, that it would be decidedly in the interests of better education to increase the Equalization Fund by \$12 million to assist the poorer districts.

Many of these districts, also, in spite of the help the State has heretofore afforded them, are still in need of additional school buildings after reaching the statutory limits in their tax rates and bonded indebtedness. The funds from the bond issue have been exhausted and it is my belief that another such bond issue should be submitted to the



people in the November election. If the Legislature desires to continue the policy of assisting necessitous school districts in this manner and submits such a bond issue, I recommend that \$40 million be loaned to the districts pending the vote on the bond issue and providing for repayment therefrom or in the event that the bond issue should fail, from the funds of the school district on the same terms as the original bond issue for that purpose. Since our State now has a sizeable indebtedness because of this obligation, I recommend that when the \$40 million is repaid, it be placed in a special fund for amortization of the State's obligation under these bond issues. It is sound business, and would accomplish the same purpose as we accomplished in 1943 and 1945 when you completely amortized the entire outstanding bonded indebtedness of the State.

#### **Social Welfare**

The State's share of aid to the aged, the blind, and needy children, while amounting to the very substantial sum of \$151 million, is showing a smaller rate of increase than in previous years, due primarily to better employment opportunities.

#### **Shared Revenues**

Revenues from the automobile "in lieu" tax, gasoline tax, liquor licenses, and other shared taxes which the State collects and pays over to the counties and cities will amount to more than \$148 million.

#### **Veterans Farm and Home Loan Program**

Due to accelerated activity in home purchases under the veterans farm and home loan program, the money from the last bond issue of \$100 million for that purpose has been exhausted. Unless some provision is made by the State to provide immediate additional funds for that purpose, no homes for veterans can be financed for a period of 10 months. There are still many veterans who need and are entitled to this help from the State. Many of these are wounded veterans from Korea. It is estimated by the Department of Veterans Affairs that it will be necessary to finance homes and farms to the extent of \$5,500,000 per month as has been the case in recent months. I therefore recommend that we lend to the Department of Veterans Affairs for this purpose either from surplus or from such other funds as may be available the sum of \$55 million to be repaid either from the bond issue to be voted on next November, or in such other manner as the Legislature may prescribe.

#### **Fiscal Policies**

As I stated to you at the outset, the finances of our State are in excellent condition. The budget is in balance, as it has been every year since 1943. We have amortized our general bonded indebtedness that existed prior to that time, and with the exception of our obligation of approximately one-third of the school bond issue of \$250 million, we have no outstanding debt.

In 1947 you set aside the so-called "Rainy Day Fund" as a reserve for revenue deficiency. In the last 10 years, taxes have not been raised in California and for six of those years, taxes were decreased on an average of 15 percent, representing a saving to the people of approximately \$560 million. At the end of this fiscal year we will have an estimated surplus of \$70 million, after making provision for financing this budget. This is a fiscal record of which the Legislature may well be proud.

If it were reasonably safe to do so, I would again recommend to you that we reduce taxes once more, but I am of the opinion that we cannot do so with safety. Our revenues come from taxes measured by income and sales. The yields have increased with the recent expansion in business and incomes. The heavy wave of buying which took place after the outbreak of the Korean War greatly increased receipts from the sales tax. Defense work and the general high level of prices, wages, and farm and industrial income, have resulted in revenues substantially in excess of previous years and of the estimates made in last year's budget.

A great part of our economy is geared to defense expenditures. We have no assurance that the present high level of our tax yields will continue. On the contrary, there is good reason to expect declines as defense spending begins to taper off. This is the time for careful planning of fiscal affairs. While a General Fund surplus of \$70 million at the end of the next fiscal year is forecast, in a broader sense, the State does not have a surplus so long as it has outstanding debt greater than that amount. To be fully on a pay-as-you-go basis, the State should set aside a sinking fund equal to its proportionate share of the school bond obligation. Substantial installments should be paid into such a sinking fund until the State's share of this obligation is fully funded.

We cannot avoid, even with our most careful economies, an increase in the state budget in the years ahead. The combined effects of the great postwar increase in birth-rate and heavy in-migration is really just beginning to have its influence on school attendance. As this wave advances through the elementary and secondary schools and then through our colleges and university, our annual outlays for schools and higher education will inevitably increase by many millions, even if there is no change in the unit costs. Our best estimate is that the increase will be \$39 million in 1954-55 Fiscal Year over this year.

Welfare expenditures during these periods of full employment have not increased as much as in previous years. Curtailment in defense activities will cause readjustments in the labor force which will make it more difficult for aged and handicapped to obtain employment, and increased welfare costs are sure to result. This would add still more millions to our budget.

More money will be needed to finance the State's share of the flood control projects which have been authorized.

The purchasing power of the dollar in public construction is diminishing year by year. In fact, we now obtain for our dollar only 37 cents of construction as compared with one hundred cents of construction in 1939. In other words, the approximately \$100 million construction program recommended in this budget will produce only \$37 million dollars of construction as compared with 12 years ago. It is also worth remembering in this connection that in a tax reduction program comparable to that we had between 1943 and 1948, the Federal Government under present tax schedules would automatically take \$38 million out of the \$109 million of the state tax reduction to our citizens.

The primary responsibility of those of us who are charged with the administration of our state affairs is to maintain a solvent government. No matter what other virtues government might have, if it is not solvent, it cannot be good government. If we were to overestimate our revenues of the future, or underestimate our expenses in a fluctuating economy such as we have at the present time, we might, by giving slight temporary relief, be the cause of permanently injuring the credit of our State and the services it renders to the people. I urge you in the interest of stability to abide by the fiscal policies which you established last year as we are doing in all other things, in the hope that when the Legislature meets next January, conditions will be more stable and the road ahead of us will be more clearly discernible.

Finally, may I remind you that the surplus we are dealing with was accumulated over prior years, with most of it credited to the Fiscal Year 1950-51 as a result of the scare buying and defense expenditures occasioned by the Korean War. Only \$12 million of it can be credited to the current fiscal year. In no single year since World War II have we ever accumulated a sum approaching \$109 million in surplus and if we should reduce our income by that amount, it is more than possible that we would end the year with a deficit.

I offer you my wholehearted cooperation in your consideration of this budget.

Respectfully submitted,

EARL WARREN, Governor

March 3, 1952

#### INTRODUCTION, FIRST READING, AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following bill was offered:

**Assembly Bill No. 1:** By Mr. Sherwin—An act making appropriations for the support of the Government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, to take effect immediately.

Referred to Committee on Ways and Means.

#### COMMITTEE FROM THE SENATE

Senators Hoffman, Miller, and Cunningham appeared before the bar of the Assembly, and announced that the Senate had organized, and was now ready to proceed with the regular business.

#### MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, March 3, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day elected the following statutory officers for the 1952 Regular Session:

<i>President pro Tempore</i> .....	Harold J. Powers
<i>Secretary of the Senate</i> .....	J. A. Beek
<i>Sergeant-at-Arms</i> .....	Joseph F. Nolan
<i>Minute Clerk</i> .....	John F. Lea
<i>Chaplain</i> .....	Rev. Father John G. Terwilliger

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

**INTRODUCTION, FIRST READING, AND REFERENCE  
OF ASSEMBLY BILLS (RESUMED)**

The following resolution was offered:

**Assembly Concurrent Resolution No. 3:** By Mr. Kelly—Relative to the passing of Adolphus W. Noon.

Referred to Committee on Rules.

**RESOLUTIONS**

The following resolution was offered:

By Messrs. Hawkins, Rumford, Elliott, Morris, Hahn, Mrs. Niehouse, Messrs. Kilpatrick, McMillan, Evans, Condon, George D. Collins, Gaffney, Rosenthal, Henderson, Porter, Berry, Munnell, Burkhalter, Thomas, and Moss:

**House Resolution No. 14**

Memorializing the President of the United States and the Attorney General of the United States to adopt measures directed against mob violence, destruction of life and property in the State of Florida.

**WHEREAS**, In a certain section of the United States crimes of violence directed against the persons and property of citizens of so-called minority groups, including damage to and attempted destruction of houses of religious worship, are rapidly increasing both in number and in seriousness; and

**WHEREAS**, One of the most deplorable types of crime is the wanton destruction of human life, private and public and even religious property by individuals and groups using such methods to intimidate and to prevent the exercise by certain classes of American citizens of their constitutional rights to life, liberty, the pursuit of happiness and the peaceful ownership and occupation of property; and,

**WHEREAS**, The State of Florida has in recent months been the scene of a succession of such incidents including shootings, bombing of public, private and religious property of Negro, Jewish and Catholic citizens, and finally the killing of a respectable and prominent Negro citizen and his wife and the destruction of their home by bomb; and,

**WHEREAS**, Such a wave of this particular type of crime in the State of Florida strikes at the very fundamentals of our constitutional rights and our system of democratic government in this Nation, tending, if unchecked, to result in an absolute disrespect for and defiance of duly constituted agencies charged with the protection of life and property and with the proper enforcement of criminal laws on the local, state and the national levels; and,

**WHEREAS**, The continual disregard of the taking of human life and the destruction of public, private and religious property by irresponsible individuals under the influence of excitement, racial and religious hate usurping the prerogatives of proper legal agencies devoted to the investigation, apprehension, prosecution and punishment of persons accused of crime, can but encourage this rising tide of violence; and

**WHEREAS**, We firmly believe that this unfortunate and growing disregard of law and order can best be curtailed and eradicated through the power of our Federal Government operating through the Department of Justice, as in these situations, we believe that the civil rights of American citizens are being violated; now, therefore, be it

*Resolved by the Assembly of the State of California*, That His Excellency Harry S. Truman, President of the United States of America, be memorialized and requested to as speedily as possible direct the proper federal officials and agencies to investigate the situation in the State of Florida, and upon proper report of such investigation to direct the Attorney General of the United States to use every agency under his jurisdiction, including the Federal Bureau of Investigation, to bring to justice those responsible not only for the actual commission of acts of lawlessness, but all others who shall have conceived, conspired, aided or abetted in any of these acts of lawlessness, to the end that this growing tide of violence and disregard of law may be checked and eradicated and that every citizen of the United States of America may be accorded and guaranteed full constitutional protection of life, liberty and property; and be it further

*Resolved*, That copies of this concurrent resolution be transmitted to the President of the United States, Attorney General of the United States, and to the Governor of the State of Florida.

Resolution read, and ordered referred to the Committee on Rules.

**Report of Select Committee**

The Select Committee to wait upon the Senate reported that the Senate was organized, and ready to proceed with the regular business.

## RECESS

At 12.32 p.m., on motion of Mr. Dickey, the Assembly recessed until 2.15 p.m.

## REASSEMBLED

At 2.15 p.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.  
Chief Clerk Arthur A. Ohnimus at the desk.

INTRODUCTION, FIRST READING, AND REFERENCE  
OF ASSEMBLY BILLS (RESUMED)

The following bills were introduced, and read the first time:

**Assembly Bill No. 2:** By Mr. Luckel, Mrs. Niehouse, Messrs. Morris, Burke, and Cloyd—An act to add Section 17137 to the Revenue and Taxation Code, relating to state personal income tax.

Referred to Committee on Revenue and Taxation.

**Assembly Bill No. 3:** By Messrs. Luckel, Morris, Burke, and Cloyd—An act to amend Sections 17305 and 24121e of the Revenue and Taxation Code, relating to taxation and the raising of revenue.

Referred to Committee on Revenue and Taxation.

**Assembly Bill No. 4:** By Messrs. Coats, Cooke, Burkhalter, Henderson, Belotti, Chapel, Crowley, Davis, Dills, Hagen, Lindsay, McCollister, McFall, Moss, Mummell, Parker, Rosenthal, and Rumford—An act to provide for the continuous operation of aid to veterans under the Veterans Farm and Home Purchase Act of 1943 pending approval and sale of bonds for that purpose by adding Section 987.11 to the Military and Veterans Code and making an appropriation, declaring the urgency thereof, to take effect immediately.

Referred to Committee on Rules.

**Assembly Bill No. 5:** By Messrs. McCollister, Grant, Dickey, Brady, Brown, Burke, Burkhalter, Chapel, Clarke, Coats, Dills, Dolwig, Doyle, Elliott, Erwin, Evans, Gaffney, Hawkins, Kelly, Kilpatrick, Lincoln, Lyon, Maloney, McMillan, Meyers, Morris, Mrs. Niehouse, Messrs. Porter, Stanley, Stewart, and Thomas—An act making an appropriation to the Adjutant General of the State of California for the construction, improvement, and equipment of armories for the California National Guard.

Referred to Committee on Military Affairs.

**Assembly Bill No. 6:** By Messrs. McCollister, Grant, Dickey, Brady, Brown, Burke, Burkhalter, Chapel, Clarke, Coats, Dills, Dolwig, Doyle, Elliott, Erwin, Evans, Gaffney, Geddes, Hawkins, Henderson, Kelly, Kloksiem, Lyon, Maloney, McFall, McMillan, Meyers, Morris, Mrs. Niehouse, Messrs. Porter, Rumford, Stanley, Stewart, and Thomas—An act to amend Section 18634 of, and to add Section 18635 to, the Business and Professions Code, relating to funds of the State Athletic Commission, and making an appropriation.

Referred to Committee on Boards and Commissions.

**Assembly Joint Resolution No. 1:** By Messrs. McCollister, Grant, Dickey, Brady, Beck, Berry, Brown, Burkhalter, Chapel, Clarke, Coats,

Conrad, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Gaffney, Hawkins, Henderson, Kelly, Klocksiem, Lincoln, Lyon, Maloney, McFall, McMillan, Meyers, Morris, Mrs. Nichouse, Messrs. Parker, Porter, Rumford, Silliman, Stanley, Stewart, and Thomas—Relative to memorializing the Congress of the United States in relation to the furnishing of federal assistance, including arms, ammunition, clothing and equipment, to the California Guard.

Referred to Committee on Rules.

**Assembly Concurrent Resolution No. 4:** By Messrs. Levering and Caldecott—Relative to designating March 16, 1952, as West Point Day in California.

Referred to Committee on Rules.

### RESOLUTIONS

The following resolutions were offered :

By Mr. Levering :

#### House Resolution No. 15

Relative to adjournment in respect to the memory of Geoffrey Francis Morgan  
WHEREAS, The Members of the Legislature were profoundly shocked and grieved to learn of the recent death of Geoffrey Francis Morgan ; and

WHEREAS, Geoffrey Francis Morgan very ably served the State of California as Assembly man from District No. 60 in Los Angeles from 1934 through 1938 ; and

WHEREAS, He is widely known throughout the United States for his accomplishments in the field of education, as a lecturer, and as an author of plays and operettas ; now, therefore, be it

*Resolved by the Assembly of the State of California,* That when this Assembly this day adjourns it do so out of respect to the memory of Geoffrey Francis Morgan.

#### Request for Unanimous Consent

Mr. Levering asked for, and was granted, unanimous consent to take up House Resolution No. 15, at this time, without reference to committee or file.

Resolution read, and adopted unanimously by a rising vote.

By Mr. Berry :

#### House Resolution No. 16

*Resolved by the Assembly of the State of California,* That the Chief Clerk of the Assembly be and is hereby authorized to act as the authorized representative of the Committee on Rules pursuant to Rule 9.5 of the Standing Rules of the Assembly for the purpose of approving all long distance telephone calls and telegrams, and he it further

*Resolved,* That wherever by any resolution of this Assembly amounts are allocated from the Contingent Fund, or any other fund, to be expended by the Chief Clerk, he is hereby designated to act as the authorized representative of the Committee on Rules for the purpose of making such expenditures as may be authorized by said resolution without the prior approval of the Committee on Rules.

#### Request for Unanimous Consent

Mr. Berry asked for, and was granted, unanimous consent to take up House Resolution No. 16, at this time, without reference to committee or file.

Resolution read, and adopted.

**INTRODUCTION, FIRST READING, AND REFERENCE  
OF ASSEMBLY BILLS (RESUMED)**

The following bill was introduced, and read the first time:

**Assembly Bill No. 7:** By Messrs. Luckel, Cloyd, and Burke—An act to amend Sections 6051, 6201, and 23186 of, to add Chapter 135 to Part 10 of Division 2 of, and to add Sections 17053.6, 23152, and 23502 to, the Revenue and Taxation Code, relating to state taxation and providing that this act shall take effect immediately.

Referred to Committee on Revenue and Taxation.

**COMMUNICATIONS**

By the Chief Clerk:

The following communications were received, read, and ordered printed in the Journal:

STATE OF CALIFORNIA, DEPARTMENT OF JUSTICE  
OFFICE OF THE ATTORNEY GENERAL  
STATE BUILDING, SAN FRANCISCO, June 25, 1951

*Mr. Arthur A. Ohnimus, Chief Clerk, California Legislature  
State Capitol, Sacramento 14, California*

DEAR MR. OHNIMUS: This will acknowledge receipt of copy of Assembly Concurrent Resolution No. 96 which was adopted by the California Legislature on June 14, 1951.

Enclosed is copy of a letter sent to Mr. O. P. Heald, President of the Fallbrook Irrigation District, which, in my opinion, gives a full and chronological history of the position of the Attorney General's Office.

Will you please assure the Members of the Legislature that I will continue to do all within my power to protect the interest of the citizens of this State.

Sincerely,

EDMUND G. BROWN  
Attorney General

Above transmitted copy of letter sent to Mr. O. P. Heald is being held by Speaker Sam L. Collins.

By the Chief Clerk:

30 ROCKEFELLER PLAZA  
NEW YORK 20, N. Y., August 7, 1951

*Mr. Arthur A. Ohnimus, Chief Clerk  
California Assembly, State Capitol  
Sacramento 14, California*

DEAR MR. OHNIMUS: I am writing belatedly to express the appreciation of my sisters and me for the resolution adopted by the California Assembly in honor of my father.

The resolution was a gratifying tribute to my father's memory and a source of the greatest inspiration and comfort to the members of the family.

I hope you will convey our expression of deepest gratitude to the Members of the Assembly who sponsored and adopted this resolution.

Sincerely yours,

ARTHUR H. VANDENBERG, JR.

By Speaker Sam L. Collins:

A communication from Charles Van Winkle, Executive Secretary of Y. M. C. A. Youth and Government, expressing appreciation for being permitted to use the Assembly Chamber and committee rooms during the sessions of the 1952 Y. M. C. A. Model Legislature, and a resolution, were received, read, and the resolution ordered printed in the Journal.

**YMCA Model Legislature**

**Senate Concurrent Resolution No. 1**

Introduced by Senator Robin Nichols Representing the Yolo County Y. M. C. A.  
February 22, 1952

Without Reference to Committee

*Senate Concurrent Resolution No. 1*—Relative to thanks of the Y. M. C. A. Model Legislature for the use of the facilities of the State Capitol

WHEREAS, We the members of the 1952 Y. M. C. A. Model Legislature have enjoyed use of the facilities of the State Capitol; and

WHEREAS, We have been received courteously and have profited greatly by our experiences here, and

WHEREAS, We feel a great indebtedness to the State Legislature and other officials of the Government of the State of California who have so graciously given their time and energy to make this program a success; now, therefore, be it

*Resolved by the Senate of the Y. M. C. A. Model Legislature of the State of California; the Assembly thereof Concurring.* That the Y. M. C. A. Model Legislature hereby expresses its deep thanks to the Legislature of the State of California for the use of the Legislative Chambers and other facilities of the Legislature; and

The Secretary of the Senate is directed to present a copy of this resolution to the President pro Tempore of the Senate of the State of California, the Speaker of the Assembly of the State of California and His Excellency, Honorable Earl Warren, Governor of the State of California.

By the Chief Clerk:

The following communication was received, read, and ordered printed in the Journal:

**Letter of Transmittal**  
STATE OF CALIFORNIA  
SACRAMENTO 14

*Inter-Departmental Communication*

To: *Honorable Arthur A. Ohnimus*  
*Chief Clerk of the Assembly*  
*State Capitol, Sacramento, California*

DATE: March 3, 1952

SUBJECT: Report on Property Tax Assessment

From: *State Board of Equalization*  
*Dixwell L. Pierce, Secretary*

Pursuant to Section 15645 of the Government Code, I am transmitting herewith for filing with the Assembly copies of the surveys which have been completed under Section 15640 and following of the Government Code regarding property tax administration in the following counties:

Del Norte	Mendocino	Santa Clara
El Dorado	Nevada	Sierra
Fresno	Sacramento	Stanislaus
Glenn	San Bernardino	Tulare
Humboldt	San Joaquin	Tuolumne
Lake	San Luis Obispo	Ventura
Madera		

You will recall that similar reports have been submitted to the Legislature heretofore with respect to the counties of:

Alameda	Kings	Plumas
Alpine	Lassen	Riverside
Amador	Marin	San Benito
Calaveras	Mariposa	Santa Barbara
Contra Costa	Merced	Santa Cruz
Imperial	Mono	Siskiyou
Inyo	Monterey	Solano
Kern	Placer	Sonoma

From the foregoing it will appear that 43 such reports have now been transmitted. The first of these were made under Section 3693 of the Political Code, while those completed after September, 1951 were made in conformity with Sections 15640 and following of the Government Code which replaced the former Political Code provisions.

Reports as to the remaining 15 counties are in process. We anticipate that most of these will be available for distribution before the close of the current fiscal year. The others should be completed reasonably soon thereafter.

There has been a gratifying expression of public interest in these surveys. The board is encouraged to believe that they are proving an effective means of promoting the objective stated in Section 15643 of the Government Code, namely, to afford the most efficient assessment of property for tax purposes in the counties of the State.

DIXWELL L. PIERCE

Above transmitted copies of report ordered referred to the Committee on Revenue and Taxation.

By the Chief Clerk:

A communication from James A. Gibson of Oklahoma City, Oklahoma, relative to law enforcement agencies of the State of California was received, and ordered referred to the Committee on Judiciary.

By the Chief Clerk:

A communication from Mrs. Alma Shaver was received, and ordered referred to the Committee on Military Affairs.

By the Chief Clerk:

A communication from Claudia Walker of San Francisco, relative to educational activities, was received, and ordered referred to the Committee on Education.

By the Chief Clerk:

A communication from Mrs. Jeanette Young of Glendale, relative to the Joint Tenancy Bill, was received, and ordered referred to the Committee on Judiciary.

By the Chief Clerk:

A communication from James Johnson of Los Angeles, relative to old age assistance, was received, and ordered referred to the Committee on Social Welfare.

By the Chief Clerk:

A resolution from Charles M. Dou, City Clerk, and Josephine Holm, Deputy, of Oakland, relative to national defense, was received, and ordered referred to the Committee on Military Affairs.

By the Chief Clerk:

A communication from Walter Peterson, City Clerk of Los Angeles, relative to the adoption of Assembly Concurrent Resolution No. 97, was received, and ordered referred to the Committee on Transportation and Commerce.

By the Chief Clerk:

A communication from R. J. Pojalich, Secretary of the Public Utilities Commission, relative to costs in connection with a proposed grade separation on Olive Avenue in the City of Burbank, was received, and ordered referred to the Committee on Transportation and Commerce.



By the Chief Clerk :

A communication and copies of two resolutions, from M. C. Hermann, Department Quartermaster-Adjutant, Veterans of Foreign Wars, San Francisco, relative to the Veterans Home in Napa County, was received, and ordered referred to the Committee on Military Affairs.

By the Chief Clerk :

A communication from Frances Wharton, Assistant Secretary of the State Social Welfare Board, with an attached Department Bulletin relative to Assembly Concurrent Resolution No. 39, were received, and ordered referred to the Committee on Social Welfare.

By the Chief Clerk :

A communication from Dixwell L. Pierce, Secretary of the State Board of Equalization, relative to the Alcoholic Beverage Control Act, was received, and ordered referred to the Committee on Public Morals.

By the Chief Clerk :

A communication and resolution from the Vittoria Colonna Club of San Francisco, relative to penalties recommended by law for the sale and use of narcotics by youths, were received, and ordered referred to the Committee on Judiciary.

By the Chief Clerk :

A communication from A. W. Hislon, Director of Law and Legislation for the C. S. E. A., and a copy of the California State Employees' Association's Legislative Summary for the 1951 General Session, were received, and ordered referred to the Committee on Civil Service and State Personnel.

By the Chief Clerk :

A communication and a report from James S. Dean, Director of Finance; Frank B. Durkee, Director of Public Works; Anson Boyd, State Architect; and L. E. Hobart, State Purchasing Agent; were received, and ordered referred to the Committee on Ways and Means.

By the Chief Clerk :

A communication from Orman E. Hupp, C. L. J., Long Beach, relative to tideland ownership, was received, and ordered referred to the Committee on Conservation, Planning, and Public Works.

By the Chief Clerk :

A communication from Maud Heady, relative to sales tax reduction, was received, and ordered referred to the Committee on Revenue and Taxation.

By the Chief Clerk :

A communication from Mrs. John Ellingwood of San Francisco, relative to the Workmen's Compensation Law, was received, and ordered referred to the Committee on Industrial Relations.

By the Chief Clerk :

A communication from Frank Ullman of Napa, relative to unemployment compensation for temporary state employees, and responsibility of garages, was received, and ordered referred to the Committee on Civil Service and State Personnel.

By the Chief Clerk :

A communication from Otto C. Lorenz, enclosing an article on policy loans and interest rates, was received, and ordered referred to the Committee on Finance and Insurance.

By the Chief Clerk :

A communication from Mary Furgerson, Regional Clerk, Southern California Regional Junior Statesmen of California, inclosing a resolution relative to strengthening laws concerning barbiturates, was received, and ordered referred to the Committee on Judiciary.

By the Chief Clerk :

A communication from Cary T. Ray, Adjutant, Veterans of the First Illinois Volunteer Infantry, now residing in California, relative to joint tenancy, was received, and ordered referred to the Committee on Judiciary.

By the Chief Clerk :

A communication from Mrs. Nora M. Sawallisch, expressing appreciation for sympathy extended at the passing of her husband, former Assemblyman Harold Sawallisch, was received, and ordered filed with the Secretary of State.

By the Chief Clerk :

A communication from Mary Lou Evans, R.N., of Los Angeles, relative to an investigation, was received, and ordered filed with the Secretary of State.

By the Chief Clerk :

A communication from Rufe B. Newman, Jr., Director of the Construction Controls Division of the Department of Commerce, relative to the commencement of construction of the St. Mary's Garage project, was received, and ordered filed with the Secretary of State.

By the Chief Clerk :

A communication from Hamilton B. Joslin, Commander, U. S. Naval Reserve, Oakland, expressing appreciation for the forwarding of copies of House Resolution No. 171, was received, and ordered filed with the Secretary of State.

By the Chief Clerk:

A communication from James Coe of Hanford, expressing appreciation for copies of House Resolution No. 149, was received, and ordered filed with the Secretary of State.

By the Chief Clerk:

A communication from Maxine Showalter of Fresno, acknowledging receipt of a copy of House Resolution No. 149, was received, and ordered filed with the Secretary of State.

By the Chief Clerk:

A communication from Ronald D. Zimmerman of Exeter, acknowledging receipt of copies of a resolution adopted in connection with the Central Valleys spelling contest, was received, and ordered filed with the Secretary of State.

By the Chief Clerk:

A communication from Mrs. C. S. Osborne of Encino, relative to vivisection, was received, and ordered filed with the Secretary of State.

By the Chief Clerk:

A communication from Alice Harrigan of El Cajon, relative to vivisection, was received, and ordered filed with the Secretary of State.

By the Chief Clerk:

A communication from Paulino Garrison of Salinas, was received, and ordered filed with the Secretary of State.

By the Chief Clerk:

A communication from Frank Ricker, Executive Secretary, Pacific Coast Unitarian Council, enclosing a resolution affirming its adherence to the principles enunciated in the First Amendment to the Constitution of the United States, was received, and ordered filed with the Secretary of State.

By the Chief Clerk:

The following communication was received, read, and ordered printed in the Journal:

**Letter of Transmittal**  
**FEDERAL TRADE COMMISSION**  
**OFFICE OF THE SECRETARY AND EXECUTIVE DIRECTOR**  
 WASHINGTON 25, August 2, 1951

*Mr. Arthur A. Ohnimus, Chief Clerk*  
*Assembly, California Legislature*  
*State Capitol, Sacramento 14, California*

RE: BAM-780

DEAR SIR: The commission has received by reference from the White House your letter of June 25, 1951, which enclosed a copy of the Assembly Joint Resolution No. 40, adopted by the California Legislature on June 21, 1951.

The above resolution memorialized the Congress of the United States to immediately consider and act upon legislation to permit the execution of fair trade contracts binding upon both those who sign such contracts and upon nonsigners in order that the validity of the Fair Trade Acts of California and of the other states of the Union shall be re-established and in order that widespread price wars and the resulting hardships therefrom may be avoided.

The primary function of the Federal Trade Commission is to prevent and eliminate unfair acts and practices and unfair methods of competition in commerce, to prevent illegal price discrimination, and to foster the successful operation in the public interest of the American economic system of free competitive enterprise.

The commission over the past 30 years has conducted numerous studies and surveys and has compiled reports with respect to resale price maintenance which may be of interest to you. The latest of these reports was submitted to Congress under date of December 13, 1945. It is rather voluminous and contains a substantial body of factual information upon which the commission based its conclusions with respect to resale price maintenance. A copy of this report is submitted for your convenient reference. Your attention is particularly directed to paragraph 25, page LXIV, wherein the position of the commission was set forth.

Sincerely yours,

D. C. DANIEL, Secretary

Above transmitted report ordered referred to the Committee on Rules.

By the Chief Clerk :

The following communication was received, read, and ordered printed in the Journal :

STATE OF CALIFORNIA, PRINTING DIVISION  
SACRAMENTO 14, September 6, 1951

*Mr. Arthur Ohnimus, Chief Clerk  
Assembly Chamber, State Capitol  
Sacramento, California*

DEAR MR. OHNIMUS: This is to advise you that Documents Check No. 1752, dated August 23, 1951, in the sum of \$5,653.76, was sent to the State Treasurer for deposit to the Legislative Printing Fund, Chapter 1238, 1949, representing the proceeds from the sale of legislative publications during the period July 1, 1950, to June 30, 1951.

Very truly yours,

PAUL E. GALLAGHER, State Printer

By the Chief Clerk :

The following communication was received, read, and ordered printed in the Journal :

**Letter of Transmittal**

PUBLIC UTILITIES COMMISSION  
STATE OF CALIFORNIA

SAN FRANCISCO 2, CALIFORNIA, September 28, 1951  
FILE No. 095

*Mr. Arthur A. Ohnimus, Chief Clerk  
Assembly, California Legislature  
State Capitol, Sacramento 14, California*

DEAR MR. OHNIMUS: There is transmitted herewith for your file in connection with the Assembly Concurrent Resolution No. 88, adopted by the California Legislature on June 16, 1951, a copy of an engineering study dealing with a proposed grade separation between Los Feliz Boulevard and Southern Pacific Company's tracks in the Cities of Glendale and Los Angeles. This report will be introduced as an exhibit in the proceedings before the California Public Utilities Commission, to be held at Los Angeles, October 3, 1951, to be presided over by Commissioner Huls.

This hearing encompasses both an application of the City of Glendale, seeking a separation of the Los Feliz grade crossing, and also, an investigation on the commission's own motion, dealing with this subject matter.

This is for your information.

Very truly yours,

R. J. PAJALICH, Secretary

Above transmitted report ordered referred to the Committee on Transportation and Commerce.

By the Chief Clerk:

The following communication was received, read, and ordered printed in the Journal:

**Letter of Transmittal**

STATE OF CALIFORNIA  
DEPARTMENT OF PUBLIC WORKS  
SACRAMENTO, February 25, 1952

S. C. R. 16, 1951 REGULAR SESSION

*Hon. Arthur A. Ohnimus*  
*Chief Clerk of the Assembly*  
*State Capitol, Sacramento, California*

MY DEAR MR. OHNIMUS: By Senate Concurrent Resolution No. 16, introduced by Senators F. P. Abshire, A. W. Way, and J. F. McCarthy, the California Highway Commission was requested to make a study to determine where it may be necessary to provide for the construction of four-lane highways on dangerous grades and curves on that portion of State Highway 101 from San Francisco to the California-Oregon Boundary.

Upon receipt of this resolution, the California Highway Commission requested the State Highway Engineer to have a report prepared in accordance with this resolution. The necessary study and investigation was made by the State Highway Engineer, and under date of February 15, 1952, a report was submitted to the California Highway Commission. This report was considered at a regular meeting of the California Highway Commission held on February 21, 1952, and the same was adopted for transmittal to the State Legislature.

Six copies of the report prepared by the State Highway Engineer are transmitted herewith.

Very truly yours,

FRANK B. DURKEE  
Director of Public Works  
and Chairman, California  
Highway Commission

Above transmitted copies of report ordered referred to the Committee on Transportation and Commerce.

By the Chief Clerk:

The following communication was received, read, and ordered printed in the Journal:

**Letter of Transmittal**

STATE OF CALIFORNIA  
DEPARTMENT OF PUBLIC WORKS  
SACRAMENTO, January 22, 1952

H. R. 146, 1951 REGULAR SESSION

*Hon. Arthur A. Ohnimus*  
*Chief Clerk of the Assembly*  
*State Capitol, Sacramento, California*

MY DEAR MR. OHNIMUS: By House Resolution No. 146, introduced by Mr. Charles W. Lyon, the California Highway Commission was requested to cause to be made preliminary survey, preliminary plans, and estimate of cost for the improvement of Santa Monica Boulevard between Croft Avenue and Doheny Boulevard, in the County of Los Angeles.

Upon receipt of this resolution, the California Highway Commission requested the State Highway Engineer to have a report prepared in accordance with this resolution. The necessary study and investigation was made by the State Highway Engineer, and under date of January 2, 1952, a report was submitted to the California Highway Commission. This report was considered at a regular meeting of the California Highway Commission held on January 15, 1952, and the same was adopted for transmittal to the State Legislature.

Six copies of the report prepared by the State Highway Engineer are transmitted herewith.

Very truly yours,

**FRANK B. DURKEE**  
Director of Public Works and  
Chairman of the California  
Highway Commission

Above transmitted copies of report ordered referred to the Committee on Transportation and Commerce.

By the Chief Clerk:

The following communication was received, read, and ordered printed in the Journal:

**Letter of Transmittal**

STATE OF CALIFORNIA  
DEPARTMENT OF PUBLIC WORKS  
SACRAMENTO, JANUARY 3, 1952

S. R. 44, 1951 REGULAR SESSION

*Hon. Arthur A. Ohnimus*  
*Chief Clerk of the Assembly*  
*State Capitol, Sacramento, California*

MY DEAR MR. OHNIMUS: By Senate Resolution No. 44, introduced by Mr. Earl D. Desmond, the Department of Public Works, Division of Highways, was requested to take immediate steps toward the construction of a four-lane divided highway between the City of Sacramento and the City of Lodi.

Six copies of a report on this matter, prepared by the Division of Highways, are enclosed.

Very truly yours,

**FRANK B. DURKEE**  
Director of Public Works

Above transmitted copies of report ordered referred to the Committee on Transportation and Commerce.

By the Chief Clerk:

The following communication was received, read, and ordered printed in the Journal:

**Letter of Transmittal**

STATE OF CALIFORNIA  
DEPARTMENT OF PUBLIC WORKS  
SACRAMENTO, January 3, 1952

S. R. 62, 1951 REGULAR SESSION

*Hon. Arthur A. Ohnimus*  
*Chief Clerk of the Assembly*  
*State Capitol, Sacramento, California*

MY DEAR MR. OHNIMUS: By Senate Resolution No. 62, introduced by Mr. Harold T. Johnson, the Department of Public Works, Division of Highways, was requested to take immediate steps toward the construction of a four-lane divided highway between the City of Sacramento and the City of Roseville.

Six copies of a report on this matter, prepared by the Division of Highways, are enclosed.

Very truly yours,

**FRANK B. DURKEE**  
Director of Public Works

Above transmitted copies of report ordered referred to the Committee on Transportation and Commerce.

**ANNOUNCEMENT**

Mr. Stanley announced a breakfast meeting and Republican Caucus at Hart's Restaurant, at 7.30 a.m., tomorrow morning, Tuesday, March 4th.

**REQUEST FOR UNANIMOUS CONSENT THAT LETTER OF  
TRANSMITTAL AND REPORT BE PRINTED IN JOURNAL**

Mr. Hollibaugh asked for, and was granted, unanimous consent that a letter of transmittal and a Report of the Interim Committee on Revenue and Taxation be ordered printed in the Journal in 10 point type, as follows:

**LETTER OF TRANSMITTAL**

ASSEMBLY, CALIFORNIA LEGISLATURE

ASSEMBLY CHAMBER, SACRAMENTO, CALIFORNIA, March 3, 1952

*Hon. Sam L. Collins, Speaker*

*Members of the Assembly*

*Assembly Chamber, Sacramento, California.*

GENTLEMEN AND MRS. NILLHOUSE: Your Interim Committee on Revenue and Taxation herewith submits a progress report on its public hearing held in the City of Los Angeles February 18, 1952, in order to ascertain the views of the various taxpayer groups in California for the benefit of your committee and the Members of the Legislature.

The following is a copy of the questionnaire sent out to the various organizations throughout the State, together with the replies and recommendations of those who cared to express themselves. Practically every person receiving a questionnaire replied and expressed his interest in our problem, but many were not in a position to make recommendations at this time. We are incorporating in this report only those replies which were submitted to the committee during the hearing. Included in this report is an analysis of the effect of these various recommendations upon the fiscal affairs of the State, which was prepared by Mr. A Alan Post, Legislative Auditor, and his staff by request of the committee.

Your committee makes no recommendations at this time as the final budget was not available for consideration. This report is being made for whatever value it might be to the Members of the Legislature during their consideration of the 1952-53 State Budget.

Respectfully submitted.

JONATHAN J. HOLLIBAUGH, Chairman

AUGUSTUS F. HAWKINS, Member

T. J. DOYLE, Member

C. W. LYON, Member

MARVIN SHERWIN, Member

GORDON R. HATTIN, Member

WM. W. HANSEN, Member

ERNEST R. GEDDES, Member

JOHN W. EVANS, Member

G. DELBERT MORRIS, Member

CLAYTON A. DILLS, Member

CHARLES EDWARD CHAPEL, Member

CHARLES S. GUBSER, Member

**QUESTIONNAIRE**

DEAR SIR:

Because of the widespread interest in the present state fiscal situation and the 30-day limitation on the forthcoming Budget Session, requests have been made for at least one public meeting of the Assembly Interim Committee on Revenue and Taxation.

In order that local persons and organizations might have an opportunity to express themselves for our guidance on the vital and controversial subjects embraced in revenues and expenditures in the State of California during the next fiscal year, a public hearing will be held on Monday, February 18, 1952, at 10 a.m., in Room 115, State Building, Los Angeles.

Considerable publicity has been given to the fact that an ever-increasing surplus is accumulating in the State Treasury. Members of the Legislature and taxpaying groups are publicly urging a tax reduction program during the forthcoming Budget Session of the Legislature; therefore, this committee would value your views on the following questions:

1. Should the State adopt a policy of cutting taxes to meet current needs, including capital outlay and grants in aid to other levels of government, or continue the present tax rates and permit an accumulation of surpluses for future public works?
2. Should the State adopt a policy of revenue sharing with other levels of government or deny other levels of government the use of important segments of present state tax bases, retaining the present tax bases exclusively for support of State Government and existing grants in aid to local governments?
3. Do you know of any inequalities now existing between the various groups of state taxpayers or any hardships imposed upon any particular group that you would like to recommend to this committee for adjustment?

As chairman, I would appreciate a reply as soon as possible if you can appear in order to make up a schedule for the hearing. If you can or can not appear, would you please prepare a written statement expressing your recommendations. Your views will be of extreme value to our committee.

Kindly address me at 6408 Rugby Avenue, my Huntington Park office.

Sincerely,

J. J. HOLLIBAUGH  
Chairman.

*Statement by James O. Stevenson, Secretary, United Taxpayers of California, to the Assembly Revenue and Taxation Interim Committee, J. J. Hollibaugh, Chairman*

This opportunity to appear before your very important committee of the State Legislature is an esteemed privilege. Taxpayers owe you a much greater debt than they realize, and those for whom I speak have confidence that you will maintain your fine record of the past several years.

Copies of your letter of invitation were submitted to our tax policy council, with a questionnaire designed to elicit thoughtful replies to your



questions, both direct and implied. Regarding your first question which reads:

“Should the State adopt a policy of cutting taxes to meet current needs, including capital outlay and grants in aid to other levels of government, or continue the present tax rates and permit an accumulation of surpluses for future public works”?

The vote of our council was 68 percent for, 32 percent against, state tax reduction by re-enacting the rates and exemptions which were in effect from 1943 to 1949.

Those consenting to the present rates remaining in effect did so on the express condition that the revenue produced by the higher rates should be earmarked for school districts in lieu of property tax levies of a corresponding amount—to insure a tax reduction at the local level if it is denied as to state rates.

From statistical evidence appended to this statement, it is very clear that property taxation for public school support is very inequitable as well as destructive to the State's economy. It is also in violation of a trust executed between the State and the voters when Proposition No. 30 was adopted at the special state election in June, 1933.

The year preceding that election, tax support of the Los Angeles Public School System was given as follows: 16.64 percent by the state, derived from the gross receipts in-lieu tax on railways and public utilities; 26.88 percent by a county property tax levy; and 56.48 percent from a district school tax levy based upon very highly inflated assessments.

The purpose of Proposition No. 30 was to provide a substitute source of revenue for county and public utility school support, and to reduce the burden of district school taxes by spreading that levy over the ad valorem assessment of public utilities as well. This contemplated and promised a division of school support on a 60-40 basis, with the state paying the 60 percent.

That action, initiated by state officials, and approved as a constitutional amendment by a state election, made the support of public schools a state policy and responsibility. The State Legislature controls education through the State School Code, it determines the rates of pay for teachers, the conditions and privileges of school attendance, the tenure of teachers, architectural standards for school construction, etc. This authority necessarily carries with it financial responsibility.

Although there is a reported State General Fund surplus of \$125,000,000 in sight for the current fiscal year, from taxes authorized by Proposition No. 30, with total revenues therefrom exceeding \$500,000,000 a year, the burden of public school support on local school districts is grossly excessive and discriminatory. In the Los Angeles district for 1950-51, the state provided 32.6 percent, and district taxpayers 67.4 percent besides capital outlays. But the district now proposes to raise their tax rate limit and to ask for another bond issue of \$200,000,000. This would necessitate a school tax rate of over \$3 and a total tax rate of more than \$7. It would divide total school costs on a 20-80 basis, with local property taxpayers carrying the 80 percent portion.

We do not regard state support of public schools as a “grant in aid.” On the contrary, we regard these inflated school property taxes as a violation of the State's fundamental educational policy, and we call upon

the State to assume its responsibilities both for support and for more efficient administration—centralized by counties.

As to the State's General Fund surplus of 1951-52, our position is that it is for the most part, at least, an accrual of educational trust funds and should be equitably distributed to districts to reduce their property tax levies due next November.

According to the 1950 census, the number of California children under 15 years increased from 1,367,300 in 1940 to 2,601,000 in 1950—a gain of 1,233,700, or 90 percent. The number under 10 years of age increased from 888,586 to 1,944,000, an increase of 1,056,000, or 119 percent. The state cannot shift the responsibility for educating these children according to those who have acquired equities in property. It is a general paramount responsibility of the State.

Your second question asks: "Should the State adopt a policy of revenue sharing with other levels of government or deny other levels of government the use of important segments of present state tax bases, retaining the present tax bases exclusively for support of State Government and existing grants in aid to local governments?"

What the State should do in this connection depends upon what it shall require of local government in the way of services and benefits. It is sound policy that authority and financial responsibility should always be associated.

Definitely, there should be no overlapping or duplication of the same kind of tax by the State and its subdivisions. The State's sources of revenue are well beyond the limits of any property tax which could be tolerated; therefore, the contingent right of the State to levy a property tax to meet revenue deficits should be repealed. It is a hazard, injurious to the State's economy.

To protect its economy, the State should establish and enforce clear, definite and limited taxing powers under a central authority such as a state tax commission. Tax pirating should be stopped.

Municipal sales taxes are a case in point. They are not authorized by general law, consequently they present a maze of difficulties which add to the cost of doing business and to the price of merchandise. Since they are under the police power, there is no limit to the rates which may be charged. There taxes are now imposed by 157 California cities, and of that number 48 are now charging a rate of 1 percent.

The City of Santa Monica last year collected a 1 percent sales tax amounting to \$927,000. This was equal to a land tax of \$2.65 per \$100 on highly inflated assessments, whereas the city's municipal tax rate was \$1.96. The question of need for this revenue was never passed upon by the people of Santa Monica. However, if the State diminishes or refuses this source of taxation to the city, there will be an instant demand for higher property or other taxes to fill the revenue vacuum.

The City of Los Angeles has created a "police power tax bureau" under the city clerk, the cost of which now about equals that of the Los Angeles County Assessor's Office prior to 1945. The city imposes a one-half percent sales and use tax, and, in addition, a gross receipts license tax of 40 cents to \$1 per \$1,000. This latter tax violates Adam Smith's canons of uniformity, universality and certainty. It is imposed as an additional property tax on industrial machinery and equipment, on the materials of taxable construction, and on the cost of other capital items.

Taxpayers who have opened their records to sales tax auditors of the State must also open them to auditors of the city for the municipal sales tax and again to those collecting the license tax. The cost of compliance is often equal to the tax.

Furthermore, the city attempts to impose this tax extra-territorially— to duplicate the same kind of tax being paid to another jurisdiction. A collection suit is now pending against one such taxpayer of another city who has already paid a gross receipts tax on all of his receipts to his home city. Others are being continually threatened with similar actions.

Because of these police power taxes by the cities, municipal boundaries have become intrastate trade barriers while interstate and foreign traders are exempt.

These taxes are dangerous and should be regulated by the State for the reason that they are now subject to no limitation or definition. There is no authorized or impartial board to hear and decide protests. Their effect is to discourage and shackle individual initiative and by so doing add to the common burden.

It is recommended that state revenues be shared for specific purposes under conditions prescribed by general law, but that you do not allow duplication of the same tax; and that no tax for revenue be permitted under police powers or without affirmative action by the people affected.

Your third question asks: "Do you know of any inequalities now existing between the various groups of state taxpayers or any hardships imposed upon any particular group that you would like to recommend to this committee for adjustment?"

One of the greatest inequities is that of the intracounty school tax burden. The State requires minimum tax levies and imposes maximums on the assessed value of property in a school district; but it sets up no logical standards for their formation and operation.

Orange County, for example, has 48 elementary school districts. In one of these, the assessment per pupil was \$34,874 and the elementary general tax levy per pupil, with an 85 cent rate, was \$296.42. In another district, the assessment per pupil is \$6,304 and the tax levy \$59.50. In the first district with state aid the amount for teacher salaries is \$323 per pupil; in the second district the amount is \$125 80 per pupil. Available salary revenue in the first district is \$156,332 for 464 pupils; in the second district it is \$128,945 for 1,025 pupils.

A multiplicity of independent school districts in the same county is costly and less advantageous to school children. The local responsibility for public school administration and financing ought to be definite on a county basis and under representative citizen control.

Public utility taxes were formerly pooled as State General Fund revenue, from which apportionments were made to school districts. Such taxes were uniform as to rates.

Today, the assessed valuation of public utilities is apportioned by formula to taxing jurisdiction in or through which these facilities operate. A comparison of these assessments with those of county assessors, by class of property, is made in the statistical tables appended to this statement. It does not appear from the data that they are correspondingly excessive or higher than similar property is assessed in other states. However, Chapter 1466, Laws of 1949, sets up these assessments of the

state board as standards for measuring the valuations of other property made by county assessors. And an attempt was made in 1951 to reduce them according to the equalization ratings which are given in the statistical tables which follow. That attempt was frustrated by your committee in the 1951 Legislative Session. Except for your action, the taxation of common property would have been raised and that of public utilities lowered—on undisclosed findings and without the right of hearing or protest by affected taxpayers.

Proponents of this intercounty equalization legislation allow that public utility property should be valued for taxation on a basis of net earnings, maintained by rates subject to adjustment according to economic conditions encountered. On the other hand, they insist that common property assessments be fixed by current cost of market values estimated by sales subject to many and varied influences aside from those of net earnings.

It is practically impossible to equalize assessments or taxes on these radically different classes and situations of property in the manner proposed. Furthermore, there is no need for it. The alleged need—that of apportioning state-collected school taxes—disappears if the State fulfills its trust obligation to devote to school support those funds authorized by Proposition No. 30 for that purpose.

Aside from the question of state fiscal responsibility, the per capita valuation of property for school revenue purposes is both misleading and inequitable. By per capita measurement, it can be made to appear that the larger cities of the State, for example, are property rich while other localities are poor or "impoverished." But we have shown in the tables that the number of school-age children per 1,000 of total population varies as much as 18 percent. Hence the divisor is a highly variable one.

By using a comparable per capita divisor, one including a locality's inhabitants age 20 or over, it appears that wealth positions of cities, counties and states are, in numerous instances, reversed from what had been made to appear. It is in the cities where the greatest amount of poverty, wretchedness and dependence is found. City schools must provide many things for the children that are free to those of uncrowded areas. Yet the state school support of cities is minimized, likewise the assessed valuation of public utilities apportioned to them, as may be seen in the tables.

Let the State control its revenues and apportion them logically; and leave the issue of local property assessments to officers directly responsible to the people whose property they assess.

In conclusion, may I summarize the expressed views of our counselors relative to specific questions which you will soon be called upon to consider in Sacramento:

1. They favor a reduction of the state sales and income taxes to the rates in effect from 1943 to 1949.

2. If legislation to reduce such rates fails to pass, they favor earmarking the increases which became effective in 1949 exclusively for school purposes on an in-lieu basis to reduce excessive property tax levies now in effect.

3. An over-all property bonding limit reduction is strongly favored.

4. An increase by 1 percent of the sales tax for county and municipal purposes is opposed by a 2 to 1 vote.

5. Slightly less than a majority favor the 1 percent sales tax increase if the revenue is specifically earmarked to replace a property tax.

6. Enactment of Assembly Bill No. 3393, 1951 Session, appropriating 2 percent of the state sales tax, for distribution to cities as recompense for limiting their license collections to resident establishments, was favored 10 to 1.

7. The vote was 9 to 1 against permitting counties to impose business license taxes for revenue.

8. An over-all property tax limitation was favored by a vote of 14 to 1.

Statistical tables referred to in this statement and supporting the opinion expressed follow.

#### A UNIFORM YARDSTICK

The burden of public school support cannot be equalized by the ad valorem assessment of property, because the number of school children per 1,000 of population varies as much as 180 percent in the counties, and as much or more in school districts.

Such variations make per capita assessments of property misleading as to comparative value. For that reason, valid per capita measurements are necessarily based upon the adult or productive population, age 20 and over.

See Table I:

**TABLE I**  
**Elementary School Attendance per 1,000 Inhabitants**

By Counties—1949-50 *			
<i>County</i>	<i>Elementary A.D.A. per 1,000 population</i>	<i>County</i>	<i>Elementary A.D.A. per 1,000 population</i>
<i>State average</i> -----	<i>113</i>	<i>State average</i> -----	<i>113</i>
San Francisco -----	63	Amador -----	129
Napa -----	96	Humboldt -----	130
Mono -----	100	Tuolumne -----	130
Alameda -----	101	El Dorado -----	131
Marin -----	102	Riverside -----	136
Los Angeles -----	104	San Bernardino -----	138
San Diego -----	107	Calaveras -----	139
Santa Cruz -----	109	Colusa -----	140
Sonoma -----	112	Siskiyou -----	141
San Benito -----	112	Butte -----	142
Santa Barbara -----	112	Inyo -----	143
San Mateo -----	113	Contra Costa -----	143
Mariposa -----	114	Tehama -----	143
Sacramento -----	115	Alpine -----	145
Santa Clara -----	120	Stanislaus -----	149
Del Norte -----	120	Yuba -----	149
Nevada -----	120	Sutter -----	152
Monterey -----	121	Lassen -----	152
Solano -----	124	Merced -----	153
Trinity -----	124	Fresno -----	154
Orange -----	125	Plumas -----	154
Yolo -----	125	Shasta -----	159
San Joaquin -----	125	Kern -----	160
San Luis Obispo -----	126	Glenn -----	161
Mendocino -----	127	Imperial -----	165
Ventura -----	127	Sierra -----	172
Placer -----	128	Kings -----	175
Modoc -----	128	Madera -----	175
Lake -----	128	Tulare -----	177

\* 1950 population used.

## PUBLIC UTILITY TAXES

Public utility revenue, like retail trade, is generally in proportion to population and industry in the several counties. It has little practical relation to mileage or the location of major plant installations.

As now distributed by ad valorem assessments, these taxes are not uniform and provide windfalls for some jurisdictions and unfair hardships in others.

The lack of uniformity in relation to county assessments appears in Table II:

TABLE II  
Distribution of Public Utility Assessments  
By Counties—1951-52

County	S. B. E. percent county total	County	S. B. E. percent county total
State average -----	12.38	State average -----	12.38
Del Norte -----	5.26	San Luis Obispo -----	15.83
Orange -----	6.09	Merced -----	16.89
Ventura -----	7.65	Monterey -----	17.17
Santa Barbara -----	7.84	Solano -----	17.36
Los Angeles -----	8.31	Sierra -----	17.62
Santa Clara -----	9.73	El Dorado -----	17.92
Sonoma -----	9.97	San Benito -----	18.11
Stanislaus -----	10.47	Inyo -----	18.20
Kings -----	10.50	Contra Costa -----	19.00
Mariposa -----	10.62	Trinity -----	19.68
Santa Cruz -----	10.70	Fresno -----	19.80
San Joaquin -----	10.98	Tulare -----	19.94
San Francisco -----	11.07	Tehama -----	21.76
Napa -----	11.14	Calaveras -----	24.10
San Diego -----	11.20	Mono -----	24.90
Glenn -----	11.46	Madera -----	25.10
San Mateo -----	11.53	San Bernardino -----	25.84
Humboldt -----	11.70	Yuba -----	26.55
Marin -----	12.04	Lassen -----	26.70
Colusa -----	12.10	Siskiyou -----	27.92
Mendocino -----	12.12	Modoc -----	28.02
Sacramento -----	12.27	Butte -----	32.50
Riverside -----	12.47	Tuolumne -----	35.63
Sutter -----	12.80	Placer -----	39.46
Imperial -----	13.53	Nevada -----	40.21
Yolo -----	14.04	Shasta -----	60.78
Lake -----	14.17	Alpine -----	62.40
Kern -----	14.43	Amador -----	66.60
Alameda -----	14.61	Plumas -----	73.65

## PERSONAL INCOME INDEX

The intercounty equalization ratings of the State Board of Equalization in 1951 compare as unevenly with per capita retail sales in the counties as with the per capita assessments of county assessors.

That is because retail sales represent about 65 percent of personal incomes, and county assessments reflect the value of those who earn and spend income.

State board ratings are conjectures based upon recent sales which merely reflect high prices, income tax considerations and scarcities which do not necessarily imply stronger economic positions of taxpayers generally.

See Table III.

**TABLE III**  
**1951 State Board County Equalization Ratings in Relation to**  
**Retail Sales and County-Assessed Property per Capita**  
**Age 20 and Over \***

<i>County</i>	<i>S. B. E. equal. rating</i>	<i>County assmt. per cap.</i>	<i>Retail sales per cap.</i>
<i>State average</i> -----	40	\$1,686	\$1,437
Trinity -----	24	2,140	747
Shasta -----	27	1,114	1,701
San Mateo -----	29	1,866	1,036
Nevada -----	30	1,142	1,464
San Bernardino -----	32	1,208	1,302
Lassen -----	32	1,289	1,370
Tulare -----	32	1,542	1,449
Modoc -----	32	1,993	1,671
San Benito -----	32	2,208	1,258
Santa Cruz -----	32	3,017	1,439
Alpine -----	32	3,654	708
Humboldt -----	33	1,289	1,572
Stanislaus -----	33	1,452	1,722
San Luis Obispo -----	33	1,749	1,529
Contra Costa -----	34	1,310	935
Sacramento -----	34	1,601	1,488
Marin -----	36	1,185	1,010
Placer -----	36	1,308	1,327
Imperial -----	36	1,498	1,957
Merced -----	36	1,567	1,586
Mariposa -----	36	1,887	905
Yolo -----	36	1,948	1,198
Sierra -----	36	2,087	902
Del Norte -----	36	2,372	1,459
Colusa -----	36	3,392	1,840
Solano -----	37	1,048	1,176
Alameda -----	37	1,138	1,358
Siskiyou -----	37	1,554	1,475
Ventura -----	37	1,779	1,317
Inyo -----	37	2,290	1,836
San Diego -----	39	1,207	1,316
Butte -----	39	1,264	1,641
Santa Clara -----	39	1,726	1,348
Monterey -----	39	1,877	1,448
Madera -----	39	1,905	1,360
Kern -----	39	3,138	1,537
Mono -----	39	4,517	1,180
Napa -----	40	1,142	1,080
Plumas -----	40	1,366	1,378
Yuba -----	40	1,461	2,273
San Joaquin -----	40	1,835	1,390
Tehama -----	40	2,012	1,485
Lake -----	40	2,201	1,268
Santa Barbara -----	40	3,034	1,753
Mendocino -----	42	1,231	1,195
Sonoma -----	42	1,532	1,704
Amador -----	43	1,491	1,371
Los Angeles -----	43	1,727	1,477
El Dorado -----	43	2,380	1,195
Riverside -----	43	2,663	1,475
San Francisco -----	44	1,625	1,716
Calaveras -----	44	2,026	876
Sutter -----	44	2,368	886
Fresno -----	44	2,540	1,587
Glenn -----	44	3,152	1,721
Kings -----	44	3,485	1,686
Tuolumne -----	46	1,786	1,400
Orange -----	46	2,932	1,423

\* Per capita amounts are for persons age 20 years and over—based on 1940 age composite (1950 age data by counties not yet available) 1950 census of population.

## LAND ASSESSMENTS

Land assessed to public utilities represents 3.12 percent of the taxed lands of the State—a very low percentage. The assessments of the state board show a greater lack of uniformity than those of county assessors. The latter appear unequal principally because of varying oil, mineral and timber holdings assessed as “real estate.”

Land assessments of county assessors are high in relation to land assessment of other states.

See Table IV and also Table X.

TABLE IV  
Land Assessment Index by Counties—1951  
Per Capita, Age 20 and Over \*

County	<i>S. B. E. equal. rating</i>	<i>By county assessors</i>	<i>By state board</i>
<i>State average</i> .....	40	\$652	\$21
Trinity .....	24	1,340	7
Shasta .....	27	481	55
San Mateo .....	29	507	24
Nevada .....	30	397	27
San Bernardino .....	32	366	10
Lassen .....	32	532	16
Tulare .....	32	559	13
Modoc .....	32	660	19
San Benito .....	32	1,090	9
Santa Cruz .....	32	1,151	28
Alpine .....	32	2,261	752
Stanislaus .....	33	475	16
Humboldt .....	33	604	5
San Luis Obispo .....	33	833	6
Contra Costa .....	34	247	17
Sacramento .....	34	568	27
Placer .....	36	391	39
Marin .....	36	423	11
Imperial .....	36	672	14
Merced .....	36	734	17
Mariposa .....	36	767	27
Yolo .....	36	887	16
Sierra .....	36	1,056	28
Del Norte .....	36	1,684	8
Colusa .....	36	1,780	17
Alameda .....	37	382	23
Solano .....	37	408	5
Siskiyou .....	37	604	13
Inyo .....	37	1,233	21
Ventura .....	37	1,287	7
San Diego .....	39	402	9
Santa Clara .....	39	492	14
Butte .....	39	506	19
Monterey .....	39	775	13
Madera .....	39	894	27
Mono .....	39	2,191	43
Kern .....	39	2,971	16
Plumas .....	40	336	185
Napa .....	40	352	4
Yuba .....	40	550	31
San Joaquin .....	40	653	16
Lake .....	40	819	18
Tehama .....	40	876	13
Santa Barbara .....	40	1,731	17
Sonoma .....	42	481	4
Mendocino .....	42	576	9

\* Per capita amounts are for persons age 20 years and over—based on 1940 age compositions. (1950 age data by counties not yet available.)  
1950 census of population.



**TABLE IV—Continued**  
**Land Assessment Index by Counties—1951**

<i>County</i>	<i>S. B. E. equal. rating</i>	<i>By county assessors</i>	<i>By state board</i>
Amador -----	43	\$496	\$52
Los Angeles -----	43	600	25
Riverside -----	43	928	14
El Dorado -----	43	974	20
San Francisco -----	44	555	26
Calaveras -----	44	903	38
Sutter -----	44	1,091	12
Fresno -----	44	1,465	37
Glenn -----	44	1,503	15
Kings -----	44	2,218	11
Tuolumne -----	46	613	32
Orange -----	46	1,519	11

**IMPROVEMENT ASSESSMENTS**

Considering variations of urban development, there is a consistent uniformity of improvement valuations by county assessors—in striking contrast with that of the State Board of Equalization—arrived at by formulas.

Improvement assessments are excessive in several counties because of pressured revaluations.

See Table V, and also Table X for comparison with other states.

**TABLE V**  
**Improvement Assessment Index by Counties—1951**  
**Per Capita, Age 20 and Over \***

<i>County</i>	<i>S. B. E. equal. rating</i>	<i>By county assessors</i>	<i>By state board</i>
<i>State average</i> -----	40	\$813	\$131
Trinity -----	24	366	173
Shasta -----	27	444	1,401
San Mateo -----	29	1,326	108
Nevada -----	30	637	508
Lassen -----	32	306	222
Modoc -----	32	357	370
San Benito -----	32	699	304
Tulare -----	32	730	166
San Bernardino -----	32	811	223
Alpine -----	32	1,135	5,099
Santa Cruz -----	32	1,695	135
Humboldt -----	33	460	72
San Luis Obispo -----	33	654	145
Stanislaus -----	33	731	87
Sacramento -----	34	866	121
Contra Costa -----	34	929	205
Imperial -----	36	501	129
Merced -----	36	517	136
Mariposa -----	36	591	15
Yolo -----	36	678	93
Sierra -----	36	705	143
Marin -----	36	731	76
Colusa -----	36	741	100
Placer -----	36	793	555
Del Norte -----	36	1,684	33
Ventura -----	37	391	73
Solano -----	37	492	104
Siskiyou -----	37	584	337
Alameda -----	37	617	96
Inyo -----	37	822	293

\* Per capita amounts are for persons age 20 years and over—based on 1940 age compositions (1950 age data by counties not yet available)  
 1950 census of population.

TABLE V—Continued  
Improvement Assessment Index by Counties—1951

<i>County</i>	<i>S. B. E. equal. rating</i>	<i>By county assessors</i>	<i>By state board</i>
Madera -----	39	\$577	\$387
Butte -----	39	599	407
Kern -----	39	661	348
San Diego -----	39	689	78
Monterey -----	39	869	263
Santa Clara -----	39	1,068	86
Mono -----	39	1,353	1,162
Napa -----	40	569	56
Tehama -----	40	598	190
Yuba -----	40	743	296
Plumas -----	40	842	3,383
San Joaquin -----	40	957	98
Santa Barbara -----	40	1,028	116
Lake -----	40	1,254	189
Mendocino -----	42	486	65
Sonoma -----	42	867	64
Amador -----	43	596	2,726
Los Angeles -----	43	851	78
El Dorado -----	43	974	332
Riverside -----	43	1,546	208
Fresno -----	44	719	452
Calaveras -----	44	754	368
San Francisco -----	44	803	108
Kings -----	44	819	213
Glenn -----	44	973	87
Sutter -----	44	1,091	102
Tuolumne -----	46	961	818
Orange -----	46	1,400	84

#### PERSONAL PROPERTY

There is a uniformity of personal property assessments by county assessors, consistent with county economy and the character of development—which appears to have little relationship to the state board's equalization ratings of 1951.

The state board's subaverage personal property assessments in Los Angeles, San Francisco, San Diego, Alameda, and Sacramento Counties, bear no reasonable relationship to revenues earned in or services rendered by those counties.

See Table VI.

TABLE VI  
Personal Property Assessment Index by Counties—1951  
Per Capita, Age 20 and Over \*

<i>County</i>	<i>S. B. E. equal. rating</i>	<i>By county assessors</i>	<i>By state board</i>
<i>State average</i> -----	40	\$325	\$86
Trinity -----	24	550	344
Shasta -----	27	256	270
San Mateo -----	29	279	111
Nevada -----	30	192	232
San Bernardino -----	32	136	187
Alpine -----	32	300	23
Tulare -----	32	322	205
Santa Cruz -----	32	369	199
San Benito -----	32	480	176
Lassen -----	32	487	232
Modoc -----	32	983	387

\* Per capita amounts are for persons age 20 years and over—based on 1940 age compositions (1950 age data by counties not yet available.)  
1950 census of population.

TABLE VI—Continued  
Personal Property Assessment Index by Counties—1951

<i>County</i>	<i>S. B. E. equal. rating</i>	<i>By county assessors</i>	<i>By state board</i>
Humboldt	33	\$285	\$94
San Luis Obispo	33	328	177
Stanislaus	33	332	67
Contra Costa	34	229	85
Sacramento	34	295	76
Marin	36	140	75
Placer	36	203	258
Del Norte	36	350	98
Imperial	36	376	92
Merced	36	389	165
Sierra	36	395	275
Yolo	36	491	209
Mariposa	36	592	209
Colusa	36	928	353
Ventura	37	143	68
Solano	37	165	111
Alameda	37	219	78
Inyo	37	300	197
Siskiyou	37	429	252
San Diego	39	233	65
Butte	39	234	183
Monterey	39	243	114
Santa Clara	39	316	86
Kern	39	373	165
Madera	39	496	225
Mono	39	1,052	292
Lake	40	257	156
Plumas	40	266	250
Napa	40	297	83
Yuba	40	299	201
San Joaquin	40	311	113
Santa Barbara	40	355	125
Tchama	40	616	356
Mendocino	42	213	95
Sonoma	42	276	101
El Dorado	43	256	167
Riverside	43	315	157
Los Angeles	43	386	54
Amador	43	472	207
San Francisco	44	346	68
Fresno	44	435	139
Calaveras	44	446	239
Sutter	44	496	233
Kings	44	513	188
Glenn	44	761	306
Orange	46	267	95
Tuolumne	46	287	138

#### SCHOOL SUBVENTIONS

Taxes are earned and paid by people age 20 and over. Per capita assessments of taxable property on this basis—in relation to state subventions to elementary school districts likewise measured—shows that all but 20 counties have taxable property exceeding the state average, with Los Angeles, San Francisco, San Diego and Alameda Counties below the average and likewise receiving less than average state aid.

Elementary subventions are highly variable in counties with the same state board ratings. This is often due to a multiplicity of illogical school districts.

See Table VII.

**TABLE VII**  
**State Subventions for Elementary School Districts in**  
**Relation to Taxable Property**  
**Amounts per Capita, Age 20 and Over**

<i>County</i>	<i>S. B. E. rating</i>	<i>Elem.* aid</i>	<i>Taxable property</i>
<i>State average</i> -----	40	\$13.69	\$1,925
Trinity -----	24	24.51	2,665
Shasta -----	27	23.40	2,840
San Mateo -----	29	12.56	2,109
Nevada -----	30	16.89	1,910
Santa Cruz -----	32	13.60	3,379
San Benito -----	32	17.87	2,697
San Bernardino -----	32	18.12	1,629
Modoc -----	32	21.30	2,769
Lassen -----	32	23.20	1,760
Tulare -----	32	26.32	1,926
Alpine -----	32	43.46	9,740
Humboldt -----	33	17.45	1,460
Stanislaus -----	33	19.96	1,622
San Luis Obispo -----	33	24.25	2,078
Sacramento -----	34	16.18	1,825
Contra Costa -----	34	17.87	1,617
Marin -----	36	11.51	1,348
Yolo -----	36	16.40	2,266
Placer -----	36	17.27	2,160
Del Norte -----	36	17.59	2,504
Colusa -----	36	19.47	3,861
Mariposa -----	36	21.01	2,112
Merced -----	36	21.28	1,886
Sierra -----	36	23.98	2,534
Imperial -----	36	25.17	1,733
Alameda -----	37	11.52	1,334
Solano -----	37	15.45	1,268
Ventura -----	37	16.88	1,926
Inyo -----	37	19.03	2,801
Siskiyou -----	37	21.64	2,157
San Diego -----	39	12.82	1,360
Santa Clara -----	39	14.00	1,912
Monterey -----	39	15.26	2,266
Butte -----	39	18.70	1,874
Kern -----	39	21.98	3,067
Madera -----	39	26.54	2,544
Mono -----	39	27.95	6,016
Napa -----	40	11.10	1,287
Santa Barbara -----	40	14.47	3,293
San Joaquin -----	40	15.22	2,061
Lake -----	40	18.45	2,565
Yuba -----	40	21.06	1,990
Plumas -----	40	21.77	5,184
Tehama -----	40	21.97	2,572
Sonoma -----	42	14.19	1,702
Mendocino -----	42	16.77	1,401
Los Angeles -----	43	11.99	1,884
Riverside -----	43	18.14	3,042
El Dorado -----	43	20.68	2,899
Amador -----	43	22.55	4,476
San Francisco -----	44	6.99	1,828
Fresno -----	44	20.53	3,169
Calaveras -----	44	20.63	2,672
Sutter -----	44	21.37	2,716
Glenn -----	44	23.38	3,560
Kings -----	44	25.16	3,897
Orange -----	46	15.82	3,122
Tuolumne -----	46	18.90	2,775

\* Elementary (aid) subventions were based upon 1949-50 attendance, assessed valuations of 1951-52; population factored on 1950 census by 1940 age groupings. All amounts will be slightly higher on 1950 age composition basis.

**TABLE VIII**  
**State Government Operation Expenditures in**  
**Relation to Local Subventions—1950**

Per Capita, Age 20 and Over \*

State	Opera- tions	Sub- ventions	State	Opera- tions	Sub- ventions
New Jersey	\$25.47	\$19.53	Florida	\$63.66	\$36.92
Alabama	27.81	53.20	West Virginia	63.78	38.75
Wisconsin	32.95	60.21	Wyoming	64.01	51.51
New York	33.25	54.58	North Carolina	66.97	16.68
Indiana	37.58	44.68	CALIFORNIA	68.05	68.06
Nebraska	39.14	34.48	Connecticut	68.64	15.69
Ohio	39.19	42.36	New Hampshire	69.71	6.46
Maryland	39.85	50.64	Arizona	70.50	50.56
Massachusetts	40.17	54.87	Maine	72.70	15.84
Virginia	42.62	28.49	Vermont	74.98	24.41
Georgia	42.80	28.24	Minnesota	76.66	48.81
Tennessee	43.28	34.70	Pennsylvania	77.45	19.96
Mississippi	43.77	36.60	Montana	79.94	18.34
Kansas	43.85	49.77	Oregon	81.43	33.40
Texas	45.42	25.34	Utah	85.78	45.66
Colorado	45.82	80.81	Nevada	87.08	29.05
Illinois	47.24	22.66	New Mexico	87.44	55.85
South Carolina	47.31	39.41	Iowa	101.50	46.72
Kentucky	51.65	14.40	Washington	108.70	83.73
Arkansas	55.68	32.89	Delaware	112.27	35.26
Missouri	57.25	14.79	South Dakota	113.95	10.68
Michigan	57.51	61.05	Oklahoma	114.49	52.99
Idaho	59.36	16.34	Louisiana	116.36	62.26
Rhode Island	59.57	23.34	North Dakota	134.92	25.22

\* Census data. Per capita amounts are for population age 20 and over, 1950 age distribution basis. "Aids" include subventions to cities, counties, schools and other local districts. Capital outlays and trust fund contributions are not included.

**TABLE IX**  
**State Subventions to Local Government in Relation to State Operation Costs**  
 Per Capita, Age 20 and Over, 1950 \*

State	Sub- ventions	Opera- tions	State	Sub- ventions	Opera- tions
New Hampshire	\$6.46	\$69.71	Mississippi	\$36.60	\$43.77
South Dakota	10.68	113.95	Florida	36.92	63.66
Kentucky	14.40	51.65	West Virginia	38.75	63.78
Missouri	14.79	57.25	South Carolina	39.41	47.31
Connecticut	15.69	68.64	Ohio	42.36	39.19
Maine	15.84	72.70	Indiana	44.68	37.58
Idaho	16.34	59.36	Utah	45.66	85.78
North Carolina	16.68	66.97	Iowa	46.72	101.50
Montana	18.34	79.94	Minnesota	48.81	76.66
New Jersey	19.53	25.17	Kansas	49.77	43.85
Pennsylvania	19.96	77.45	Arizona	50.56	70.50
Illinois	22.66	47.24	Maryland	50.64	39.85
Rhode Island	23.34	59.57	Wyoming	51.51	64.01
Vermont	24.41	74.98	Oklahoma	52.99	114.49
North Dakota	25.22	134.92	Alabama	53.20	27.81
Texas	25.34	45.42	New York	54.58	33.25
Georgia	28.24	42.80	Massachusetts	54.87	40.17
Virginia	28.49	42.62	New Mexico	55.85	87.44
Nevada	29.05	87.08	Wisconsin	60.21	32.95
Arkansas	32.89	55.68	Michigan	61.05	57.51
Oregon	33.40	81.43	Louisiana	62.26	116.36
Nebraska	34.48	39.14	CALIFORNIA	68.06	68.06
Tennessee	34.70	43.28	Colorado	80.81	45.82
Delaware	35.26	112.27	Washington	83.73	108.70

\* Census data. Per capita amounts are for population age 20 and over, 1950 age distribution basis. Capital outlays and trust fund contributions are not included.

**TABLE X**  
**Comparative Property Assessments by States**  
**Per Capita, Age 20 and over, 1950 or later**

**PART I—TOTAL, ALL PROPERTY**

<i>State</i>	<i>All property</i>	<i>State</i>	<i>All property</i>
Arizona -----	\$1,877	Missouri -----	\$1,839
CALIFORNIA -----	2,018	Nebraska -----	3,159
Colorado -----	1,633	New Jersey -----	1,759
Connecticut -----	2,981	New Mexico -----	1,391
Florida -----	2,306	Ohio -----	1,884
Georgia -----	706	Oklahoma -----	1,314
Illinois -----	1,775	Oregon -----	1,581
Indiana -----	2,049	Pennsylvania -----	1,656
Iowa -----	2,331	Texas -----	1,460
Louisiana -----	1,269	Utah -----	2,115
Maine -----	1,384	Vermont -----	1,410
Maryland -----	2,897	Virginia -----	1,983
Michigan -----	2,416	Washington -----	1,343
		West Virginia -----	2,137

**PART II—REAL PROPERTY**

<i>State</i>	<i>Real property</i>	<i>State</i>	<i>Real property</i>
CALIFORNIA -----	\$1,586	Minnesota -----	\$1,880
Colorado -----	1,119	Missouri -----	1,202
Georgia -----	502	New Jersey -----	1,481
Florida -----	1,910	New Mexico -----	435
Illinois -----	1,427	Ohio -----	1,568
Indiana -----	1,158	Oklahoma -----	750
Iowa -----	1,787	Pennsylvania -----	1,657
Kentucky -----	1,046	Vermont -----	1,175
Louisiana -----	737	Washington -----	799
Maine -----	1,015	West Virginia -----	917
Michigan -----	1,769		

Assessment ratios vary from 40 to 100 percent of true value—Iowa 60 percent, Illinois, 100 percent, Connecticut, 80 percent, Ohio, 75 percent, Utah, 40 percent, etc. Data from latest official reports of the states.

*Statement by W. L. Neely, Chairman, Taxation Committee of the California Manufacturers Association.*

My name is W. L. Neely. I am division controller of the Nordstrom Valve Division of the Rockwell Manufacturing Company of Oakland, and the chairman of the Taxation Committee of the California Manufacturers Association. The California Manufacturers Association comprises over 800 companies representing a substantial volume of production and employment in the State of California.

I appreciate this opportunity to appear before your committee and compliment you on your foresightedness in accumulating factual data concerning the revenue and fiscal condition of the State of California through presentations by representative taxpayer, business, labor, and civic organizations. In response to Mr. Hollibaugh's invitation to appear before your committee we wish to restrict our presentation at this time to the first question involving general policy of tax reduction or continuation of present tax rates.

A thorough study of the state fiscal and revenue picture has been made by the taxation committee of our association and our recommendations reflect the results of this analysis based upon available information. We have given careful consideration to the effect of our recommendations upon the economy of the State and urge your support of these proposals.

As you know, it is the taxpayers prerogative, through their elected representatives, to exercise spending control over revenue collected by the various agencies of government. Many local governments during the past fiscal year have found it necessary to reduce their tax rates and curtail their spending as a result of the public forces at work.

You, as legislators, are in the position to ease the tax burden upon the California taxpayer. You no doubt recognize the per capita tax rate in California is one of the highest in the Nation and that the State's relief rolls, which add to this burden, hold top rank. Individuals as well as manufacturers are fast beginning to realize the impact of this tax load and are appreciative of worthwhile efforts by their legislators to ease this burden on their behalf. It is evident that California industry cannot enjoy the favorable benefits in competition with manufacturers in other states where per capita tax rates are considerably lower. If California industry is to continue in the effective production of defense materials and compete tax-wise with industries in other states, this association feels some relief is warranted. We hope that your committee will carefully weigh the need for industrial expansion to create more employment and stabilize California's economy.

California Manufacturers Association will continue to vigorously support all proposals to aid the competitive position of California industry whether it be taxation, freight rates, or industrial fuel and power charges.

It is difficult to make specific tax recommendations at this time, as the complete 1952-53 State Budget will not be submitted to the Legislature until March 3d. Based upon statistical information now available, it is evident that there will be a surplus accrual at the end of the current fiscal year of approximately \$125,000,000. This figure has generally been accepted, according to reports from the State Controller, Department of Finance and the Legislative Auditor.

Figures thus far released in connection with the Governor's budget for the Fiscal Year 1952-53 indicate an expenditure of approximately one billion thirty million dollars (\$1,030,000,000). Providing that comparable conditions of business activity continue throughout the coming fiscal year with little if any increase in state governmental expense over 1951-52, an additional \$100,000,000 or more of surplus should accrue by June 30, 1953.

This association recommends that, in view of this estimated surplus, a tax reduction program is warranted and that present surplus be properly earmarked. In order that both the individual and business may receive a measure of tax relief, this program covers the four basic state revenue producing taxes. We submit for your consideration the following program which would result in savings to California taxpayers approximately \$105,000,000 during 1952-53:

1. Across-the-board tax reduction program in basic taxes as follows:
  - a. Reduce sales and use tax to  $2\frac{1}{2}$  percent.
  - b. Reduce personal income tax by 25 percent.
  - c. Reduce corporate income tax and bank and corporation franchise tax by 15 percent.
2. No increase in controllable expense or fixed charges be included in the 1952-53 California State Budget.
3. No special appropriations of existing surplus be considered.

4. No expansion of state services and no new state employees be approved.
5. The available surplus accruing at the end of the fiscal year June 30, 1952, be earmarked for debt reduction or frozen for a deferred building program if warranted.

*Statement by Clyde W. Port, on Behalf of Los Angeles Chamber of Commerce*

My name is Clyde W. Port. I am appearing before your committee on behalf of the Los Angeles Chamber of Commerce, in response to an invitation extended by your chairman a few days ago, in which you expressed a desire to receive comments and recommendations from taxpaying groups with regard to certain fiscal problems of the State Government of California.

With federal, state and local taxes now imposing an unprecedented burden upon the taxpayers of this Nation, we believe that every care should be taken to adjust the fiscal programs of spending agencies so as to keep this burden at a minimum consistent with the maintenance of essential governmental services. We are mindful that the military defense of our Country must be provided for, and that there are many indispensable functions of government which must be adequately financed. On the other hand, there are numerous opportunities to reduce governmental expenditures and, in the aggregate, if legislative bodies take advantage of these opportunities, the tax burden can be lowered accordingly.

Your committee has a tremendous responsibility in the determination of legislative policy, so far as the tax structure of the State of California is concerned. We appreciate your desire to obtain the views of those who are concerned with the impact of taxation on the State and its various communities. Not only do we feel it is a privilege to be invited to express our opinions about certain of the State's fiscal problems, we consider it our duty to be of every possible assistance to you in carrying out your responsibilities in behalf of the California Legislature. Accordingly, we are submitting the following comments and recommendations which we hope will be helpful to you, as lawmakers, in your consideration of these problems.

A large June 30, 1952, surplus is anticipated. Estimates vary all the way from \$100,000,000 to \$200,000,000, but conservative guesses place it somewhere between \$125,000,000 and \$150,000,000. If the present rate of expenditures is maintained during the next fiscal year, this surplus will continue to grow, possibly to the extent of an additional \$125,000,000 to \$150,000,000. Thus, on June 30, 1953, it is conceivable that the General Fund surplus, if no change is effected in the present state tax structure, might be as high as \$300,000,000.

This poses the problem as to what the Legislature should do in view of the fact that state tax collections have been exceeding expenditure requirements, and may continue to exceed expenditure requirements. Three possibilities exist: (1) allow the surplus to accumulate, earmarking part or all of it for specialized future purposes; (2) allow current expenditures to rise in response to the demands of spending agencies so that the surplus will be used for current expenditure purposes; and (3) reduce



the state taxes sufficiently to keep revenues and expenditures in approximate balance. It is possible that an answer to the problem may result from a combination of these alternatives.

It is the belief of the Los Angeles Chamber of Commerce that it is morally wrong and economically unsound for any governmental agency to impose taxes in excess of its essential expenditure requirements. This is particularly true now when the Nation is faced with external threats which have resulted in the imposition of a tax burden on the American people unprecedented in history. Should such tax burden reach the ultimate, it is capable of completely destroying the American economy. It is incumbent on the California Legislature, therefore, to give due recognition to the over-all tax burden when considering the question of levying state taxes in excess of essential requirements.

We recommend that first consideration be given to a reduction in our state taxes sufficient to keep current revenue collections in approximate balance with essential expenditures. This means that the Legislature convening next month should reduce the rates of (or adopt tax credits affecting) such taxes as the sales and use taxes, personal income tax, bank and corporation franchise tax and the corporation income tax in amounts sufficient at least to prevent a further increase in the State's General Fund surplus. This will accomplish the objective of avoiding the collection of taxes in excess of requirements which we believe to be fundamentally unsound.

Concerning the General Fund surplus which, it is estimated, will range from \$125,000,000 to \$150,000,000 on June 30, 1951, the threat exists that spending agencies will endeavor to obtain new or increased appropriations because of the temptation offered through the presence of this money in the State Treasury. As a result, the Legislature should take the necessary steps to protect the State against the dissipation of this accumulated revenue.

In this regard, we recommend:

(1) That consideration be given to impounding most, if not all, of this existing surplus by one or a combination of the following:

- (a) The establishment of a bond sinking fund as a reserve to retire existing state bonds when serial maturities occur;
- (b) The establishment of a reserve fund for future essential state construction, the proceeds of which would be used when the present requirements of the military emergency subside sufficiently to facilitate nonmilitary construction; or

(2) That the surplus be applied, in whole or in part, to next year's expenditures, and that taxes be reduced accordingly.

The revenues of the State of California are largely geared to business activity. A decrease in the amount of retail sales or in the income of banks, corporations, and individuals will quickly be reflected in diminished state revenues. Every effort should be made to hold down the overhead expenses. If they are allowed to increase and absorb the additional revenue produced by inflation and defense spending in California, the height of the spending level will make readjustments much more difficult

when more normal business conditions return and the present inflated state revenues shrink.

In conclusion, may we say that the Los Angeles Chamber of Commerce favors:

- (1) An immediate reduction in state taxation so that revenue collections will not exceed basic expenditure requirements;
- (2) That consideration be given to impounding the existing General Fund surplus for specific purposes of an essential character, or using it for additional tax reduction; and
- (3) That every effort be made to keep state expenditures at their existing level and to refrain from any expansion of overhead costs at this time.

We say this in behalf of the Los Angeles business community with respect to employers, employees, and our citizens generally. Judicious handling of the State's fiscal affairs at this critical time is of exceedingly great importance. Not only can it result in relief to state taxpayers, but also it can influence local governments of California in the careful management of their fiscal affairs.

*Statement by N. Bradford Trenham, General Manager, California Taxpayers' Association.*

Upon receipt of your invitation of February 8 to appear before your honorable committee on February 18, 1952, at the State Building in Los Angeles, I immediately canvassed the members of the Board of Directors of California Taxpayers' Association concerning their views. Fortunately, the directors had been studying these problems, aided by the association's research technicians and our state affairs counselor, Frank H. Thill. Nearly all of them have reacted to the situation and there is almost complete unanimity in their ideas concerning what should be done to safeguard the best interests of the State of California.

You have asked me to discuss three questions but, with your permission, I should like to be excused from discussing point No. 3, which relates to the tax system.

California Taxpayers' Association operates under certain necessary limitations. Its statement of purposes declares that:

"The association shall not seek to change the present tax system, nor to change the rate of taxation, except as economies may bring a reduction of taxes."

The reason for this limitation is obvious. The membership of the association is state-wide and includes all kinds of taxpayers. Its community of interest is the total tax burden and promotion of efficiency and economy in all public expenditures falling on Californians. If there are inequities in the existing tax structure, remedies should be sought by individuals and organizations other than a general economy-minded state-wide taxpayer association.

The other two questions are within the purview of California Taxpayers' Association.

I have the honor of presenting to you a summary of the views of our board of directors. Briefly their recommendation is:

Hold the state tax demand to actual needs and hold state services to present levels. To do this:

1. Reduce the flow of revenue into the State General Fund—by reducing State General Fund taxes—enough to avoid the accumulation of another large surplus such as is in prospect for 1951-52.
2. Impound the prospective surplus for future necessary construction.
3. Make no additions to present recurrent or "fixed" charges.
4. Continue efforts to tighten up the administration of social welfare programs.
5. Continue strong support to legislative committees working for economy and efficiency.

By way of explanation:

The lion's share of the revenues accruing to the State General Fund is derived from three sources:

1. Sales and use taxes.
2. Bank and corporation franchise taxes.
3. Personal income taxes.

All three are closely geared to economic conditions. When there is a high degree of business activity, or inflation, these sources yield handsomely. When there is a slowdown in business activity, or a decline in the price level, the yield of these three sources drops. Because of this, our state tax system must have frequent legislative attention.

California operated in the red from the fall of 1933 to the spring of 1942. Revenues picked up immediately with the start of World War II activities and, by the fall of 1942 a great over-collection of revenues was clearly indicated.

In the fall of 1942, the Board of Directors of California Taxpayers' Association recommended that the Legislature reduce the flow of revenue into the State General Fund so that the General Fund would be more nearly in balance—holding receipts down to expenditures.

In the spring of 1943, the Governor appointed a committee of 15 citizens, under the chairmanship of James L. Beebe, to study the problem and advise him and the Legislature. This committee, after careful study and counseling with state finance officials and the research experts of private organizations, recommended state tax reduction. The Legislature concurred and passed the necessary laws. The people of California enjoyed substantial state tax reduction for six consecutive fiscal years. Return to the higher rates was made necessary by the unfortunate passage of Proposition No. 4 in 1948.

We are in much the same position today that we were in 1942-43.

Many try to draw an analogy between government reserves and the reserves that individuals, businesses, and other groups establish. The analogy is a poor one because there is a great incentive for individuals and private organizations to conserve such reserves for the purposes for which they are intended. In government, such incentives are weak, if existent at all. The result is that government reserves and surpluses have a habit of being diverted, dissipated, or used for ordinary operating

expenses. The only safe place for a government surplus is in the pockets of the people. When a government needs additional money for necessary purposes it can secure it by taxation.

There are several things you could do with the impending 1951-52 surplus. For example, you could cut taxes enough to use it up during the coming year, but that would not be good fiscal management. The safest thing to do is to impound it for necessary state construction. Certainly you should not use the surplus for next year's operating expenses.

There is a great responsibility on the members of the State Legislature to consider the long-time welfare of the State as a whole. You should make very clear to the people that, when they seek excessive subsidies, grants in aid, and subventions from the State or the Federal Government, they are indulging in financial marihuana.

Let's not kid ourselves that we get something for nothing when we ask a higher government to pay our local bills. We, the people, pay the whole tax bill regardless of which jurisdiction collects the taxes or spends the proceeds.

The State of California has done too much already in subsidizing local government activities. It should not expand this policy.

The surplus should be regarded as a nonrecurrent windfall. It should not be used to further sweeten the pot of local government services. None of us should get into the habit of living on a scale we may not be able to afford in the near future.

Commendable progress has been made by the Legislature and the state and county departments of social welfare in tightening up some of the bad situations in social welfare that have resulted from the almost unbounded generosity of Californians. Advantage has been taken of the taxpayers in this State by the do-gooders, the "near-unfortunates" and the professional promoters. Just as this Nation cannot bleed itself white to solve the problems of the world, so the taxpayers of California must not be expected to impoverish themselves to take care of those whose need is questionable. If they do, those in actual need will ultimately be the greatest sufferers. We should continue to tighten up the administration of social welfare programs for the general good of the State and to correct the all-too-prevalent idea of the other states that we are the "sucker State."

The well-being of California involves continuous attention by our Legislature and its committees to the housekeeping, operating, and administrative problems of the State Government. Some fine committees are working to improve the State's operations and they deserve the strong support of the Legislature, the press, and all thinking citizens.

The test of whether our free government can survive is whether we, as a people, have the intelligence, courage, and perseverance to weed out the obsolete, to eliminate the inefficient and unworkable, and constantly to seek better ways of doing the necessary work of government. Only thus can the cost of government be kept at the lowest point consistent with our real needs. Only thus will the people be assured that their earnings, after taxes, will be enough for them to have the good life and give them the incentive to progress.

*Statement by Emerson Spear, Vice Chairman, State-wide Tax Committee, and Director, California State Chamber of Commerce*

On November 30, 1951, the Board of Directors of the California State Chamber of Commerce took the following action:

That the State Chamber of Commerce recommend that the State General Fund surplus which will be accumulated during the Fiscal Year 1951-52—by reason of tax rates which yield revenue in excess of appropriations—be used for tax reduction in the year 1952-53. It is further recommended that such reduction follow the pattern which was adopted in 1943 after intensive study:  $\frac{1}{2}$ -cent reduction in sales tax, 15 percent reduction in bank and corporation income taxes, and an increase of \$1,000 in personal income tax exemptions.

This action was taken after careful consideration by the State-wide Tax Committee. The facts leading to our recommendation are as follows.

The amount of surplus existing in the General Fund as of June 30, 1951, is not a published figure. According to established practice it will be shown in the 1952-53 Budget, together with the June 30, 1952, estimated surplus. Based on records in the State Controller's office, the tax department of the California State Chamber of Commerce has estimated that the surplus will greatly exceed the \$100,000,000 drop in revenues which would result from the recommended tax cut.

The accumulated surplus has been realized, in most part, by over-taxation. Tax rates have not adjusted downward to expenditure need. The 1951-52 beginning of year surplus was estimated to be \$96,000,000. It was primarily caused by the failure to reduce tax rates during 1950-51. This over-taxation could have been used for tax reduction in 1951-52. It was, however, appropriated in most part for nonrecurring expenditures.

One of the major arguments for annual sessions of the Legislature was that it would be possible to adjust tax revenues to cover the cost of the appropriations for expenditures.

Annual budgets have been in effect since 1948. The Legislature made one change in tax rates since then. This was in 1949 when the tax rate cuts started in 1943 had to be restored because of tremendous increased cost in aged aid. As pointed out previously, taxes could have been reduced during the current fiscal year. It now appears that there will be resistance to cutting rates next year. In fact, the published parts of the Governor's Budget for 1952-53 show spending proposals which, if adopted, would take the major part of the surplus and prevent tax reduction.

The Constitution makes the Governor responsible for estimating revenues. The Legislature has no authority to change them. Further, for a long period it has been executive policy to veto appropriations which exceed his revenue estimates.

Consistent accuracy in forecasting revenues has not proved feasible in our annual budgeting experience. Tax collections are as a rule much higher than the original budget estimates. It becomes apparent that the tax structure which was built in the thirties is excessive and unduly burdensome and therefore should be reduced.

Using surplus—money on hand—for tax reduction is evidently the only way our tax burden can be eased. This method involves no hazards in

estimating revenues. This leads to a second recommendation—that all surplus beyond \$100,000,000 be reserved for future tax reduction.

The chamber in acting for tax reduction considered other uses for surplus including construction of state buildings, aiding school districts in adding classrooms, and placing the money in a sinking fund to pay future bond obligations. It concluded that these were not appropriated for in Fiscal Year 1951-52, that the tax rates for that year were too high, and that the over-taxation should now be used for tax reduction.

Surplus provides a strong leverage for increasing expenditures. This is evidenced in the proposed operating expenditures for the General Fund for 1952-53 which contain an increase of \$30,000,000. Even more outstanding is the proposal for \$81,000,000 for capital outlay. Such huge increased spending would not be proposed if our tax structure were cut down in size.

Some persons contend that state taxes should not be reduced because a substantial part would flow to the Federal Treasury. With an impending \$14,000,000,000 deficit in the national budget, there surely can be nothing wrong in bolstering the revenues of the United States Government. However, the state tax reduction would provide an appreciable tax relief to both persons and business.

The latest statistics of the Franchise Tax Board show that three-quarters of businesses reporting are small businesses. A 15 percent reduction would be very helpful to 18,000 small business taxpayers.

Federal taxation is now at an all time high. Its impact is crushing on persons and on business. It is incumbent on state and local governments to exact no more in taxes than is needed for immediate essentials.

California taxpayers carry a heavy burden in relation to other large competitive states. The combination of state and local taxes when related to income show California as having \$8.16 per \$100 of income payments in 1948. Indiana, Ohio, and Pennsylvania were well under \$6. Massachusetts and New Jersey were slightly higher than California with \$8.31 and \$8.16, respectively.

The General Fund beginning-of-year surplus in 1952-53 will be ample for reducing taxes in the 1943 pattern. This fiscal procedure in tax reduction does not involve estimates of future revenue and thus provides tax relief in a safe and sure way. Overtaxing causes surpluses which spirals spending. Heavy federal taxes should be offset whenever possible by state and local reduction.

*Statement by Wm. R. MacDougall, General Manager, County Supervisors Association of California.*

It is a pleasure for the counties of California to accept the invitation of this honorable committee to state the counties' views on the three important questions of revenue and taxation which you are considering at this time.

We wish to commend this committee for its earnest endeavor to come in to the March 1952 Budget Session of the Legislature armed with facts and fortified with the knowledge which will come from receiving the testimony of various statewide organizations at today's hearing.

The recommendations of the County Supervisors Association of California with respect to the three questions being examined into by this committee are as follows:

*QUESTION NO 1: Should the State adopt a policy of cutting taxes to meet current needs, including capital outlay and grants in aid to other levels of government, or continue the present tax rates and permit an accumulation of surpluses for future public works?*

This committee meets today in an atmosphere which to it must be familiar! It meets in a time of definite surplus of state revenues over normal expenditures.

To some these high revenues appear semipermanent and likely to continue; to some they appear to be temporary and likely to fall off at any time. Regardless of one's views as to the permanency of today's excess of revenues over normal needs, the condition is here and must be met.

This condition is not one which is a stranger to the Legislature or to this committee. It is one which you have faced before in the last 10 years.

At such a time as this, there is great temptation for the use of these funds to execute projects coming under the heading of "pet ideas" or "special needs" of one group or another. No doubt dozens of such projects will be offered to the Legislature next month. It is, indeed, fortunate for the people of California that this committee and its fine counterpart in the State Senate stand alert at the faucet of public revenues ready to regulate the flow of these revenues in accordance with the true needs of California.

We do feel that the zeal for foisting off inadvisable special projects and doubtful uses of surplus funds should never be allowed to carry over into the field of sacrificing the filling of legitimate long-established needs which definitely exist. A surplus in our State Treasury must never be regarded as a "project pork barrel," but neither should the existence of such surplus be regarded as evil and dangerous.

To answer your question specifically, whether or not the State should cut taxes in this or any other year or should continue existing levels to accumulate a surplus for a definite useful purpose is purely one of legislative policy. It is a question which should be and must be decided by the Legislature. The opinions you are gathering here today from various groups will give a sound foundation for your ultimate decision.

It is not within the province of county government to attempt to influence the exercise of the prerogatives of the Legislature on such important policy matters. However, we do feel that the possibility of using any surplus now in the State General Fund, or likely to accumulate there in the future, for the future construction of public works should be given careful study and consideration. Such study and consideration should come before any decision is made to revise the existing tax rates. The great amount of presently existing public works' needs should be the basis for such a study. It will not be necessary to go into the field of new projects not yet planned to find use for any surplus which is liable to accumulate in our treasury. The existing needs of our State Government, our schools and our other local governments—in that order—should be evaluated and weighed against the volume of revenue coming into the State Treasury.

The committee's second question is one of the utmost importance to California county government. It is:

*Should the State adopt a policy of revenue sharing with other levels of government or deny other levels of government the use of important segments of present State tax bases, retaining the present tax bases exclusively for support of State Government and existing grants in aid to local governments?*

In the answer to this question lies the key to the future of our democratic system of government as it has developed and grown and become strong in California.

Before we develop this matter in detail, I want to state clearly and positively that the counties feel that the State must continue and extend its policy of sharing its revenues with its local governments.

The policy of such sharing is neither startling nor new. It is deeply rooted in California's governmental system. Prominent examples are the sharing of the proceeds of the gasoline tax, motor vehicle "in lieu" taxes and alcoholic beverage license fees. This sharing is proper, not only because of the economies and efficiency to be gained from centralized collection of the taxes, but because of the community of interest between the State and her local governments. This is particularly true in the case of the counties, whose principal function is to perform state services at the local level.

There can never be any question about the soundness of the present sharing of revenues by the State with county government. Discussion and study should now be directed in the field of possible logical growth of such sharing. The field for concentrating this examination is that of the sales tax.

One does not need to preach sound principles of taxation and governmental philosophy to this committee—this committee is the author of some of the clearest thinking on the subject. We can gain a great deal from glancing at the committee's reports rendered in 1947 and 1949.

It is fundamental that, under our present tax system, the sales tax field is occupied by the State and by the cities. Counties may not levy a sales tax in California. Yet the need for broadening of the county tax base has been generally recognized. It is only when the specifics of such broadening are discussed that controversy arises.

In 1947 this committee said, on page 66 of its report to the Legislature: "But despite \* \* \* differences, both of these levels of government (i.e., cities and counties) are faced with similar financial problems. Accordingly, the question of broadening the tax base of county government deserves special study."

In 1947 this committee examined carefully the growing pattern of city sales taxes in California and noted with some emphasis that "Over 40 California cities now have sales taxes in operation."

The committee then concluded in its Recommendation No 24 "That city sales taxes be administered at the local level independently of the state sales tax, and that they be regarded as a temporary source of local revenue."

Those were brave words. They represented sound conclusions from the picture before the committee over five years ago. What is the situation today? What has been the result of the independent administration



of the local sales taxes? More important, how temporary have the city sales taxes proved?

Well do we all know the answer. No longer do we have 40 cities levying a sales tax, a condition to be noted with alarm. Today we have over 150 California cities levying a sales tax. Far from being temporary, the city sales tax has become firmly entrenched as an integral part of the financing systems of most of California's larger cities.

The city sales tax is thus not temporary. Its rate is not uniform (varying from one-half percent to 1½ percent. The terms of its levy are not the same at all. Sometimes it is accompanied by a use tax. Sometimes it is not. Exemptions from it vary from place to place.

Public resentment to the tax itself has not materialized, since it is now recognized as a valuable and proper means of supplementing ad valorem property taxation. More cities are today levying a full 1 percent sales tax than were levying any kind of a sales tax at all at the time of this committee's report.

I would like to talk briefly to the committee about the counties' views on the sales tax.

It has been apparent for at least four years that the entry of the counties into the sales tax field as a means of supplementing the ad valorem property tax is a sound and equitable proposition.

If this entry can be combined with the clearing up of the present hodge-podge sales tax mess in this State, two important things would thereby be accomplished.

The complaints of the merchants of California are legitimate and proper, both in their despair at the 153 sales tax systems now operating in the State and in their desire to eliminate artificial competitive advantages between incorporated areas with sales taxes and unincorporated areas without them.

*Our sales taxes should be made uniform.*

It is possible to devise a practical working sales tax system which will afford the benefits of the sales tax to the State, the cities and the counties alike without any undue increase in the over-all tax burden.

This can be done in either of two ways:

For example, the state sales tax could be increased to an amount which would equal the tax burden now prevailing in those many cities with a 1 percent sales tax. The proceeds equal to 1 percent of the sales made in unincorporated areas would be made available to the counties. Proceeds equal to one-fourth of 1 percent of the sales inside cities would also be made available to counties. A credit of three-fourths of 1 percent of sales made in each city would be allowed at the time of purchase to cover any local city sales tax identical to the state tax and collected by the State under contract. The balance of the proceeds (equal to whatever state sales tax rate is set by the Legislature) would go to the State.

The second method is identical to that above except that it would involve local levies in each county as authorized by the Legislature in enabling legislation. The pattern, the returns, the collection and the exemptions of the county sales tax would be uniform and would be prescribed by the Legislature and would be tied into state sales tax practices. The credit for city sales tax would be given as above, but would be applied against the county sales tax.

It is estimated that either of the two methods outlined would yield approximately \$40,000,000 per year in additional revenue to counties. To that extent, there would be relief for the ad valorem property taxpayer.

The rates used in the example above do not represent any final recommendation to the Legislature by the counties. It is possible that they are the rates which would, after study, prove to be proper—it is possible that they are not. They are used in the example for the purpose of illustrating the operation of a system. It is that system which we commend to the favorable consideration of the Legislature and this committee.

Regardless of rates—either state, county or city—this system will do the following things:

(1) It will solve the “god-awful” jigsaw puzzle of present sales taxes in California.

(2) It will preserve unfettered the proceeds of local sales taxes for the use of local government.

(3) It will simplify the collection of sales taxes to the maximum possible degree.

(4) It will afford to all the greatly increased efficiency and economy of a single centralized sales tax collection.

(5) It will afford the needed supplemental tax base for California’s counties.

In making these recommendations to the committee we are mindful of the high objectives of the committee as stated in its report of March, 1949, when the committee said:

“1. Any solution must preserve, and not impair, the powers of the various levels of government.

“2. In general, each grade of government should support its functions from its own independent revenues.

“3. In general, the governments of whatever grade which raise particular tax revenues should control their expenditure.”

In this report the committee also said:

“The state and local government revenue needs are smaller than the federal but just as important because of the vital functions they must perform in such fields as education, highways, police and fire protection and justice. *No longer can these governments live on the general property tax.*”

We know that this committee will give the sales tax situation in California its earnest study in order that the matter may be acted upon by the Legislature at the proper time.

The third question being considered by the committee is:

*Do you know of any inequalities now existing between the various groups of state taxpayers or any hardships imposed upon any particular group that you would like to recommend to this committee for adjustment?*

Any answer to this question lies in a field which is beyond the scope of county government and we, therefore, make no statement to the committee on this question.

*Statement by Richard Graves, Executive Director, League of California Cities*

This is in response to your February 7th letter in which you ask us to express our opinions on three questions. We regret our inability to be present at the February 18th hearing of your committee in Los Angeles, but previous engagements prevent this. It is hoped the addition of this letter to the record of the hearing will serve some useful purpose.

“1. Should the State adopt a policy of cutting taxes to meet current needs, including capital outlay and grants in aid to other levels of government, or continue the present tax rates and permit an accumulation of surpluses for future public works?”

At a meeting of our board of directors, January 12th, a resolution was adopted urging the Legislature to create a public works loan fund and to place in that fund the present and, to the greatest possible extent, the immediate future surpluses likely to accrue to the State General Fund from existing tax rates so that a very large sum of money would become available to stimulate and expedite the construction of essential public works as soon as national policy makes this possible.

On February 11th we filed with Assemblyman Geddes' Interim Committee on Finance and Insurance a statement analyzing in detail what we consider to be the problems involved in local financing of essential public works. Since it is pertinent here, we attach a copy for your information. The specific content of this question of yours is referred to on page 8.

Government imposes taxes to secure funds with which to provide public services considered necessary and essential to the general welfare. We accept the proposition that no government should impose taxes at a higher level than is necessary to meet the known or reasonably anticipated requirements of the people and the public service. If all public needs are adequately provided for at a minimum adequate level, it would appear necessary and proper for the legislative body to give earnest consideration to a reduction of the tax burden.

If this is a valid position, your committee and finally the Legislature should determine whether the known or reasonably anticipated needs of the people of the State for public services and facilities have been adequately met at a minimum adequate level. We submit that this is not the case, and so long as it is not the case there should be no reduction of taxes at this time.

We do not have information upon which to judge whether funds available for maintenance and operation of the services to which the State Government is or ought to be committed represent the level of minimum adequacy. This data is available to your committee and to the Committee on Ways and Means.

All of us, however, have information, documented by earlier studies of other interim committees of the Legislature, demonstrating that the state and local governments of California are far behind in meeting their essential public works requirements. We are not talking about things that it would be pleasant to have but, rather, things which it is imperatively necessary that we get.

The memorandum submitted to the Geddes Committee, or more specifically to the Dunn Subcommittee, makes the case in detail that present methods of financing local public works are inadequate and obsolete, and

one of the remedies proposed is a state public works loan fund of very large proportions. We believe that the present surplus and such surpluses as accrue in the next two years should be put into a public works loan fund where it will serve the interests of the State and its people far better than a reduction of taxes in these circumstances.

Your committee understands better than we do how unstable our present economic situation is, how dependent we are upon the high levels of economic activity resulting from a war economy for the larger part of our state revenues, and how quickly these surpluses would dry up in a sharp recession which would follow a curtailment of federal defense expenditures in the event of a settlement with Russia.

If the proposed tax reductions would work to the substantial benefit of the taxpayer, and particularly the most heavily burdened taxpayers, then it might be argued that a tax reduction for even a short period of time would be justified. However, such specific proposals for tax reduction as we have seen do not represent any gain to the most heavily burdened taxpayers commensurate with the loss of opportunity to the State, and those taxpayers who would benefit the most in dollars by a reduction would be obliged to pay a very large part of that saving to the Federal Government.

It may be that a tax reduction would be a good thing politically. It probably would be a good thing psychologically, but we submit that it would not be a wise thing to do governmentally in a growing state like California with an enormous accumulated deficit in essential public works.

“2. Should the State adopt a policy of revenue sharing with other levels of government or deny other levels of government the use of important segments of present state tax bases, retaining the present tax bases exclusively for support of State Government and existing grants in aid to local governments?”

The import of this question is not clear because the State already has a policy of revenue sharing with other levels of government, and particularly the schools, the counties and, to some extent, the cities.

If the question is designed to determine our opinion on any increase in the amount of money which the State provides to other levels of government, then we must answer that we have no opinion and there is no program of the cities or the league involving any additional revenue sharing with the cities.

If the question is related to the proposal of the County Supervisors' Association for bringing the counties into participation in the sales tax, then I quote from the minutes of a meeting of the board of directors of the league where this question was acted upon, as follows:

“The board reviewed the position of the cities with respect to state and local sales taxes. This review included an analysis of the position of retailers in regard to a uniform sales tax, the position of the cities as expressed in the paper delivered at the annual conference by Warren Dorn, and the position of the league in the past.

“It was pointed out repeatedly that the county interest in sales taxes is only a part of the larger problem of relationship between cities and counties which has been under joint consideration between the league and the County Supervisors' Association for almost two

years. It was agreed that favorable league action on a county sales tax is contingent upon more general agreement on an over-all program. However, in order to put on record the kind of a sales tax program which probably could be supported as part of a general program, it was moved and seconded that the league endorse and support a sales tax stabilization program embodying the following principles:

- “1. The passage of a state statute providing for a uniform 4 percent sales tax throughout California.
- “2. The allocation under this act to the counties of revenue equivalent to a 1 percent tax on sales in unincorporated area and a  $\frac{1}{4}$  percent tax inside cities. This would be a state levy made on behalf of the counties, primarily for the purpose of reducing property taxes or financing welfare costs, as the Legislature might determine.
- “3. Within any city which had a sales tax ordinance of its own, the State would authorize a credit against the state sales tax in the amount imposed by such local ordinance but not exceeding a total credit of  $\frac{3}{4}$  of 1 percent of all retail sales within the cities, and provided further that the state act should authorize and enable state collection of the city sales tax without cost to the city.
- “4. In this connection it must be clearly understood that the revenue due the city on account of the city sales tax, even though collected by the State, must in no event be subject to appropriation by the Legislature or considered as a subvention, but merely as a device for the unification of collection in the interests of economy and for the benefit of the affected reporting retailers. Because of constitutional restrictions prohibiting a state tax for a local purpose, the cities cannot give up their locally levied sales taxes in favor of a state levied sales tax.
- “5. It is further understood that there would be no exemptions on account of outside deliveries, and the use tax principle applicable under the Ainsworth case would continue to be operative. Adopted.”

“3. Do you know of any inequalities now existing between the various groups of state taxpayers or any hardships imposed upon any particular group that you would like to recommend to this committee for adjustment?”

We assume that your use of the phrase, “state taxpayers,” was deliberate in order to distinguish between state and local taxpayers.

It is the policy of the League of California Cities, in accordance with the provisions of our constitution and by-laws, to restrict our activities and our recommendations to matters which are directly the concern of municipal government. Therefore, as an organization we have never inquired into this aspect of the state tax structure.

At this time, however, we are greatly concerned with the equalization of assessments for purposes of ad valorem taxation and because one large group of local ad valorem taxpayers is assessed for tax purposes by the State, namely, the privately-owned public utilities, it may be that your committee would consider property taxation to this extent to be within the scope of this question.

Spokesmen for some of the utilities have long contended that there is inequity in the property tax because their state-assessed properties are assessed at a higher ratio to true value than locally-assessed properties. Whether this is true or not, only the most careful and searching inquiry would reveal. This would be within the province of your committee, and we understand that Senator Hulse has been looking into the matter as a part of the work of the Senate Committee on State and Local Taxation.

There is one even more urgent aspect of this same question which arises out of the passage of Chapter 1466, Statutes of 1949. The members of your committee are familiar with the bill, its implications, the controversy, which resulted from it, and the legislative history of Senate Bill No. 919 which in 1951 postponed the effective date of Chapter 1466 until 1953.

An advisory committee to the State Board of Equalization, recently created by resolution of the board, is recommending that there be an item in the call for the special session concurrent with the Budget Session to permit the Legislature to consider amendments to Chapter 1466. It is our hope that there can be agreement in advance between representatives of the State Board of Equalization, city, county and school officials, and representatives of the privately owned public utilities in order that the matter be not controversial if it is presented. If this can be done, then there can be cooperative action among all the interested parties to make real substantial progress toward true equalization of assessments in order to remove whatever inequities do in fact exist.

It is hoped the foregoing will be of some value to your committee.

*Statement by Hayden F. Jones, Chairman, California Real Estate Association Taxation Committee*

Before the cutting of present state tax rates is considered, a review should be made to ascertain if the present estimate of surplus is a valid one.

In this review a careful look should be had at the joint ventures of the state and political subdivisions decided on by the people of the State have been faithfully respected by the State.

The large and important one of school support deserves a careful review.

The matter of school support was a matter taken care of by constitutional amendment by the people of the State and effective in 1947.

The matter of the working value of the dollar due to inflation since 1947 should be considered as to its effect on the fulfillment of the intent of the 1947 constitutional amendment. The working value of today's dollar is 33½ percent less than in 1947.

The state school support has not responded to the inflated dollar whereas the support from the district tax rates has.

The school enrollment has increased greatly and the school costs due to legislative law and voted by the people have greatly increased.

Due to inflation of the dollar, it now takes \$160 to pay the share of the share of the school costs that the \$120 a. d. a. did in 1947 when it was written into the Constitution.

As of now, the a. d. a. should be increased by \$40 to faithfully carry out the intent of the 1947 amendment.

The effect of tax exemption in school support should be considered. Seven hundred ninety-five million, eight hundred thirteen thousand dollars of assessed valuation is now exempt by vote of the people and legislative action. Five hundred eighty-five million dollars of this is on property owned by 699,677 war veterans. An average school district tax rate of 2 percent is conservative and means a school support loss of \$15,916,260 annually.

The family life of California that has caused the increase in a. d. a. and school costs has also caused the expanded assessed valuation of the State and the increase in the sales tax and other state tax returns.

*Statement by Vincent D. Kennedy, Managing Director, California Retailers Association*

During the period following the end of World War II there has been an increasing expansion, both quantity and variety, of special taxes imposed by local governmental units. In their search for the revenue necessary to meet the increasing cost of local government, the local units have used nearly every taxing concept and, in fact, have thrown in a few which had little or no precedent in the larger governmental units. For example, in the Middle West and portions of the East we are finding an increasing use of a local income tax. In practically every portion of the United States we have had tremendous expansion of business license taxes. In California we have had a nearly unanimous acceptance by the cities of the sales and use taxes as the source of revenue for their governmental functions.

Although the main subject of my discussion here today is the interrelation of local and state sales and use taxes, I do think it is well to spend a moment to briefly mention the problems which have arisen because of the fact that a large number of our local units are now major taxing agencies. The result of expansion of multicolored tax programs among the local taxing entities is what we might term epidemic taxation. If City A has an income tax which hits the residents of the suburban areas, some effort in these latter localities is made to either adopt the same method of taxation in order to secure revenues for their areas, or to adopt something in the nature of retaliatory tax laws. Further, some areas have apparently taken upon themselves the policy of taxing anything they can, regardless of the equities or the merits of the taxation. There is no one agency in the United States, as far as I have been able to ascertain, which has any authority to secure any uniformity in the taxing structure which, as I hope to develop, is a vital factor in the continuance of an adequate tax program.

In addition, we find a very great discrepancy in administrative practices so that from one community to another, you have no certainty of the type of administration you will receive. I think it is necessary that some sincere conscientious thought be given to the problem of eradicating the tendency to multiply taxes in every local unit without regard to our over-all tax picture. Not only are the taxpayers directly affected tax-wise, but in addition we are creating an administrative burden and bureaucracy that I believe will one day devour the sound basis of our tax structure.

I am going to speak to you about the sales tax and use tax problem in California, mainly because California, more than any other state, seems to have adopted sales and use taxes for its local governmental units. Of course, California is my residence and I am more familiar with California matters than those of any other state.

As of November 15th of this year, 152 cities in the State of California had adopted and were levying local sales taxes. When we examine the language and the variation in language in those sales tax statutes, I am reminded of the somewhat ancient story of the three men who were discussing the question of which profession was the first on the earth. One man, a doctor, said it was evident that the medical profession was first on earth because the Lord created Eve out of Adam's rib and that, of course, was a medical act. The engineer argued with him, stating that before the Lord created Eve out of Adam's rib, he created order out of chaos, and that, of course, was an engineering act. The third man who happened to be a lawyer simply said, "Who the hell do you think created the chaos?"

With all due respect to the legal profession, when we look at the multiplicity of sales tax laws of the State of California and their lack of uniformity, we wonder and ask the city attorneys in each of the cities, not only who created the chaos but why it was created.

Sales tax collection by local municipalities is not small business in California. In 1950, that is the fiscal year ending June 30, 1950, the city sales taxes produced over \$31,000,000, and it is fairly certain that in the fiscal year ending this June 30th, they have produced well over \$40,000,000. This constitutes between 20 percent to 25 percent of the entire tax revenue of all California cities. Thus, in five years, municipal income from sales and use tax has increased from considerably less than \$1,000,000 in revenue to over \$31,000,000, and the cities imposing such a system of taxation have increased from 5 in 1945 to 152 in November of 1951. Only two moderately large cities in California, Long Beach and Sacramento, do not have a sales tax. I might point out here that we do not mention any units other than cities as having adopted sales tax, due to the fact that under California law the counties cannot at this time levy any taxes for revenue except property taxes. There is, however, a very substantial agitation on the part of the counties to the end that they be given the right to levy taxes other than property tax for revenue.

The sales tax brings in to the cities a very substantial portion of their revenue, ranging from about 10 percent to in excess of 50 percent of the total revenue from taxation of the particular cities. It is obvious from the figures I have given you that city sales taxes in California are a substantial municipal government revenue source and it is, therefore, fairly clear that they are in all probability a permanent part of the tax structure, although the form of levy or method of collection may well be changed in the future. The necessity for keeping this or some similar form of supplemental revenue as a part of the city tax structure in this period of growing governmental costs is very clear, when we realize that in California the property tax has risen to a rate in many communities where from our concept it is at its absolute maximum short of being termed confiscatory. Assuming, therefore, that we are going to have to live with city sales taxes in California, and I would predict you will have to live



with them in other states as well, we should examine the problems which the fairly rapid expansion of city sales taxes has brought to us and at least a suggestion as to a possible solution.

In the first place, I feel that the problems in California have been lessened to some extent, because we have had experience for many years with a state sales tax which, as you all know, has been well administered by the State Board of Equalization and its exceptionally able secretary, Dixwell L. Pierce. Because of this fact, we have a State in which sales tax is a well accepted form of taxation and in which we have well established procedures. However, this does not mean that our problems were or have been eliminated. If at the outset a uniform adoption of the procedures of the State had been agreed upon, many of the growing pains we have been experiencing in the field of municipal sales tax would have been eliminated. The records show that local administration is only about 70 percent as effective as the state administration of the sales tax, which indicates substantial room for improvement in the collection phase.

However, to turn back to some of the problems which face us because of the lack of interrelation in California of the state sales and use tax and local sales and use tax:

You may know that the State of California levies its sales tax and a use tax at a rate of 3 percent. Without going into any details, the California tax is measured by the gross receipts from practically every sale of tangible personal property except sales in interstate commerce. We thus have a uniform rate and uniform legislation from the state level, but when we come down to the local level, the rate varies from one-half to 1½ percent, one city imposing the 1½ percent rate and the major portion of the cities imposing the one-half percent rate, with an increasing number amending their ordinances to 1 percent this year. Some cities tax all sales made in the city, while some cities exempt sales for delivery outside of the city, and there are numerous other variations. Each city administers its own tax, and although there have been proposals for contracting for administration by the State, there has not been any abandonment by the cities of their local administration.

It is our opinion from the experience of the last few years, that the problems of a nonintegrated local-state sales tax program are such that they will eventually cause a revulsion against the sales tax which will end in the elimination of this very efficient source of revenue. For example, under our present system an individual concern may have as many as 121 sales tax reports to file. The reason we limit it to 121 is that the investigation has shown that is the maximum number of local government units in which any concern in the State of California now operates. It could, of course, be the entire 152 or more as the number of sales tax cities increases. Such a concern would be subject not only to file that many reports, but have that many audits, because each sales tax unit employs its own auditors and from our experience so far has indicated a desire to make its own audit and not to depend more than for reference on the audit made by the State of California. In addition to the reporting, if the sales are made from a single unit, there is a tremendous difficulty of training personnel to get the proper information and include the proper amount of sales tax, because the particular unit involved may have a one-half percent, three-quarter percent, 1 percent or 1½ percent

sales tax. This problem of training and bookkeeping has been found to be practically insuperable by the major employers involved in the retail field. In addition, the cost of local administration is something everyone, as taxpayers, has to bear. We have a large number of people employed to handle the sales tax at the local level, and it is very probable that there will be many more employed if the present method of administration continues. There is also another problem in the potential litigation which may ensue because of errors, misunderstandings of the application of the various municipality sales tax laws. It is nearly impossible for any large business operation, doing business in many municipalities, to comply with all of the local sales and use tax laws, regardless of the intentions of the executives to follow the laws in all particulars.

It is my opinion that the only adequate solution to the difficult problems engendered by the expansion of local taxes is an integrated program in which all of the state and local taxes are collected by a single agency and the entire administration is under the supervision and control of that agency. We have been considering in California a proposal under which the state would collect a tax of, let us say 4 percent, and would return a portion, let us say 1 percent, to the local taxing agencies. Our thought was that the counties should receive a portion of the revenue, with the major portion going to the municipalities. The system which had been considered is to base the return to each of the governmental units upon the basis of the location of the establishment of the retailer. Although this will have some detrimental effect in a few cases by reducing the source of revenue, our estimates indicate that in practically every instance the particular governmental unit will be better off revenue-wise because of the more adequate and complete collection, and because of receipts from sales which now are not subjected.

In addition, this integrated system would make for uniformity throughout the State and remove the competitive advantage or disadvantage which now accrues in many areas. For example, in the San Francisco peninsula there are certain nonsales tax areas. There is a competitive disadvantage between San Francisco merchants and those in the peninsula on this ground. San Francisco, however, does not tax deliveries outside of the city, and therefore, most peninsula residents purchasing in San Francisco require that their parcels be shipped no matter how small they are. This is an item adding a very considerable cost to the doing of business by the San Francisco retailers. An integrated sales tax would eliminate this competitive disadvantage. It is my opinion that tax laws should not be so drafted or used to involve a competitive advantage or disadvantage.

Also, of course, there is the problem of the retailer's bookkeeping costs. One return costs less than many returns, and the record keeping necessitated by filing returns with numerous sales tax entities would be eliminated in an integrated system. One audit would replace many audits, and all of these items together would materially reduce the cost of doing business and cost of doing government.

In conclusion, I feel very strongly that unless some steps are made to remove the increasing problems incident to the lack of uniformity and lack of inter-relations between the state and local sales taxes, we will

have such a cumbersome process and such an increase in the cost of government and in the cost of products that the first one who starts a campaign to repeal the sales tax will meet with nearly universal approval. Our experience in California with the state sales tax has indicated that it is an easy, effective method of raising revenue, and that it is much better and much more equitable than many other systems. We would like to keep that sales tax in its present form and under its present fine administration, and we think that the only way to do it is to make an integrated state and local tax which will solve the problem of the cities in their need for revenue; solve the problems of the counties in their efforts to avoid increasing their property tax levy; and solve the problem of the retailer who is now harassed and bothered by the very difficult problems incident to the present multiplicity of sales and use tax laws.

*Statement by Wade Sherrard, General Manager, California Motor Transport Associations, Incorporated*

The present discriminatory truck tax situation has been before the Legislature on many occasions, and this statement is a brief summary of the present situation.

The subject will continue to come before the legislators until all trucks of the same size and operation pay the same amount of taxes, regardless of ownership.

Anyone using for-hire carrier service now pays several special taxes. These include:

1. A federal transportation tax of 3 percent of the freight charges which are shown on the freight bill and which are collected by the carrier for remittance to the Federal Government;
2. A regulatory fee of one-fourth percent of the freight charges, which is included in the rate of all for-hire carriers;
3. And on the carriers operating other than within a municipality a tax of 3 percent of the freight and other charges incidental thereto, which tax is also included in the rate and not shown on the freight bill.

It is indefensible that the highway contribution paid by the user of the for-hire carrier in the form of the gross receipts tax amounts to as much as \$3,000 per year, per vehicle, above that paid by his private truck owner competitor. The various classes of for-hire carriers serve all shippers, large and small. The trend, however, is for the large shippers to add more and more commercial vehicles to their fleets, and thereby avoid the continued payment of the motor vehicle transportation tax (the 3 percent gross receipts tax), as well as the federal transportation tax of 3 percent, and the regulatory fee of one-fourth percent.

When this tax was first enacted, the for-hire carrier operated almost all of the heavy vehicles on California's rural highways. No discrimination was intended by the Legislature as between private and for-hire truck owners. The 3 percent gross receipts tax has never been applicable on transportation charges for local cartage operations within municipal corporate limits. Originally, this was because there were large numbers of light trucks owned and operated by private as well as for-hire owners in this local cartage service. Therefore, the private truck owner operating within a city had no tax advantage under the user of the for-hire city carrier. This is true now, except that the user of the for-hire city carrier must

pay the 3 percent federal transportation tax and the P. U. C. regulatory tax of one-fourth percent which is not assessed against any private truck operation.

Kindly note the effect of these taxes applied against the for-hire trucker who collects them from the user of his service:

(1) Today in California the for-hire carriers operate about 78,000 trucks as compared to 435,000 private carrier vehicles, or about 83 percent of the total.

(2) There are now 70,000 heavy motor trucks owned and operated by private owners as compared to 50,000 for-hire trucks in this class.

(3) The discriminatory 3 percent gross receipts tax has caused many large shippers to reduce the use of for-hire carriers to a minimum, because of the tremendous savings in taxes by the use of their own private trucks.

(4) Originally, the privately owned vehicles operated principally as local drayage trucks, and were light or medium weight. We now find hundreds of shippers operating their own heavy vehicles throughout the State.

(5) Some of California's largest fleets of heavy vehicles are privately owned, and as privately owned vehicles afford their shipper-owners lower distribution costs than their next door competitors who must rely upon for-hire carrier service.

(6) The continued trend will substantially reduce highway revenues. A check of truck tax collections and other facts in this connection reveals the following for 1951. These figures are 10 percent above those developed by the Board of Equalization for 1950.

**Weight Fees:**

Private commercial vehicles, 83 percent of total vehicles - \$9,330,000  
For-hire commercial vehicles, 17 percent of total vehicles \$4,795,000

**Gross Receipts Tax:**

Private commercial vehicles ----- None  
For-hire commercial vehicles ----- \$9,000,000

**Total Contribution (Weight Fees and Gross Receipts Tax):**

Private, 40 percent of total ----- \$9,330,000  
For-hire, 60 percent of total ----- \$13,795,000

Those who attempt to defend the present discriminatory tax state that the for-hire carrier is "protected" by the Public Utilities Commission, and has an umbrella over his rates to assure a profitable operation. This erroneous thinking overlooks the obvious fact that the shipper pays the cost of the tax to the for-hire carrier, but escapes it if he operates his own truck. The small farmer, manufacturer, or businessman who must use the for-hire carrier and pay the gross receipts tax of 3 percent of the freight charges, plus the 3 percent federal transportation tax, and the one-fourth percent P. U. C. regulatory tax, is at a distinct disadvantage in attempting to compete with his neighbor or competitor operating his own truck, and who does not pay these taxes.

All trucks of the same size and operation should be made to pay the same tax.

I appreciate the opportunity of presenting this statement to your committee.

*Statement by Donald Cleary, Legislative Representative, City and County of San Francisco*

The three questions that you pose in your letter are most important. I will answer them in the order in which they were propounded. You understand, of course, that these are my personal views as the matter of state taxation has not yet been discussed by the board of supervisors.

1. It has long been my personal viewpoint that all taxes, local, state, and federal should be sufficient only for the budgeted needs of government. Should these taxes include capital expenditures or grants-in-aid to cities and counties they should be so earmarked in order that the people who pay the bills know exactly what use to which their tax dollars are put. I do not believe in the accumulation of surpluses for other than specific purposes.

2. The State already shares its revenues with other levels of government. Most cities have found it necessary to adopt a sales tax while the counties, denied by law the right to levy such a tax, find themselves pressed for revenues. For several years there has been suggestions that the State share its sales tax with the cities and counties. Both the League of California Cities and the County Supervisors Association are expected to sponsor such a move. Insofar as the City and County of San Francisco is concerned, our support of any such program would depend solely upon the formula under which such a subvention would be granted. We would insist that our subvention be granted solely on the basis of collection less the cost of that collection and not under any formula which would give less populous cities and counties a greater share in such taxes than were collected in those counties. The City and County of San Francisco has long been penalized in matters of state subvention because revenues collected here have been spent in other counties. We would much prefer to keep our own sales tax than to become involved in any plan providing for a state subvention which would give us a disproportionate share of collections.

3. The matter of tax inequalities would fill several pages. Most significant in our opinion is the matter of school fund apportionment which certainly works to the detriment of the so-called rich districts, of which San Francisco is one. I have felt for years that this entire matter of school fund apportionment should be investigated by a politically fearless interim committee of either House. But, as no one is anxious to tackle the job for obvious reasons, it does not appear that anything will be done about it so there seems no point in discussing it.

*Statement by Robert E. McKay, Director of Field Service, California Teachers Association*

I greatly appreciate receiving word of the February 18th meeting of the Assembly Interim Committee on Revenue and Taxation. I plan to be present and would appreciate an opportunity to make an oral statement of the vital stake which public education has in state finances.

As you know the financial needs of California school districts have been submitted to the Legislature at each of the last four sessions of the State Legislature. Despite the increasing costs and the damaging effect

of inflation on the educational program, the Legislature has made available only a small part of the additional money which is needed. The failure of the State to keep pace in school finance has been attributed at each session to inadequate sources of state income. It seems logical to the leadership in the educational field that before action is taken to reduce the ability of the State to finance its primary functions, positive action should be taken to meet the needs of education. I will be happy to elaborate on this point at your meeting.

*Statement by J. M. Lowery, County Auditor, County of Los Angeles*

The California Association of County Auditors is holding its annual convention in Santa Barbara next week. Therefore, I will be unable to attend the public hearing of your committee scheduled for Monday, February 18th.

In my opinion the State should not adopt a policy of cutting sales taxes in order to meet current needs because the production of sales tax revenues fluctuates with economic conditions. The amount of over-production during good times should be reserved for the periods of under-production during the lean years.

My answer to your second question is that I believe the plan of the California Supervisors Association for collection and sharing of proceeds from sales taxes is a proper one.

I know of no inequalities now existing between the various groups of state taxpayers or any hardships imposed upon any particular group.

*Statement by Daniel W. Baker, Executive Secretary, Draymen's Association of Alameda County.*

This association, which is the representative of the for-hire trucking industry in the East Bay area, is very grateful for this opportunity to bring to your attention a discriminatory and inequitable method of taxing the users of the highways of this State. This condition is existing in the State of California due to a tax levied upon for-hire trucking industry which possesses approximately 15 percent of the trucks in this State, yet, does not apply to the private truck operators in this State who operate the remaining 85 percent of the trucks. Both groups transport the same commodities over the same routes and haul identical weight loads. Yet, in spite of the identical use of the highways of this State by the trucks operated by both groups, one group is asked to pay a special tax for their use of these roads and the other group is granted the privilege of using them without being subjected to the tax.

The tax which I am referring to above is the "transport license tax," or, as it is better known, the "3 percent gross receipts tax." The for-hire trucking industry, which owns only 15 percent of the trucks operating in this State, must pay to the State Equalization Board a 3 percent tax on the gross receipts of all freight transported. However, the remaining 85 percent, which are owned by the proprietary operators, are exempt from any "user" tax obligation.

The Senate of the State of California, during the 1949 Session, passed a resolution creating an interim committee to investigate the problems

of commercial vehicle taxation. The following is an excerpt from the report of this impartial committee after a comprehensive and thorough study:

*1. Criticisms of the Gross Receipts Tax*

The transportation gross receipts tax, which has long been the subject of bitter controversy in California, should be evaluated as a highway user tax. *Dissatisfaction with the tax stems from the fact that it does not apply to the vehicle operations of private carriers which frequently are similar to taxable for-hire operations in all material respects.* Under such circumstances, the tax appears to be *discriminatory.*

*For-hire carriers contend that substantial curtailment of their business may be traced directly to the tax advantage enjoyed by private carriers.* A business organization can avoid the incidence of the transportation tax simply by the operation of its own or leased vehicles. If this is done, the State loses the tax revenue which it had previously received for highway purposes.

*This method of tax avoidance is generally available only to larger business organizations which have sufficient volume of freight business to warrant use of private fleets.* Small businesses are not able to avoid the tax which, of course, is reflected in the freight rates they must pay.

These are but two of the considerations which give rise to serious criticism of the present tax system. *Few thoughtful persons would seriously deny the general principle that for-hire and private vehicles, operating on the highways under similar conditions and traveling equal mileages, should be treated alike under the highway-user tax laws.* (Italics added.)

Not only do the private carriers derive an advantage from the 3 percent gross receipts tax, but they also escape the assessment of a one-quarter of 1 percent tax placed on the gross receipts of for-hire carriers and is used for the purpose of conducting the functions of the Public Utilities Commission, and a 3 percent transportation tax levied by the Federal Government upon the freight charges assessed by a for-hire carrier. Thus, the private carriers derive a 6½ percent advantage over the for-hire carriers. This tremendous advantage not only induces the large businesses to operate their own trucks but also works as a competitive advantage over the members of the public conducting small businesses.

Enclosed, you will find a copy of Assembly Bill No. 1814 which the for-hire trucking industry introduced at the 1951 Legislative Session. We, of the for-hire trucking industry, believe this proposed legislation is fair and equitable to all parties. This proposal will not reduce the amount of taxes the State is now receiving from the highway users, but it will relieve the existing discrimination against for-hire trucking industry and the small businesses, and will be simple and inexpensive to administer.

Due to the shortness of the notice the association received, we are only able to present the above brief and generalized statement. If the committee, at some later date, does schedule another meeting, please notify this association as we would like to offer a more complete and comprehensive presentation.

*Analysis of the Recommendations and their possible effect upon the fiscal position of the State prepared by A. Alan Post, Legislative Auditor.*

February 26, 1952

In accordance with your request of February 22, 1952, we have read the recommendations and views presented to your Assembly Revenue and Taxation Committee at its meeting of December 18, 1951, and within the limited time available we have made an analysis of the recommendations and their possible effect upon the fiscal position of the State.

The recommendations made by the various organizations testifying before your committee are, in many cases, identical, and I believe that it would, therefore, be desirable to set forth our comments on the basic recommendations and follow this with comments on the other views and recommendations which are peculiar to the particular organization testifying before the committee.

The first basic recommendation relates to reduction of the state sales and income taxes to the rates in effect from 1943 to 1949. This comprises a reduction of one-half cent in the state sales tax, a 15 percent credit against amount of tax due in the bank and corporation franchise tax and corporation income tax, and a reduction of rates and raising of the personal exemption allowance under the personal income tax.

Although only one change was made between 1943 and 1949 in the sales tax rate and rate for bank and corporation franchise tax and corporation income tax, the amount of personal exemptions was liberalized twice during this period with respect to the personal income tax. Beginning in 1943 the personal exemption for head of a family was increased from \$2,500 to \$3,500 and increased again in 1945 to \$4,500. In 1949 this was reduced to \$3,500. It is for this reason that we have calculated the revenue effect of the various tax changes on the basis of rates in effect for 1948. The various changes in rates and exemptions under the personal income tax, as well as other major tax rate changes, for 1942 to 1951 are shown in the separate schedule which is at the end of the analysis.

On the basis of 1952-53 Fiscal Year preliminary estimates of tax base for these taxes, we have estimated that the revenue reduction resulting from a return to 1948 rates in the major taxes would be approximately \$114,400,000. This is shown by tax source as follows:

	<i>Preliminary estimate for 1952-53</i>	<i>Revenue at 1948 rates</i>	<i>Reduction</i>
Sales and use tax.....	\$427,000,000	\$355,900,000	\$71,100,000
Bank and corporation franchise and corporation income tax....	118,500,000	100,800,000	17,700,000
Personal income tax.....	91,500,000	66,000,000	25,500,000
<b>Total .....</b>	<b>\$637,000,000</b>	<b>\$522,700,000</b>	<b>\$114,300,000</b>

With the prospect of a General Fund surplus of at least \$113,000,000 as of June 30, 1952, it is evident that this surplus will finance the tax reduction for one year. However, in appraising the proposal for tax reduction, it is necessary to consider several other factors and the nature and source of this surplus now in existence. The chief of these factors are as follows:

1. Although there is estimated to be a General Fund surplus at June 30, 1952, sufficient in size to finance the estimated loss in revenue from a



general tax reduction, the Budget for 1952-53 as submitted by the Department of Finance contemplates General Fund expenditures considerably above the rate of expenditure during the years in which the surplus was produced. We do not have, as yet, the final budget figures for 1952-53, but such figures as we do have indicate that the total cost for state operations is increased by \$30,000,000 over estimated expenditures for the current fiscal year. In addition, the capital outlay budget as submitted calls for an expenditure of approximately \$90,000,000 in additional money from the General Fund. The local assistance budget is not as yet submitted, but it, too, with increased population and school requirements, will probably be increased by not less than \$20,000,000 over 1951-52. These, taken together, indicate a budget request of not less than \$784,000,000 from the General Fund for 1952-53.

2. Even though revenues for 1951-52 are estimated to be considerably in excess of those originally estimated, the revenue collections are still only slightly in excess of authorized expenditures for this year. Actual figures are not, of course, available as to the current fiscal year, but the authorized expenditure program is \$703,000,000 while revenue is expected to be approximately \$710,000,000.

3. The General Fund surplus of from \$113,000,000 to \$125,000,000 as of the end of the current fiscal year was not all accumulated during the current year. The largest part of this was due to adjustments, revisions, and surplus accumulated in prior years. Out of a surplus of \$113,000,000 to \$125,000,000 estimated at the end of the current fiscal year, approximately \$107,000,000 is the estimated surplus at the *beginning* of the current year. The gain in surplus, therefore, was limited to a gain of probably not more than \$18,000,000.

One of the statements submitted to your committee refers to a prospective surplus of \$150,000,000 at the end of the current fiscal year and, if tax rates are continued, possibly \$300,000,000 surplus at June 30, 1953. We do not have the data which shows how this estimate was arrived at, but we think it is likely that it might have been based upon the assumption that since \$150,000,000 surplus was created during the current fiscal year (the high estimate among several that have appeared in public print), a continuation of the same tax structure would produce another \$150,000,000 in the coming fiscal year. If this assumption has been made, it is obviously fallacious because it fails to consider: (a) that the current surplus (June 30, 1952) was largely accumulated from prior years and not a single year, (b) that the expenditure program for 1952-53 is considerably higher than for 1951-52 even if no more than normal annual requirements are budgeted for capital outlay, and (c) even the most optimistic estimates of General Fund revenue for 1952-53 do not contemplate as great a gain in that year over 1951-52 as was gained in 1951-52 over the previous year.

4. If the General Fund surplus is used to finance a general tax reduction for the year 1952-53 and produce a balanced budget—which we can do if we pare expenditures and do not dedicate large amounts to capital outlay—we will still face the prospect of a considerable deficit at the end of 1953-54. For the current year it is estimated that General Fund revenues will equal \$709,000,000 while expenditures will equal \$703,000,000. This amounts to per capita revenue of \$64,83 and per capita expenditures

of \$64.33. If tax rates were to be reduced and all other conditions to remain approximately the same for 1953-54, per capita revenue would be \$56.50 while per capita expenditures would be \$64.06 (assuming the same general level of expenditures and approximately \$30,000,000 annual capital outlay). This condition would produce an operating deficit of approximately \$88,000,000 in the one year and approximately \$91,000,000 in the following year.

All of the foregoing statements of General Fund surplus are made without reference to the Revenue Deficiency Reserve Fund or the so-called "Rainy Day Fund" of \$75,000,000 which, of course, is available for expenditures by the Legislature upon amendment to the present law. We have always taken the position, with respect to this fund, that it should not be regarded as surplus money but should be reserved for the purpose for which the fund was created: namely to be used only in the event of a deficiency in revenues below the amount estimated in the budget, and only to the extent of such deficiency. This reserve fund may also be used in the event of a "state of extreme emergency" for purposes of civil defense.

Unless a budget is adopted which would indicate that revenues based on the reduced taxes would be sufficient for estimated expenditures in 1953-54, we would not recommend this tax reduction proposal. Instead we would recommend that money be impounded in a bond sinking fund sufficient to provide for at least a considerable part of the State's contingent liability in connection with the school building aid bond issue. The total is estimated to require roughly \$90,000,000. In addition, we would recommend that amounts budgeted for capital improvements from the Capital Outlay and Savings Fund, which are not approved by the Legislature, should be reserved in that fund for deferred building needs of the State.

The second principal recommendation made by the organizations testifying before the committee relates to a funding of the school bond issue. As we have indicated above, we believe that this step is desirable. Our preliminary estimate of \$90,000,000 as the full amount required to be set aside for this purpose is arrived at by calculating that the repayment by the individual school districts will approximate, over a 30-year period, 63 percent of the total indebtedness.

Since there are a number of ways by which this ultimate liability of the State might be met, either in whole or in part, we are now engaged in a more thorough study of the requirements of various methods, including possible refinancing of certain of the issues.

In addition to the recommendations concerning General Fund tax reduction, bond retirement and levying of a sales tax for local purposes, there are a number of additional recommendations contained in the various proposals upon which individual comments might be made.

#### **Report prepared by James O. Stevenson, Secretary, United Taxpayers of California**

We have commented previously upon the recommendations by Mr. Stevenson for a reduction in the State's General Fund taxes. Mr. Stevenson also recommends in this connection that, if the present tax rates remain in effect, the revenue produced by the higher rates should be earmarked for school districts in lieu of property tax levies of a corresponding amount. The net effect of such a proposal would, of course, be to

reduce revenues for State Government operations in the same manner as though a tax reduction was actually effected. Mr. Stevenson bases his proposal, which amounts to a relief to the property taxpayer as against the payer of state taxes, on the fact that the people in 1933 provided for increased state support of schools which contemplated a division of school support on a 60-40 basis with the State paying 60 percent. However, it should be brought out that since 1933 the people of the State through ballot propositions have made other decisions concerning the support of public schools that, to my knowledge, were not passed upon the basis that state support should be 60 percent of the total school expenditures. Particularly, is this true where the State has no complete control over the amount which the local school district can provide over and above the state contribution. Mr. Stevenson states that the State Legislature determines the rates of pay for teachers. This is not true as the Legislature only determines the minimum pay. He also states that the Legislature determines the conditions and privileges of school attendance. This also is not fully accurate as the State does not limit the hours of attendance but only establishes minimum standards related to computation of state funds. Many school districts exceed this hourly attendance. Mr. Stevenson states also that the Legislature has assumed responsibility for establishing architectural standards for school construction. This is not true except with respect to minimum standards under the Field Act and condemnation by the Fire Marshal. Many, if not most schools, exceed the state limits. School districts are free to choose their own architects and build at their own costs. In the case of the state school bond issue, funds are granted only to the extent that the total school plant area did not exceed a maximum amount per child. This, however, is related only to state loan funds.

I recite these statements by Mr. Stevenson because of the fact that he uses this as a basis for arriving at the conclusion that this authority of the State Legislature carries with it financial responsibilities to the extent that the State's share of the support for public schools should be increased by reserving the present and any additional unbudgeted surplus for school purposes in lieu of local financing. Mr. Stevenson carries this to the point where he states that "the alleged need—that of apportioning state collected school taxes—disappears as the State fulfills its trust obligation to devote to school support those funds authorized by Proposition No. 30 for that purpose." In this way, Mr. Stevenson answers the question as to the admitted inadequacy of our present procedure for equalizing assessments among the various counties, upon which valuations the State's equalization of apportionments to school districts is based. While it is true that the present system of apportioning funds to school districts suffers by lack of uniformity in assessments throughout the State, and while we would recommend to the Legislature that it consider very seriously establishing a different basis for determining the ability of a school district to finance its own needs as a basis for an equalization of school apportionments, we do not believe that the equalization program should be abandoned, nor do we believe that any increase in state apportionments as proposed by Mr. Stevenson could be secured equitably without the use of some equalization factor, even though the increase in the State's share of the cost would reduce the relative importance of such an equalization factor.

Mr. Stevenson makes suggestions as to the distribution of a portion of the state sales tax to the cities and the imposition of business license taxes by counties, as well as an over-all property tax limitation. These are in part local matters but are also directly related to the study of local fiscal relationships by the interim committees of the Legislature chaired by Senator Hulse and Assemblyman Stanley, and pending the results of these committees' studies, we do not wish to make any definite recommendations on these matters.

Mr. Stevenson recommends the establishment of a central tax authority, such as the State Tax Commission, to enforce clear, definite and limited taxing powers. We concur with the recommendation that there should be a central state tax authority and have also made such a recommendation to the legislative committees on reorganization studying this problem.

### **Report of California Manufacturers Association**

The statement by the California Manufacturers Association, we believe, is in error as we have pointed out in our general discussion above in assuming that an additional one hundred million dollars or more of surplus should accrue by June 30, 1953, if present taxes are maintained. For this reason, we do not concur in the advisability of a tax reduction as proposed by the California Manufacturers Association. This tax reduction is similar to the one discussed previously, except that it proposes a personal income tax reduction of 25 percent. It should be pointed out that a return to 1948 rates and exemptions under the personal income tax amounts to slightly more than an over-all reduction of 25 percent. This is shown in our first table of the effect of tax reductions.

We concur in the other four recommendations made by the California Manufacturers Association, with the exception of that which states that no new state employees should be approved. As a practical matter, there are some areas in state service which we have recommended in our *Analysis* should be increased based upon statutory requirements or accepted work load standards.

### **Los Angeles Chamber of Commerce**

In general principle, we agree with the Los Angeles Chamber of Commerce that it is unsound for government agencies to impose taxes in excess of essential expenditure requirements. However, we do not believe that funding of existing obligations or providing for certain essential deferred capital outlay requirements violates this principle. While we believe that the estimate of surplus for June 30, 1953, will be lower than that estimated by the Los Angeles Chamber of Commerce, we are in complete agreement with the fundamental recommendations made by the chamber as stated on page 4 of their report.

### **California Taxpayers Association**

The California Taxpayers Association presents recommendations with which we would concur, with the single exception that the association recommends impounding the prospective surplus for future necessary construction. As pointed out previously, we would add to this the recommendation that funds be impounded for meeting the contingent State's obligation arising from the school building aid bond issue. Although the association recommends a reduction in General Fund taxes sufficient

to avoid the accumulation of another large surplus, such as is in prospect for 1951-52, and with this we concur, it would appear that the taxpayers association may have in mind a tax reduction comparable to that enacted in 1943. As stated previously, such a general tax reduction might in a very short period produce a General Fund deficit.

### **State Chamber of Commerce**

We do not concur in the desirability of reducing taxes for 1952-53 to the extent recommended by the California State Chamber of Commerce, which is to reimpose the tax rates which were in effect in 1943 to 1949.

### **County Supervisors Association**

The County Supervisors Association recommends that the existing surplus should be studied in relation to the needs of State Government, schools and local governments. We do not recommend the use of any accumulation of state revenues for local construction purposes. We would recommend that, after meeting reasonable accumulated state building requirements and funding the existing State's obligation for school construction, tax reductions should be effected to eliminate any additional substantial General Fund surplus. The supervisors association recommends sharing the sales tax. If local governments are to continue levying sales taxes, there is unquestionably merit to the idea of securing uniformity throughout the State. At the same time, problems of city-county relationships have not been worked out to the extent that there would be assured equity in any existing proposal to share sales tax revenues, nor is there any assurance that an increase in sales tax revenues would provide corresponding relief to property taxpayers. The experience of the past has indicated that additional revenues have been largely added to those which existed previously and have been the means for providing expanded services at the local level. We recommend that additional careful study be made of this proposal but that no action be taken upon it at this session.

### **The League of California Cities**

The League of California Cities indicates that it is primarily interested in passage of a state law providing for a uniform 4 percent sales tax throughout California, with allocation of the revenues equivalent to a 1 percent tax on sales in unincorporated areas and one-quarter of 1 percent tax inside cities, with a credit of not to exceed three-quarters of 1 percent against state tax in those cities with a sales tax ordinance. This proposal should be studied, we believe, along with others proposing uniform state sales taxes for both state and local purposes.

### **CREA Taxation Committee, Hayden F. Jones, Chairman**

The CREA Taxation Committee recommends that the amount apportioned to schools per child in average daily attendance should be increased by \$40, and that consideration should be given to exemptions assessed from property taxes, particularly with reference to veterans. We do not believe that there is justification for increasing the amount apportioned per average daily attendance by \$40 until more adequate data has been presented to the Legislature on all of the elements of school

costs. Moreover, with some changes in the present equalization program, a substantially higher foundation program could be guaranteed for all schools. These adjustments, we believe, should be made before additional amounts are added to the State's share of school costs.

In addition, the CREA Taxation Committee feels that, because the working value of today's dollar is 33 $\frac{1}{3}$  percent less than in 1947 when the constitutional amendment was passed, in order to carry out the intent of the amendment the State should now provide \$160 per average daily attendance instead of \$120. This committee failed to mention that the Legislature has changed the definition of an average daily attendance and has added other funds over and above the \$120 for public school support. If the Legislature went back to the 1947 program of public school support and provided \$160 per average daily attendance on that program, it would be far less costly to the State than raising the enriched 1952 program to \$160 per pupil in average daily attendance.

Sincerely yours,

A. ALAN POST  
Legislative Auditor

STATE OF CALIFORNIA  
TAX RATE CHANGES IN MAJOR STATE TAXES, 1942 TO 1951

Year <sup>1</sup>	Sales tax rate	Personal exemptions			Rates, minimum and maximum <sup>2</sup>				Bank and corporation franchise tax <sup>3</sup>		Corporation income tax <sup>4</sup>	
		Single person	Head of family	Each dependent	First \$5,000 percent	Second \$5,000 percent	Maximum rate percent	Amounts over	Banks percent	Corporations percent	Corporations percent	income percent
1942	3	\$1,000	\$2,500	\$400	1	2	15	\$250,000	7.89	4	4	
1943	2 1/2	2,000	3,500	400	1	1	6	30,000	6.90	4	4	
1944	2 1/2	2,000	3,500	400	1	1	6	30,000	6.193 4	4	4	
1945	2 1/2	3,000	4,500	400	1	1	6	30,000	5.9855 4	4	4	
1946	2 1/2	3,000	4,500	400	1	1	6	30,000	6.50 4	4	4	
1947	2 1/2	3,000	4,500	400	1	1	6	30,000	6.294 4	4	4	
1948	2 1/2	3,000	4,500	400	1	1	6	30,000	6.741 4	4	4	
1949	3	2,000	3,500	400	1	2	6	25,000	7.59	4	4	
1950	3	2,000	3,500	400	1	2	6	25,000	6.859	4	4	
1951	3	2,000	3,500	400	1	2	6	25,000	6.859	4	4	

<sup>1</sup> As to income taxes, rates are applicable to income earned in calendar year specified. Change in rate of sales tax effective July 1st in year specified.  
<sup>2</sup> Rates are by income bracket, only minimum and maximum are shown.  
<sup>3</sup> Minimum tax of \$25.  
<sup>4</sup> Tax credit of 10 percent allowed as to taxable years, beginning after December 31, 1943, and before January 1, 1950.

**REQUEST FOR UNANIMOUS CONSENT THAT PRELIMINARY  
REPORT BE PRINTED IN JOURNAL**

Mr. McCollister asked for, and was granted, unanimous consent that a Preliminary Report by the Assembly Interim Committee on Military Affairs be ordered printed in the Journal, in 10 point type, as follows:

**PRELIMINARY REPORT  
ASSEMBLY INTERIM COMMITTEE ON MILITARY AFFAIRS  
SACRAMENTO, MARCH 3, 1952**

DEAR MR. SPEAKER: Pursuant to the text of House Resolution No. 161 your Committee on Military Affairs presents herewith a preliminary report of its activities covering the period between the adjournment of our 1951 Regular Session and the commencement of the 1952 Budget Session.

In view of the limited funds granted to support our work your committee joined hands with the Senate Interim Committee on Military Affairs and all of our meetings were attended jointly by the committee membership from both houses. Public meetings in this manner were held on November 5, 1951, January 28, 1952, and February 18, 1952.

Our main subjects, in addition to the normal traffic and correspondence with the veteran population of our State, took the form of a review of conditions in the California National Guard Reserve and a review of our need and necessity of constructing additional armory facilities. For these purposes your committee engaged the services of Mr. Lynn S. Coe, an experienced investigator in military matters, and his expenses were paid half by us and half by the Senate. Mr. Coe's report is reproduced here verbatim as follows:

**Investigators Report  
Senate and Assembly Interim Committees on Military Affairs**

MR. CHAIRMAN: Pursuant to my contract of employment as an investigator for the joint operations of the Senate Interim Committee on Military Affairs and the Assembly Interim Committee on Military Affairs, I return herewith the report of my field activities.

**SCOPE**

I was instructed to examine the armory facilities as one phase of my work, and secondly I was instructed to examine the morale and efficiency of the National Guard Reserve, in Southern California especially where the reserve is filling in for the 40th Division of the National Guard. Accordingly, I was supplied with letters of authority from the Adjutant General and in the latter part of November, 1951, I commenced my field trip. The agenda for my work was not published and my appearances were unannounced, as per your instructions. This report will be in two major sections, dealing first with the armory facilities.

**ARMORIES**

It must be understood that the housing for all National Guard units is, to date, a state responsibility. It is true that the Federal Congress has passed enabling legislation signifying their intention of giving the states



some financial aid but as yet there are no appropriations or funds available upon which California may draw. However, your investigator feels that everyone is well aware of the hazard and exposure within our State, and the fact that no reserve forces can be maintained without armories, and I have approached the problem with full cognizance of the need and necessity of our responsibility.

Your armory program was seriously interrupted in 1951 when the appropriation was frozen, pending individual bills or requests for the construction of some seventeen new armories. With the thought in mind that your committee will need the background data on these armory locations which were in the last budget, I have undertaken an on-the-spot examination in each of the following towns:

#### Bakersfield

Two units and battalion headquarters of this regiment are still quartered in an old county fair building on the old county fair site with adequate drill space but entirely inadequate supply and strong rooms. The result is that many break-ins have occurred with loss of equipment and arms. Due to this condition many of the vehicles and articles of ordnance necessary in proper training have been denied them with the result that their entire program has been seriously hampered. At the time your investigator visited this site the entire floor space was being occupied by the United States Postal Service as a distributing center for parcel post with a result that only class room sessions could be held for a period of approximately six weeks. The building is poorly heated and with many leaks resulting in damage from rain fall. This "armory" has previously been condemned and is a portion of the old fair buildings. Although scheduled for dismantling, the structure has nevertheless been leased by the State in order to provide some emergency housing for this important segment of our National Guard. A new site on the new Kern County Fair Grounds is provided and has been accepted and plans prepared and approved for the new armory. It is my recommendation to your committees that this new armory be built through the expedient of unfreezing the funds already provided in the 1951 Budget.

#### Vallejo

Two units of anti-aircraft are now being quartered in an old Naval barracks of a very temporary nature and the facilities are totally inadequate. These buildings were constructed upon filled ground and pilings which appear to your investigator to be in danger of collapsing. There is no adequate drill area and the supply and strong rooms are most inadequate. Here, too, they have had many break-ins with the loss of equipment and ordnance. These units should be able to house valuable radar, radio, and communications equipment which they are unable to obtain due to lack of proper storage facilities. When visited by your investigator the grounds were a quagmire and such vehicles as have been issued were standing outside creating a very bad maintenance situation. The location of these units in the City of Vallejo, with its rapidly enlarging population and its proximity to the Mare Island Naval Base, makes it attractive from the standpoint of enlistment and a good, strong National Guard unit could be organized here if proper facilities are provided. It is my recommendation that this armory be constructed.

#### San Francisco

Most units in San Francisco are now being housed in the old armory building at 14th and Mission Streets. In past years this building has housed divisional headquarters and many of the headquarters units have since been transferred to the Alameda Armory. This has considerably eased the crowded situation in the present San Francisco Armory. While there is no space available for storage of all motor vehicles assigned to these units, the proximity to the Alameda Divisional Base where vehicles may be drawn indicates that the situation here is not so acute as to require immediate attention.

However, Headquarters Battery 271st A.A.A.-A.W. Bn. with a medical detachment and four batteries are using some old World War I temporary barracks on the site of Fort Funston adjacent to Fleishhacker Pool at beach. These units are composed largely of personnel living in this area. Fort Funston has been abandoned and the Federal Government is starting permanent work on the construction of a large veterans hospital on this site. It has been necessary to demolish some of the buildings which have been used by these units. From federal funds the Adjutant General has been building facilities for storage of the National Guard equipment but the question of housing for the units themselves and adequate supply rooms is a serious one. These units are part of our aircraft defense and are most important to the defense of the whole San Francisco area and it would seem to your investigator that by all means this part of our armory program should be completed. A new seven acre site has been provided and accepted by the State.

#### Fresno

Five units of the National Guard, including Headquarters 185th Infantry, are now being housed in old temporary buildings at Hammer Field which was an air force base constructed during World War II. The buildings which are occupied are formerly warehouses which are owned by the Federal Government on lease to the State of California. The buildings are not designed for administrative space and are without adequate supply and strong rooms and are inadequate as far as security for property is concerned. Buildings are not in any way insulated and are very cold in winter and extremely hot in the summer. Prior to the present move these units were housed at the Municipal Auditorium. Fresno, being a very important center from the standpoint of population and its proximity to many of our valuable utilities and defense installations, should be developed from a National Guard standpoint. Good progress can only be had if good housing facilities are provided and I recommend that this portion of the armory program be constructed.

#### Red Bluff

This unit is now being quartered in a temporary Tehama County Fair Grounds building on the fairgrounds which your investigator considers inadequate. While it would seem, wherever possible, advantageous to combine the armory and armory program with that of the Fair Commission, this case seems to be the exception. The types of vehicles such as tanks, half tracks, and such is altogether unsuited for use for any training purpose on the grounds of the fair. The damage caused by the use of such types of vehicles would be terrific. It is the opinion of your investigator that an armory is very necessary in this case and that it should

not be a part of the all-over plan for the fair unless adequate training areas outside and adjacent to the fair site could be obtained. It is my recommendation that a new armory be constructed.

#### Quincy

This Howitzer Company, 111th Cavalry, is now housed in the American Legion Building with no space for a training program nor security for ordnance and supplies and no storage facilities for motor vehicle equipment. This unit ranks high in the opinion of the Adjutant General as to morale and other essentials that constitute a good unit and can and will be vitally important when proper facilities are available. Arrangements have been made to move this unit to temporary buildings on the fair grounds site but the recent storms have demolished some of these buildings so it is quite possible that this plan cannot be followed. Your investigator recommends construction of an armory in Quincy.

#### Delano

This unit of the 3rd Battalion, 185th Infantry Regiment, at present is being housed in the Club House of the Veterans of Foreign Wars. The same conditions prevail here as in most cases when units are being housed in veteran organization club houses. There is a total lack of proper facilities. This unit is a very active one and their training program is seriously hampered by lack of class rooms and drill areas. The growth of the unit has made it necessary for the Veterans of Foreign Wars to increase the space allowed them far more than contemplated at the original lease so that while there is no objection on the part of the Veterans of Foreign Wars to continuing the lease, they are not able to use their own facilities and would appreciate the removal of this unit whenever other facilities are made available. At a great expense to the City of Delano an adequate site has been offered, and the site has been accepted by the State. It is the belief of your investigator that an armory should be constructed.

#### Fairfax

This unit at present is being housed in the old Fairfax Pavilion. Supply rooms, which are very inadequate, and orderly rooms are at quite some distance from the pavilion itself. The very nature of this engineering unit requires heavy equipment and the present site does not provide for any storage for this type of equipment nor does the site itself permit any extensive training with the type of equipment that would ordinarily be issued to this unit. Fairfax is the only unit activated in Marin County and it would seem most essential that a strong unit be kept at this point. The morale of the unit is excellent and there is no doubt that the efficiency and size of the unit could be greatly increased with proper housing. This armory should be built.

#### Monterey

There has been no change in the situation in Monterey since the previous report. The National Guard is being housed within the Presidio of Monterey on federal property with adequate office space but without proper storage for tanks and heavy motor vehicle equipment such as this anti-tank unit must necessarily have. The assembly room or drill space is inadequate, but as a whole, this unit is better off than a great many visited. We believe that construction of an armory at this location might be deferred to some later date.

**Santa Cruz**

Here also the situation has not improved but as a matter of fact they are in worse shape today than before. The National Guard is housed in a galvanized tin warehouse where no indoor drilling space is provided. Storage and security is at a very minimum so much so that small arms have to be transferred from the Police Department at the other end of Santa Cruz to the armory and returned each drill night. Your investigator was informed that the wiring of this building was extremely dangerous from the standpoint of fire. The State of California has had for many years a very adequate site granted by the City of Santa Cruz and it is the belief of your investigator that a new armory should be constructed at the very earliest date possible.

**Sacramento**

At the present time, being housed in makeshift quarters in and about Sacramento, are the State Headquarters Detachment 2nd Battalion, 111th Cavalry Headquarters Company, 175th Ordnance Detachment and the 53rd Army Battalion. It is proposed to erect a type E armory for the proper housing of these units. The present armory is occupied by infantry units and is not large enough to house these additional units. Two of the units mentioned are new organizations and are in the process of expansion so that their total strength will be considerably enlarged in the near future when adequate facilities are available. Your investigator recommends that the Sacramento Armory be built.

**Walnut Creek**

This unit of the 159th Infantry is still being housed in the basement of the American Legion Building and they have very cramped quarters and these provide only for an inadequate storeroom and strong room and the use of the dining hall in the basement as a class room. This unit has suffered considerably because of the lack of facilities. They have lost some of their men to Concord and other units which have adequate facilities. In this fast-growing community with property facilities this organization could be made one of the best in the regiment. This armory should be built.

**Stockton**

The appropriation for Stockton was made for an addition to the present armory in the form of locker rooms and facilities for the additional units which are now being housed in the present building. There are no locker rooms at the present time. The present armory was designed for one unit whereas it is now used as a headquarters for several units. With the erection of this proposed addition the various units will be able to operate efficiently. I believe this addition should be made.

**San Diego**

San Diego is the headquarters for the 251st A. A. A. Group, 746th A. A. A. Battalion Headquarters, 140th A. A. A. Headquarters and Batteries A and B of the 140th A. A. A. These units are being housed at present on federal property at Fort Rosecrans and in some quonset huts located in the City of San Diego. Transportation and organization at present is difficult. A new site in Linda Vista area where good transportation facilities are available and sufficient area for the proper program is available and has already been acquired by the State for armory construction. The question as to how long the present sites are to be available

to the National Guard is very uncertain. Pressure is being constantly brought to bear upon the commanding officer of these units to vacate. This case is one which has long been under consideration and your investigator believes that the strategic importance of the locality and the need for better facilities for a proper training program and also the need for proper housing and storage of the valuable type of equipment such an organization must be equipped with, necessitates the construction of this armory at the very earliest time.

#### **Los Angeles**

This armory was proposed to house the 6th Combat Engineers who are now in federal service. The time for their return, as part of the State National Guard, is very uncertain. It is our belief that at the present time any action on this case should be postponed for some future date.

#### **Monterey Park (Alhambra)**

The State previously rented armory quarters in Alhambra at a cost of \$500 a month and when these units of the National Guard were called into federal service the lease was cancelled. In the meantime, a site was offered nearby at Monterey Park and the 1951 Budget provided for the construction of an armory to house the units formerly quartered in Alhambra and Monterey Park. This site has been approved and accepted by the State and money for construction of the armory was appropriated but frozen with the rest of the program. Nevertheless, your committee must remember that if the National Guard is again organized in this area they will be entitled to a new armory. Plans are in progress in the Office of the Adjutant General to reactivate these units on return from federal service or in case the division is kept in federal service, to organize new units. It appears, though, that no action need be taken by your committee at this time.

#### **Glendale**

The situation in Glendale is much the same as that existing in Monterey Park. These units are at the present time in the federal service and until such time as they are returned or new units are organized there is no need for an armory. In case of the return of these units it is proposed by the Adjutant General to increase the size of the Glendale unit by the establishment of a battalion headquarters company with the two infantry companies assigned to Glendale.

#### **Pomona**

The appropriation frozen for this armory provided only for the addition of office and locker rooms as it was proposed to house two units in the Pomona Armory where formerly they had only one. As these units are now in federal service this project might well be postponed until future plans are known.

#### **Gardena**

This unit which is an anti-aircraft A.A. Unit, has made moves in the past few years and your investigator believes that none of the moves have improved their position. They are equipped with the most valuable type of equipment such as radar, radio, and communication gear. The present armory consists of a tin quonset hut which does not provide even a minimum of security. In inclement weather their indoors area is so cramped that it does not leave room for class work or training due

to the fact their vehicles take up all the available space. The City of Los Angeles being the prime target in case of any attack should have the services of a well-organized, well-trained, well-housed unit at this point. We recommend strongly that this armory be constructed.

#### Other Locations

In addition to the above locations visited by reason of the appropriation set forth in the 1951 Budget, your investigator also went into some other areas of the State to review our armories and the National Guard problems. In Ventura County, for example, no extreme circumstances were evident and no new recommendations seemed required. Your investigator also went through Orange County only to learn that the National Guard units in this area are all in federal service and no demand for immediate expenditures were apparent. Your investigator also went to Riverside County and re-examined the armory at Indio, where the National Guard unit is at home, but found that the conditions which were prevailing several years ago no longer existed and the unit has moved to much better quarters which will serve them for the time being. Your investigator also stopped in Banning and Beaumont where formerly one unit served both communities. Due to the fact that the unit is in federal service armory construction can be postponed until plans for its replacement are further along. Your investigator also visited Riverside and found these units are now in federal service so that the armory program is not pressing at the moment.

#### Comments

While your investigator has recommended that those proposed armories which have units now in the federal service be postponed until some future date, it is well to remember that with the return of the 40th Division a recruiting problem similar to the one experienced with the re-activation of the entire California National Guard in 1946 must be faced. At that time lack of proper housing and storage facilities greatly hampered the enlistment and training program. Your investigator anticipates that the recruiting problem will be greater when this time comes than it was in 1946. For your information there are 188 units of the California National Guard in the federal service. One hundred twelve of these comprise the 40th Division, and a reorganization and the construction of new armories must take place in many localities if and when they are returned to state service.

#### In Summary

From the above it will be noted that the following new armories should not be postponed:

Bakersfield	Quincy
Vallejo	Delano
San Francisco	Fairfax
Fresno	Sacramento
Red Bluff	Santa Cruz
San Diego	Walnut Creek
Gardena	Stockton (addition)

#### CALIFORNIA NATIONAL GUARD RESERVE

As the second phase of my work I was instructed to examine the California National Guard Reserve, its equipment, personnel, uniforms

morale, their training program, or any other phase of the organization which seemed pertinent. I have given attention to those units in Southern California which have been organized to replace National Guard units now in federal service.

While I did not examine the 1951 Enabling Acts of the California State Legislature I did obtain copies of the federal legislation through which our State has been authorized to maintain auxiliary forces. To wit:

*Statutory Authority.* Section 61, National Defense Act, as amended by the act of 27 September 1950 (PL 849, 81st Cong. : Sec. VI, DA Bul. 16, 1950) provides

a. No State shall maintain troops in time of peace other than as authorized in accordance with the organization prescribed under this Act. Nothing contained in this Act shall be construed to limit the rights of the States in the use of the National Guard within their respective borders in time of peace or to prevent the organization and maintenance of State police or constabulary.

b. Effective for a period of two years after the date of enactment of this amendment, and under such regulations as the Secretary (of the Army) may prescribe for the organization, standards of training, instruction, and discipline, the organization by and maintenance within any State of such military forces other than a National Guard as may be provided by the laws of such State is hereby authorized while any part of the National Guard of such State is in active Federal service. Such military forces shall not be called, ordered, or in any manner drafted, as such, into the military services of the United States. No person shall, by reason of his membership in any unit of any such military forces, be exempted from military service under any Federal law. The Secretary of the Army is authorized, in his discretion and under such regulations as he may prescribe, to use appropriations for the Military Establishment for any expenses of the United States incident to the training of the military forces authorized by this subsection except for pay, subsistence, medical care and treatment, and transportation of members of such military forces between their homes and the places or performance of such training. The Secretary of the Army, in his discretion and under regulations determined by him, is authorized to issue from time to time, for the use of such military forces, to any State, upon requisition of the Chief Executive thereof, such arms, ammunition, clothing, and equipment as he deems necessary.

In traveling the State to examine the armories, as above enumerated in the first section of this report, I also examined the National Guard *Reserve* component wherever possible. It developed, unfortunately, that nearly every reserve unit uses Wednesday as its drill night and thus on other days of the week I was obliged to interview the commanding officers by interrupting their civilian occupations for our discussions. Approximately 35 such interviews were held in addition to drill night visits.

It can be said in general that the California National Guard Reserve is not equipped as it should be and is therefore not to be considered a first class military organization. You appear to have some excellent people in the organization and the nucleus around which you may build

and efficient organization if proper material is provided. This is to be set forth in the following analysis:

#### Organization

I found in my investigation that an attempt to follow the military tables of organization has been made, although many vacancies exist, especially in the ranks of enlisted men. There seem to be a sufficient number of officers and experienced noncommissioned officers to carry on a comprehensive program when the units can be equipped and enlarged to their authorized strength.

As of December 31, 1951, the strength of all units within the State of the California National Guard Reserve were: 554 officers, 27 warrant officers, and 2,128 enlisted men. Total personnel of 2,709. This figure shows a loss over the figures of November, 1951. Your committees should know that the total authorized strength is 7,994, as compared to the above actual total of 2,790. Your investigator is informed by the Adjutant General's Office that his table of authorized organization specifies that the California National Guard Reserve may have 669 officers, 169 warrant officers, and 7,056 enlisted men. An examination of the figures being reported to you herewith easily demonstrates that the complement of officers is nearly full, whereas they have only 2,000 enlisted men versus the proper number of 7,000.

While your investigator did not make any particular attempt to follow up small administrative problems in his discussion with both officers and enlisted men, he did find instances where he felt the local leadership was not all that it should be. Some inefficiencies do exist. However, the Adjutant General and members of his staff are attempting to overcome and replace misfits as rapidly as possible. This condition is only to be expected where you are trying to build a comparatively large organization over night.

#### Uniforms

Your investigator was agreeably surprised at the number of members of the reserve who had obtained, on their own initiative, uniforms and some equipment. I would say that about 85 percent of the personnel of the 1st Division (Southern California) have some kind of military clothing. However, there is a lack of uniformity. In a great many cases helmet liners have been purchased by the men from surplus stores. A great many members of the units are veterans of World War II who have retained their uniforms and are using them in National Guard Reserve service. From this you may gather there is a wide variety of dress. While this condition is true among those who are sufficiently interested to give of their time and even money in order to make their own unit a success the problem of interesting new people is a very difficult one. The question of responsibility of the furnishing of the uniforms is not understood by the rank and file of the organization and your investigator was asked many times about the State's failure to provide them. I wish to emphasize that the lack of uniforms is a serious handicap in the success of these reserves.

#### Housing

Your investigator found that the matter of housing did not offer any problem insofar as the reserve organization is concerned. In those cases where the National Guard is still in state service the cooperation between



the guard and the reserve is excellent and they use the same quarters. In cases where the National Guard is in federal service the reserve units are using the vacated premises. Other reserve units are using temporary or clubhouse quarters and they are satisfactory. This condition is true only because there is no problem of the storage of equipment and supplies in connection with the reserve, because they have none.

#### Equipment

The National Guard Reserve units really have no equipment. However, each unit has been given two .22 calibre target rifles and they have been able to utilize indoor ranges for practice. Bear in mind that these were issued two to a unit with no issue to the individual man or soldier. In some cases they have been able to borrow old rifles which have been condemned and have been made unfit to fire and used only in drill. These weapons are not fit to be fired and would be useless in case of an emergency. I found absolutely no units equipped with any ordnance which would be of any use in case of an emergency or a police action. From officers of all ranks and especially from the enlisted personnel the question was invariably asked "When are we going to get some equipment?"

I call your attention to that portion of the Federal Act reading "The Secretary of the Army, in his discretion and under regulations determined by him, is authorized to issue from time to time, for the use of such military forces, to any State, upon requisition of the Chief Executive thereof, such arms, ammunition, clothing, and equipment as he deems necessary."

#### Morale

The morale among those experienced personnel who can appreciate and understand the handicaps under which they are working seems excellent. However, the fact that there has been such a turn-over among the enlisted personnel, and the fact that there is such a low total enlistment, indicates to me that the morale is poor, very poor, generally speaking. I repeat that the morale of the leaders is all right but they, too, are rather discouraged at the lack of equipment and feel their whole program is suffering for that reason. As an indication of the morale of both the officers and enlisted men, their attendance on drill night averages only about 60 percent.

#### Future

No one doubts that the National Guard Reserve is to play an important part in our state security, and this is so whether or not the Federal Government ever acts to remodel our reserve system of military forces. As long as our Nation follows the present system it seems important to strengthen and stimulate the interest in the auxiliary forces you have asked me to examine. Those of our people who have enlisted and then dropped out can hardly be blamed when the organization is ridiculed as a "Billy Club Army" or called glorified tin soldiers, as they have been. Neither can you expect the officers to maintain the interest when the entire organization has no specific assignment in connection with our civilian defense nor given any tools to carry out whatever their assignment might be. From my many conversations in the field, I know that the men in the organization are some of our best citizens in their feelings of patriotism and their willingness to serve in the reserve. If the force is

to remain purely auxiliary that will be one attitude, but if your committees feel the National Guard Reserve should be developed I offer the following recommendations:

#### Recommendations

1. The procurement and issuance of uniforms, at state expense if necessary, will be absolutely required for the proper maintenance of these reserve units.

2. The issuance of sufficient small arms together with other equipment used in combating sabotage or emergencies is an absolute necessity. Inasmuch as this appears to be a federal responsibility such measures as the State Legislature may take must be initiated at once.

3. The importance and necessity of the California National Guard Reserve must be amplified by a program of education and proper public relations. The execution of this would be of tremendous benefit in lifting the morale of those already enlisted and would benefit any recruiting program to be undertaken in the future.

Respectfully submitted,

Lynn S. Coe, Investigator

Sacramento, January 28, 1952

In addition to the above matters your committee summoned the officers of the State Athletic Commission for a review of their handling of the 5 percent tax levied upon the gross receipt of the boxing and wrestling matches held within this State, since the proceeds of such taxes are by law reserved for the support of the Veterans Home at Yountville. Your committee was disappointed in discovering that the Athletic Commission consumes three-fourths of the proceeds of this tax to support its own activities, leaving only minor funds for veteran purposes.

It is evident that further work must be done to strengthen our National Guard Reserve and it is likewise evident that housing (armories) for these forces is of prime importance. Your committee must also go further into the examination of conditions through which our veterans home is supported.

#### RECOMMENDATIONS

Your committee has entered the following legislation for consideration this session:

Assembly Bill No. 5 providing funds for the construction of armories as recommended by our investigator.

Assembly Bill No. 6 providing for the establishment of the veterans home construction fund.

Assembly Joint Resolution No. 1 calling upon the Federal officials to release equipment for the California National Guard Reserve.

Respectfully submitted,

R. H. McCOLLISTER, Chairman  
 WILLIAM S. GRANT, Vice Chairman  
 EARL W. STANLEY  
 ARTHUR W. COATS, JR.  
 KATHRYN NIEHOUSE  
 JOHN B. COOKE  
 CLAYTON A. DILLS

**LEAVES OF ABSENCE FOR THE DAY**

The following member was granted leave of absence for the day, because of legislative business elsewhere :

Mr. Tomlinson, on motion of Mr. Levering.

**ANNOUNCEMENT OF COMMITTEE MEETINGS**

It was announced that the following committee would hold no meeting today :

Finance and Insurance.

**GUESTS EXTENDED COURTESIES OF ASSEMBLY**

On request of Messrs. Morris and Evans, the usual courtesies of the Assembly for this day were unanimously extended to Mesdames Amy S. Ardouin and Faye Province of Los Angeles.

On request of Speaker Sam L. Collins, Messrs. McMillan, Lyon, and the Assembly, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Ida R. Koverman and Miss Grace Stoermer of Los Angeles.

On request of Mr. Dickey, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Mac Shocle and Mrs. Helen A. Dickey of Alameda.

On request of Mr. Morris, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Mary W. Morris and Miss Valerie Ann Morris of Los Angeles.

On request of Mr. Chapel, the usual courtesies of the Assembly for this day were unanimously extended to Miss Nancy Chapel, a student at the College of the Pacific.

On request of Messrs. Evans and Morris, the usual courtesies of the Assembly for this day were unanimously extended to George P. Cronk of Los Angeles.

On request of Mr. Hahn, the usual courtesies of the Assembly for this day were unanimously extended to Mr. and Mrs. J. E. Gibbings of Saskatoon, Saskatchewan, Canada.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to William Dresbach, Frank Martella, and Mr. Mark Hite, teachers, and the following pupils of the Sunset School of San Lorenzo : Morina Apodoca, Max Barmettler, Jack Barrow, Silvia Brown, Elvera Burns, Jon Casperson, Dale Chapman, Ron Coney, Katherine Daniels, Wayne Evans, Neomi Farris, Leroy Ferreria, Robert Gonzales, Ted Hammons, Kay Hara, Irene Heredig, Herman Heuer, David Jones, Donald Lawler, Gordon Lester, Clara Little, Patsy Long, Richard Miller, Henry Moreno, Norman Myers, Opal Nabor, Vivian Nelson, David Nunemann, Adel Ramirez, Roger Roger, Albert Romero, Larry Ryan, Douglas Shackley, Donald Sheeley, Jean Shimada, Janice Sorenson, Linda Valentine, Patsy Williams, and Mary Lou Willis.

On request of the Assembly, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Earl Warren, Mrs. Goodwin J. Knight, and Mrs. Sam L. Collins.

On request of Messrs. Moss and Fleury, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Frances Exter and Mrs. Aline Gillam of Sacramento

#### ADJOURNMENT

At 2.20 p.m., on motion of Mr. Kloksicm, the Speaker declared the Assembly adjourned until 11 a.m., Tuesday, March 4, 1952, out of respect to the memory of the late former Assemblymen Harold F. Sawallisch of Richmond and Geoffrey Francis Morgan of Los Angeles.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELL, Minute Clerk

## CALIFORNIA LEGISLATURE

1952 REGULAR (BUDGET) SESSION

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# ASSEMBLY DAILY JOURNAL

SECOND LEGISLATIVE DAY

SECOND CALENDAR DAY

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## IN ASSEMBLY

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ASSEMBLY CHAMBER, SACRAMENTO

Tuesday, March 4, 1952

The Assembly met at 11 a.m.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

### ROLL CALL

The roll was called, and the following answered to their names:

Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Cooke, Crowley, Davis, Diekey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—79.

Quorum present.

### PRAYER

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*O God, we invoke Thy blessing upon the elected representatives of our government, and we pray that the policies of government may never be dictated by fear, but by good conscience, faith and reason, and by a steadfast belief that we can serve Thee best by devotion to our democracy, and by the espousal of those causes that have made our Nation the land of the free and the home of the brave.—AMEN.*

### READING OF THE JOURNAL DISPENSED WITH

On motion of Mr. Lyon, further reading of the Journal of the previous legislative day was dispensed with.

### RECESS

At 11.04 a.m., on motion of Mr. Lyon, the Assembly recessed until 11.08 a.m.

**REASSEMBLED**

At 11.08 a.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

**REQUEST FOR UNANIMOUS CONSENT TO INCLUDE THE NAME OF  
ROBERT J. FINNIE ON HOUSE RESOLUTION NO. 9**

Speaker Sam L. Collins asked for, and was granted, unanimous consent to include the name of Robert J. Finnie as Assistant Clerk at \$14.50 per day on a 7-day per week basis, in House Resolution No. 9, which resolution appeared in the Assembly Journal of March 3, 1952.

**COMMUNICATIONS**

By the Chief Clerk:

The following communication was received, read, and ordered printed in the Journal:

CALIFORNIA STATE PERSONNEL BOARD  
1015 L STREET, SACRAMENTO  
March 3, 1952

*Mr. Arthur Ohnimus, Chief Clerk,  
The State Assembly, Sacramento, California*

DEAR MR. OHNIMUS: The State Personnel Board at its regular meeting on February 1, 1952, adopted the following resolution:

*Resolved*, That the Report to the Governor and the Legislature concerning state salaries and other matters together with recommendations be adopted as the report prepared in conformance with Government Code Section 18712. The Secretary of the State Personnel Board is directed to file the report with the Governor immediately and to file copies with each house of the Legislature in accordance with Government Code Section 18712.

In conformance with this resolution we are transmitting a copy of this report to be filed with the Assembly.

Very truly yours,

JOHN F. FISHER, Secretary

Additional copies of above transmitted report ordered distributed to the members.

**RESOLUTIONS**

The following resolutions were offered:

By Mr. Sam L. Collins:

PRINTER'S NOTE—There being no 7-point strikeout type available, the material which should appear in strikeout type in the following resolution is indicated by being inclosed within brackets.

**House Resolution No. 17**

*Resolved by the Assembly Committee on Rules*, That Regulation No. 18 of the "Standard Regulations for Assembly Interim Committee Employees" is amended to read as follows:

18. Per diems for reporting fees shall not exceed [§15] \$25 per day. For transcripts of folios, original ribbon copy, shall not exceed 25 cents per 100 words, and 10 cents per 100 words for each copy made at the same time; for example, one original and five copies would equal 75 cents per folio. These rates are established by Section 274 of the Code of Civil Procedure, as amended by Chapter 1653, Statutes of 1951, also Section 9322 of the Government Code.

Resolution read, and ordered referred to the Committee on Rules.

By Mr. Sam L. Collins :

**House Resolution No. 18**

Relative to extending the time for completion of the Report of the Assembly Interim Committee on Conservation, Planning, and Public Works

*Resolved by the Assembly of the State of California, That notwithstanding the provisions of subdivision 9 of House Resolution No. 200 (1951 General Session), the time for submitting the printed reports required under that resolution is hereby extended to the fifteenth legislative day of the 1953 General Session.*

Resolution read, and ordered referred to the Committee on Rules.

By Mr. Crowley :

**House Resolution No. 19**

*Resolved by the Assembly of the State of California, That the State Controller be and he is hereby directed and ordered to draw his warrant on the proper fund in favor of the following Member of the Assembly for the amount set opposite his name, and the State Treasurer is hereby directed and ordered to pay the same :*

District	Name	Address	Distance from county seat, more	Distance from county seat, less	Mileage one way	Total mileage	Amount at 5 cents per mile
37	Stanley T. Tomlinson	Santa Barbara, Santa Barbara County	460	--	460	920	\$46 00

**Request for Unanimous Consent**

Mr. Crowley asked for, and was granted, unanimous consent to take up House Resolution No. 19, at this time, without reference to committee or file.

Resolution read.

The roll was called, and the resolution adopted by the following vote :

**AYES**—Beek, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloved, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Cooke, Crowley, Davis, Diekey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hineley, Hollibaugh, Kelly, Kirkwood, Klockssem, Lanterman, Levering, Lincoln, Lindsay, Japscomb, Lowrey, Luettel, Lyon, Maloney, McCarthy, McCollister, McGee, McMillan, Meyers, Morris, Moss, Nichouse, Parker, Porter, Rosenthal, Rufford, Shaw, Sherwin, Silliman, Smith, Stewart, Thomas, Waters, and Mr. Speaker—73.  
**NOES**—None

**INTRODUCTION, FIRST READING, AND REFERENCE OF ASSEMBLY BILLS**

The following resolutions were offered :

**Assembly Concurrent Resolution No. 5:** By Mr. Maloney—Relative to the donation of blood for our Armed Forces in Korea.

Referred to Committee on Rules.

**Assembly Concurrent Resolution No. 6:** By Messrs George D. Collins, Maloney, Gaffney, Berry, Brady, Connolly, McCarthy, and Meyers—Approving amendments to the charter of the City and County of San Francisco voted for and ratified by the electors of said City and County of San Francisco at a general municipal election held therein on the sixth day of November, 1951.

Referred to Committee on Rules.

**REPORTS OF STANDING COMMITTEES****Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, March 3, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

House Resolution No. 10

House Resolution No. 11

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolutions ordered on file for adoption.

**REQUEST FOR UNANIMOUS CONSENT TO TAKE UP  
HOUSE RESOLUTION NO. 11**

Mr. Dunn asked for, and was granted, unanimous consent to take up House Resolution No. 11, without reference to file.

**CONSIDERATION OF HOUSE RESOLUTION NO. 11**

By Mr. Dunn:

**House Resolution No. 11***Resolved by the Assembly of the State of California*, That the Chief Clerk of the Assembly be and he is hereby authorized and directed to purchase eighty (80) sets of the latest edition of the Larmac Index to California Laws, at ----- plus sales tax per set; and be it further*Resolved*, That the Chief Clerk of the Assembly be and he is hereby directed to deliver one (1) copy of the Larmac Index to each Member of the Assembly, and one (1) copy to the Chief Clerk; and be it further*Resolved*, That the Controller be and he is hereby authorized and directed to draw his warrant upon the Contingent Fund of the Assembly in favor of The Recorder Printing and Publishing Company, in the sum not to exceed -----, in payment of eighty (80) sets of the latest edition of the Larmac Index.

Resolution read.

**Motion to Amend**

Mr. Dunn moved the adoption of the following amendments:

**Amendment No. 1**

In line 3 of the first paragraph of the printed resolution, strike out the leaders, and insert "nineteen dollars (\$19)".

**Amendment No. 2**

In line 3 of the third paragraph of the printed resolution, strike out the leaders, and insert "eighteen hundred dollars (\$1,800)".

Amendments read, and adopted.

**Consideration of House Resolution No. 11, As Amended**

By Mr. Dunn:

**House Resolution No. 11***Resolved by the Assembly of the State of California*, That the Chief Clerk of the Assembly be and he is hereby authorized and directed to purchase eighty (80) sets of the latest edition of the Larmac Index to California Laws, at nineteen dollars (\$19) plus sales tax per set; and be it further*Resolved*, That the Chief Clerk of the Assembly be and he is hereby directed to deliver one (1) copy of the Larmac Index to each Member of the Assembly, and one (1) copy to the Chief Clerk; and be it further*Resolved*, That the Controller be and he is hereby authorized and directed to draw his warrant upon the Contingent Fund of the Assembly in favor of The Recorder Printing and Publishing Company, in the sum not to exceed eighteen hundred dollars (\$1,800) in payment of eighty (80) sets of the latest edition of the Larmac Index.

Resolution read, as amended.



The roll was called, and the resolution adopted by the following vote:

**AYES**—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Cooke, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Lincoln, Lindsay, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McCollister, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—74.

**NOES**—Lowrey—1.

**INTRODUCTION, FIRST READING, AND REFERENCE  
OF ASSEMBLY BILLS (RESUMED)**

The following bills were introduced, and read the first time:

**Assembly Bill No. 8:** By Mr. Lipscomb—An act to add Section 17319.7 to the Revenue and Taxation Code, relating to the deduction of medical expenses for personal income tax purposes, to take effect immediately.

Referred to Committee on Revenue and Taxation.

**Assembly Bill No. 9:** By Mr. Lipscomb—An act to add Sections 17672.5, 17716.7, 17748.5, and 17788 to the Revenue and Taxation Code, and to add Article 2 3 (consisting of Sections 17690.1 to 17690.7, inclusive) to Chapter 6, Part 10, Division 2 thereof, relating to the personal income taxation of gains from the sale or exchange of residential property, to take effect immediately.

Referred to Committee on Revenue and Taxation.

**Assembly Joint Resolution No. 2:** By Messrs. Levering, Hansen, Cloyd, Morris, Chapel, Kelly, Lindsay, and Stewart—Relative to petitioning Congress to call a convention for the purpose of considering an amendment to the Constitution of the United States relative to taxes on incomes, inheritances, and gifts.

Referred to Committee on Rules.

**Assembly Bill No. 10:** By Mr. Lyon—An act to amend Section 9654 of, and to add Sections 9655 and 9656 to, the Revenue and Taxation Code, relating to the motor vehicle transportation license tax.

Referred to Committee on Revenue and Taxation.

**Assembly Bill No. 11:** By Messrs. Erwin and Thomas—An act to amend Section 1015.5 of the Fish and Game Code, relating to fish, and providing for a privilege tax in relation thereto, to take effect immediately.

Referred to Committee on Revenue and Taxation.

**MOTION THAT CHIEF CLERK BE INSTRUCTED TO  
DISTRIBUTE COPIES OF BUDGET**

Mr. Hollibaugh moved that the Chief Clerk be instructed to distribute five copies of the 1952-1953 Budget to each member, upon request

Mr. Dickey seconded the motion.

Motion carried.

**REPORTS OF STANDING COMMITTEES****Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, March 3, 1952

MR. SPEAKER Your Committee on Rules, to which was referred:  
Assembly Concurrent Resolution No. 6

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

**Request for Unanimous Consent**

Mr. George D. Collins asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 6, at this time, without reference to file, and that the same be considered engrossed.

**CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 6**

**Assembly Concurrent Resolution No. 6**—Approving amendments to the charter of the City and County of San Francisco voted for and ratified by the electors of said City and County of San Francisco at a general municipal election held therein on the sixth day of November, 1951.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, George D. Collins, Condon, Connolly, Conrad, Cooke, Crowley, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinchley, Hollibaugh, Kelly, Kilpatrick, Klocksien, Lanterman, Levering, Lincoln, Lindsay, Lapscomb, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—74.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, March 3, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Concurrent Resolution No. 2  
Senate Concurrent Resolution No. 4

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

**FIRST READING AND REFERENCE OF SENATE BILLS**

The following resolutions were read:

**Senate Concurrent Resolution No. 2**—Relative to approving amendments to the charter of the City of Sacramento, a municipal corporation in the County of Sacramento, State of California, voted for and ratified by the qualified electors of said city at a general municipal election held therein on the sixth day of November, 1951.

Referred to Committee on Rules.

**Senate Concurrent Resolution No. 4**—Relative to the passing of Adolphus W. Noon.

Referred to Committee on Rules.

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, March 4, 1952

MR. SPEAKER. I am directed to inform your honorable body that the Senate on this day adopted:

Senate Concurrent Resolution No. 1

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

**FIRST READING AND REFERENCE OF SENATE BILLS (RESUMED)**

The following resolution was read:

**Senate Concurrent Resolution No. 1**—Relative to Joint Rules of the Senate and Assembly.

Referred to Committee on Rules.

**ANNOUNCEMENT OF COMMITTEE MEETINGS**

It was announced that the following committees would hold meetings:

*Today, at 2 p.m.—*

Subcommittee on Education, in Room 4202.

Subject: Earthquake Safety.

*Tomorrow, March 5th, at 8 a.m.—*

Rules, in Room 3186.

**ADJOURNMENT**

At 11.25 a.m., on motion of Mr. McCollister, the Speaker declared the Assembly adjourned until 11 a.m., Wednesday, March 5, 1952.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELL, Minute Clerk



CALIFORNIA LEGISLATURE  
1952 REGULAR (BUDGET) SESSION

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# ASSEMBLY DAILY JOURNAL

THIRD LEGISLATIVE DAY  
THIRD CALENDAR DAY

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## IN ASSEMBLY

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ASSEMBLY CHAMBER, SACRAMENTO  
Wednesday, March 5, 1952

The Assembly met at 11 a.m.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

### ROLL CALL

The roll was called, and the following answered to their names:

Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Connolly, Conrad, Cooke, Crowley, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klockiem, Lanterman, Levering, Lincoln, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, and Mr. Speaker—75.

Quorum present.

### PRAYER

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*We pray unto Thee O God for wisdom to know the right, for patience to persevere in it, and for devotion to implement it with sincerity and truth. May these virtues of character always be rooted in our hearts and help us come closer to the goal toward which human history is moving—AMEN.*

### READING OF THE JOURNAL DISPENSED WITH

On motion of Mr. Dickey, further reading of the Journal of the previous legislative day was dispensed with.

### LEAVES OF ABSENCE FOR THE DAY

The following member was granted leave of absence for the day, because of illness:

Mr. Condon, on motion of Mr. Hagen.

The following members were granted leaves of absence for the day, because of legislative business elsewhere:

Mr. Waters, on motion of Mr. Conrad.

Mr. Babbage, on motion of Mr. Conrad.

The following member was granted leave of absence for the day, and desired to waive his per diem:

Mr. Lindsay, on motion of Mr. Gubser.

#### MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, March 3, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Concurrent Resolution No. 3

Senate Concurrent Resolution No. 5

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

#### FIRST READING AND REFERENCE OF SENATE BILLS

The following resolutions were read:

**Senate Concurrent Resolution No. 3**—Relative to approving the charter of the City of Mountain View, County of Santa Clara, State of California, ratified by the qualified electors of said city at a special municipal election held therein on the fifteenth day of January, 1952.

Referred to Committee on Rules.

**Senate Concurrent Resolution No. 5**—Relative to approving amendments to the charter of the City of Stockton, State of California, ratified by the qualified electors thereof, at a general municipal election held therein on Tuesday, October 9, 1951.

Referred to Committee on Rules.

#### ANNOUNCEMENT

Speaker Sam L. Collins announced that legislators desiring to fly to Los Angeles tomorrow afternoon, Thursday, March 6th, will be accommodated with reservations on United Airlines planes leaving at 3 p.m. and 6 p.m.

#### COMMUNICATIONS

By Speaker Sam L. Collins:

The following communication was received, read, and ordered printed in the Journal:

Letter of Transmittal  
(COPY)

STATE OF CALIFORNIA  
DEPARTMENT OF FISH AND GAME  
SACRAMENTO 14, March 4, 1952

*Honorable Sam L. Collins  
Speaker of the Assembly  
State Capitol, Sacramento, California*

DEAR MR. COLLINS: Pursuant to Resolution Chapter 195 of the Statutes of 1951 (SCR No. 84), I have the honor to submit herewith three copies of a Reorganization Plan which I propose to initiate for the Department of Fish and Game. It proposes to decentralize operations on a regional basis as contemplated by said resolution.

During the survey, the analysts of the Department of Finance had the full cooperation of the Director of Finance, the State Personnel Board, and the Legislative Auditor. We are much indebted to these several agencies for their painstaking assistance.

Estimates of funds necessary to complete the staffing of the new department, the establishment of the regional branches, and other outlays required in connection with the new program, will be presented to appropriate committees for consideration as quickly as computations can be completed.

We are presenting a like number of copies of the report to the President of the Senate today.

Respectfully submitted

/s/ SETH GORDON, Director

Above transmitted copies of a Reorganization Plan ordered referred to the Committee on Fish and Game.

## REPORTS OF STANDING COMMITTEES

### Committee on Rules

ASSEMBLY CHAMBER, SACRAMENTO, March 5, 1952

MR. SPEAKER: Your Committee on Rules, to which were referred:

Assembly Concurrent Resolution No. 1

Assembly Concurrent Resolution No. 2

Assembly Concurrent Resolution No. 4

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolutions ordered engrossed.

ASSEMBLY CHAMBER, SACRAMENTO, March 5, 1952

MR. SPEAKER: Your Committee on Rules, to which were referred:

Senate Concurrent Resolution No. 1      Senate Concurrent Resolution No. 4

Senate Concurrent Resolution No. 2      Senate Concurrent Resolution No. 5

Senate Concurrent Resolution No. 3

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolutions ordered on file for adoption.

ASSEMBLY CHAMBER, SACRAMENTO, March 5, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

House Resolution No. 17

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted, as amended

SAM L. COLLINS, Chairman

Above reported resolution ordered on file.

ASSEMBLY CHAMBER, SACRAMENTO, March 5, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

House Resolution No. 18

Has had the same under consideration, and reports the same back with the recommendation: Be adopted

SAM L. COLLINS, Chairman

Above reported resolution ordered on file for adoption.

### Committee on Legislative Procedure

ASSEMBLY CHAMBER, SACRAMENTO, March 5, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

Assembly Concurrent Resolution No. 1

Assembly Concurrent Resolution No. 2

Assembly Concurrent Resolution No. 4

And reports the same correctly engrossed.

BURKE, Chairman

Above reported resolutions ordered on file for adoption.

INTRODUCTION, FIRST READING, AND REFERENCE  
OF ASSEMBLY BILLS

The following bills were introduced, and read the first time :

**Assembly Bill No. 12:** By Messrs. Doyle and Hollibaugh—An act to add Section 6370 to the Revenue and Taxation Code, relating to the exemption of any version of the Bible from the sales and use taxes

Referred to Committee on Revenue and Taxation.

**Assembly Bill No. 13:** By Messrs. Doyle and Hollibaugh—An act to add Section 6359.7 to the Revenue and Taxation Code, relating to the exemption of medicine from the sales and use taxes

Referred to Committee on Revenue and Taxation.

**Assembly Bill No. 14:** By Messrs. Doyle, Geddes, and Hollibaugh—An act to amend Sections 6359 and 6363 of the Revenue and Taxation Code, relating to the exemption of food products from the sales and use taxes.

Referred to Committee on Revenue and Taxation.

**Assembly Bill No. 15:** By Messrs. Connolly, McCarthy, and Fleury—An act to add Section 17053.7 to the Revenue and Taxation Code, relating to the splitting of income by spouses for personal income tax purposes, to take effect immediately.

Referred to Committee on Revenue and Taxation.

**Assembly Joint Resolution No. 3:** By Messrs. Henderson and Hagen—Relative to memorializing the Congress of the United States to authorize the immigration of 500 skilled sheepherders.

Referred to Committee on Rules.

**Assembly Bill No. 16:** By Messrs. Connolly, McCarthy, and Fleury—An act to amend Section 17688 of the Revenue and Taxation Code, relating to the recognition of gain for personal income tax purposes in respect to property distributed in complete liquidation of a corporation, to take effect immediately.

Referred to Committee on Revenue and Taxation.

**Assembly Bill No. 17:** By Messrs. Connolly, McCarthy, and Fleury—An act to add Sections 17672.5, 17716.7, 17748.5, and 17788 to the Revenue and Taxation Code, and to add Article 2.3 (consisting of Sections 17690.1 to 17690.7, inclusive) to Chapter 6, Part 10, Division 2 thereof, relating to the personal income taxation of gains from the sale or exchange of residential property, to take effect immediately.

Referred to Committee on Revenue and Taxation.

**Assembly Bill No. 18:** By Messrs. Connolly, McCarthy, and Fleury—An act to amend Section 25031j of the Revenue and Taxation Code, relating to recognition of gain for bank and corporation tax purposes in respect to property distributed in complete liquidation of a corporation, to take effect immediately.

Referred to Committee on Revenue and Taxation.



**Assembly Bill No. 19:** By Messrs. Connolly, McCarthy, and Fleury—An act to amend Section 17008 of the Revenue and Taxation Code, and to add Section 18305 thereto, relating to the taxation for personal income tax purposes of income derived from partnerships, to take effect immediately.

Referred to Committee on Revenue and Taxation.

**REQUEST FOR UNANIMOUS CONSENT TO TAKE UP  
HOUSE RESOLUTION NO. 10**

Mr. McCarthy asked for, and was granted, unanimous consent to take up House Resolution No. 10, at this time.

**CONSIDERATION OF HOUSE RESOLUTION NO. 10**

By Mr. McCarthy:

**House Resolution No. 10**

*Resolved by the Assembly of the State of California, That the Chief Clerk be authorized to receive from the Members of the Assembly a mailing list of all bills, resolutions, and Histories of the 1952 Regular Session; to be directed to libraries, chambers of commerce, and other public centers, and to individuals, for general inspection. This list is to be limited to five (5) names each, and shall be forwarded to the Legislative Bill Room for regular mailing. No member shall include on the list any state department or employee thereof except state colleges and universities. The Chief Clerk is further authorized to place accredited newspaper representatives on the regular mailing list as well as the Attorney General, Legislative Counsel Bureau, and the Governor's Office. That in addition to the above, the Chief Clerk shall forward to the Legislative Bill Room for regular mailing five (5) copies of said bills, resolutions and Histories to be mailed to the State Commander of the American Legion, or to such parties as he shall name; and be it further*

*Resolved, That no additional mailing list shall be allowed or authorized, unless the sum of ----- dollars (\$-----) each is paid therefor, to the State Printer and which sum shall be credited to legislative printing and accounted for to the Legislature; and be it further*

*Resolved, That the total number of bills to be printed in no event unless otherwise authorized, shall be over -----.*

Resolution read.

**Motion to Amend**

Mr. McCarthy moved the adoption of the following amendments:

**Amendment No. 1**

In the second paragraph of said resolution, as it appears in the Assembly Journal of March 3, 1952, page 7, following "sum of", insert "Twenty-five dollars (\$25)".

**Amendment No. 2**

In the third paragraph of said resolution, following "over", insert "2,500".

Amendments read, and adopted.

**Consideration of House Resolution No. 10, as Amended**

By Mr. McCarthy:

**House Resolution No. 10**

*Resolved by the Assembly of the State of California, That the Chief Clerk be authorized to receive from the Members of the Assembly a mailing list of all bills, resolutions, and Histories of the 1952 Regular Session; to be directed to libraries, chambers of commerce, and other public centers, and to individuals, for general inspection. This list is to be limited to five (5) names each, and shall be forwarded to the Legislative Bill Room for regular mailing. No member shall include on the list any state department or employee thereof except state colleges and universities. The Chief Clerk is further authorized to place accredited newspaper representatives on the regular mailing list as well as the Attorney General, Legislative Counsel Bureau, and the Governor's Office. That in addition to the above, the Chief Clerk shall forward to the Legislative Bill Room for regular mailing five (5) copies of said bills, resolutions and Histories*

to be mailed to the State Commander of the American Legion, or to such parties as he shall name; and be it further

*Resolved*, That no additional mailing list shall be allowed or authorized, unless the sum of twenty-five dollars (\$25) each is paid therefor, to the State Printer and which sum shall be credited to legislative printing and accounted for to the Legislature; and be it further

*Resolved*, That the total number of bills to be printed in no event unless otherwise authorized, shall be over 2,500

Resolution read, as amended, and adopted.

**REQUEST FOR UNANIMOUS CONSENT TO TAKE UP  
HOUSE RESOLUTION NO. 17**

Speaker Sam L. Collins asked for, and was granted unanimous consent to take up House Resolution No. 17, at this time.

**CONSIDERATION OF HOUSE RESOLUTION NO. 17**

**PRINTER'S NOTE**—There being no 7-point strikeout type available, the material which should appear in strikeout type in the following resolution is indicated by being enclosed within brackets.

By Mr. Sam L. Collins:

**House Resolution No. 17**

*Resolved by the Assembly Committee on Rules*, That Regulation No. 18 of the "Standard Regulations for Assembly Interim Committee Employees" is amended to read as follows:

18. Per diems for reporting fees shall not exceed [~~\$15~~] \$25 per day. For transcripts of folios, original ribbon copy, shall not exceed 25 cents per 100 words, and 10 cents per 100 words for each copy made at the same time; for example, one original and five copies would equal 75 cents per folio. These rates are established by Section 274 of the Code of Civil Procedure, as amended by Chapter 1653, Statutes of 1951, also Section 9322 of the Government Code.

Resolution read.

**Motion to Amend**

Mr. Sam L. Collins moved the adoption of the following amendment:

**Amendment No. 1**

In paragraph 2, line 2, of the typed resolution, after "exceed [~~\$15~~]", strike out "~~\$25~~", and insert "\$20".

Amendment read, and adopted.

**Consideration of House Resolution No. 17, as Amended**

By Mr. Sam L. Collins:

**House Resolution No. 17**

*Resolved by the Assembly Committee on Rules*, That Regulation No. 18 of the "Standard Regulations for Assembly Interim Committee Employees" is amended to read as follows:

18. Per diems for reporting fees shall not exceed [~~\$15~~] \$20 per day. For transcripts of folios, original ribbon copy, shall not exceed 25 cents per 100 words, and 10 cents per 100 words for each copy made at the same time; for example, one original and five copies would equal 75 cents per folio. These rates are established by Section 274 of the Code of Civil Procedure, as amended by Chapter 1653, Statutes of 1951, also Section 9322 of the Government Code.

Resolution read, as amended, and adopted.

**CONSIDERATION OF HOUSE RESOLUTION NO. 18**

By Mr. Sam L. Collins:

**House Resolution No. 18**

Relative to extending the time for completion of the Report of the Assembly Interim Committee on Conservation, Planning, and Public Works

*Resolved by the Assembly of the State of California, That notwithstanding the provisions of subdivision 9 of House Resolution No. 200 (1951 General Session), the time for submitting the printed reports required under that resolution is hereby extended to the fifteenth legislative day of the 1953 General Session.*

Resolution read, and adopted.

**REQUEST FOR UNANIMOUS CONSENT**

Mr. Grant asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 1, at this time, without reference to file.

**CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 1**

**Assembly Concurrent Resolution No. 1**—Relative to approving certain amendments to the charter of the City of Long Beach, State of California, ratified by the qualified electors of said city at a general municipal election held therein on the fifth day of June, 1951.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Elliott, Erwin, Evans, Fleury, Gaffney, Grant, Grunsky, Gubser, Hagen, Hahn, Hanson, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloockslem, Lanterman, Levering, Lincoln, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Morris, Moss, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Stanley, Thomas, Tomlinson, and Mr. Speaker—64.

**NOES**—None

Resolution ordered transmitted to the Senate.

**REQUEST FOR UNANIMOUS CONSENT**

Mr. Levering asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 4, at this time, without reference to file.

**CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 4**

**Assembly Concurrent Resolution No. 4**—Relative to designating March 16, 1952, as West Point Day in California.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Beck, Belotti, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Connolly, Conrad, Crowley, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Geddes, Grant, Grunsky, Gubser, Hahn, Hanson, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloockslem, Lanterman, Levering, Lincoln, Lipscomb, Luckel, Lyon, Maloney, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Silliman, Smith, Stanley, Stewart, Thomas, and Tomlinson—67.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**REQUEST FOR UNANIMOUS CONSENT**

Mr. Maloney asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 2, at this time, without reference to file.

**CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 2**

**Assembly Concurrent Resolution No. 2**—Relative to the selection of the Legislative Counsel of California.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Connolly, Conrad, Crowley, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Geddes, Grant, Grunsky, Gubser, Hahn, Hansen, Hawkins, Henderson, Hinekey, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloeksiem, Lanterman, Levering, Lincoln, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, and Mr. Speaker—69.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**REQUEST FOR UNANIMOUS CONSENT**

Mr. McCarthy asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 1, at this time, without reference to file. ;

**CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 1**

**Senate Concurrent Resolution No. 1**—Relative to Joint Rules of the Senate and Assembly.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Connolly, Conrad, Crowley, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Grant, Grunsky, Gubser, Hahn, Hansen, Hawkins, Henderson, Hinekey, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloeksiem, Lanterman, Levering, Lincoln, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, and Mr. Speaker—69.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**REQUEST FOR UNANIMOUS CONSENT**

Messrs. Fleury and Moss asked for, and were granted, unanimous consent to take up Senate Concurrent Resolution No. 2, at this time, without reference to file.

**CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 2**

**Senate Concurrent Resolution No. 2**—Relative to approving amendments to the charter of the City of Sacramento, a municipal corporation in the County of Sacramento, State of California, voted for and ratified by the qualified electors of said city at a general municipal election held therein on the sixth day of November, 1951.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Belotti, Berry, Brady, Brown, Burke, Caldecott, Chapel, Clarke, Coats, Collier, George D. Collins, Connolly, Crowley, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hahn, Hansen, Hawkins, Henderson, Hinkle, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, and Mr. Speaker—66

**NOES**—None

Resolution ordered transmitted to the Senate

#### REQUEST FOR UNANIMOUS CONSENT

Mr. Kirkwood asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 3, at this time, without reference to file

#### CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 3

**Senate Concurrent Resolution No. 3**—Relative to approving the charter of the City of Mountain View, County of Santa Clara, State of California, ratified by the qualified electors of said city at a special municipal election held therein on the fifteenth day of January, 1952.

Resolution read

The roll was called, and the resolution adopted by the following vote:

**AYES**—Belotti, Berry, Brady, Brown, Burke, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Connolly, Conrad, Crowley, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinkle, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Lanterman, Levering, Lincoln, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, and Mr. Speaker—70

**NOES**—None

Resolution ordered transmitted to the Senate.

#### REQUEST FOR UNANIMOUS CONSENT

Messrs Parker and McFall asked for, and were granted, unanimous consent to take up Senate Concurrent Resolution No. 5, at this time, without reference to file

#### CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 5

**Senate Concurrent Resolution No. 5**—Relative to approving amendments to the charter of the City of Stockton, State of California, ratified by the qualified electors thereof, at a general municipal election held therein on Tuesday, October 9, 1951

Resolution read.

The roll was called, and the resolution adopted by the following vote.

**AYES**—Beck, Belotti, Berry, Brady, Brown, Burke, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Connolly, Crowley, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinkle, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lipscomb, Lowrey, Luckel, Lyon,

Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, and Mi Speaker—71  
Nors—None

Resolution ordered transmitted to the Senate

#### REQUEST FOR UNANIMOUS CONSENT

Mr. Kelly asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 4, at this time, without reference to file

#### CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 4

**Senate Concurrent Resolution No. 4**—Relative to the passing of Adolphus W. Noon

Resolution read, and adopted unanimously  
Resolution ordered transmitted to the Senate.

#### ANNOUNCEMENT OF COMMITTEE MEETINGS

It was announced that the following committees would hold meetings

*Today—*

*At 1 30 p m—*

School Allocation Board, in office of Director of Finance.

*At 2 30 p m—*

Conservation, Planning, and Public Works, in Lounge

*At 8 p m—*

Municipal and County Government, in Room 4164

*Today Upon Adjournment—*

Military Affairs, in Lounge

*Tomorrow, Thursday, March 6th, at 9 a m—*

Capitol Committee, Senate Rules Room

*Next Monday, March 10th, Tuesday, March 11th, and Thursday, March 13th, at 2 p m—*

Ways and Means, in Room 4202

#### GUESTS EXTENDED COURTESIES OF ASSEMBLY

On request of Mr. Kirkwood, the usual courtesies of the Assembly for this day were unanimously extended to Gladys F. Berger, Paul Biggins, Anne Grimes, Helen Jarrett, Victor Larcher, and Marian Weaver, teachers, and the following pupils of the Covington school: Bob Apar-ton, Judy Atterbury, Diane Baldwin, Susan Barthold, Jim Barber, Loretta Bell, Eugene Bettencourt, Mike Black, Leon Bridges, Linda Bureau, Al Burkhalter, Ernest Burkhart, Tom Burness, David Burnham, Sue Cargle, Frank Carr, Ronald Casella, Doris Cates, Bob Chamberlain, David Chambers, Colleen Christensen, Chuck Clifton, Russel Clousing, Anna Marie Contreras, Sonia Cook, Phyllis Cornack, June Coulombe, Shirley Cox, Joanne Craner, Carole Crawford, Carol Crow, Peter Curry, Roland Davey, Geraldine Deal, Terry De Bevoise, Jim Dempsey, Jo De Frees, Bernard Dreesman, Donald Duarte, Jerry Duarte, Duane Duner, Jay Dungan, Carol Edison, Joan Edgemond,

Joe Edwards, Alida Emery, George Estill, Stuart Farwell, Bill Freeman, Jim Furnichi, Ronald Galli, Gary Gamel, Harlene Glandt, Yvonne Gardner, Gail Giberson, Albert Gregory, Ronald Gronwall, Wilma Groves, Grace Gross, Sally Haines, Linda Hall, Jim Hall, Donny Heaton, Mead Hemmeter, Tom Hendrix, Sandra Hird, Mary Lou Hoover, Eric Isaacson, Peter James, Orisa Johnson, Ronald Johns, Sandra Kalaveras, Carol Kay, Terry Keeney, Paul King, Kathleen Kinney, Norman Kirsch, Diane Klimpel, Lucille Kronsch, Ivan Kyles, Alan Lane, Eddie Laughlin, Winona Lesan, Burt Libkits, Louis Licata, Teddy Lorenz, Dick Lucchetti, Leona Lund, Richard Macedo, Vera Malloy, Roy Master-son, Joanna Massiesek, Wayne Matasci, Martha McAvoy, John McCrea, Bob McKeeman, Herbert Meyer, Joan Miller, David Mitchell, Betty Moore, Floyd Moorehead, Amelia Morris, Ray Murakami, Miles Murray, Edna Nakano, Betty Lou Newell, Leon Noon, Rick Ogden, Zita Overman, Peter Picksla, Tom Pisano, Jim Pisano, Cecil Prack, Dolhena Pratt, Mike Pratt, Joe Proctor, Ann Quigg, Al Rayfield, Bobby Reagan, Patsy Reagan, Burton Rees, Gerald Richter, David Robinson, Sal San Filippo, Joyce Sartain, Janice Shera, Frances Shriber, Bonnie Simrell, Sam Skropanich, Marilyn Spohr, Connie Stanley, Richard Stark, Carl Steinmann, Fred Stieler, John Sublett, Paul Suzuki, John Sweeney, Dorine Testa, Freda Tharp, Beverly Thiesse, Curtis Thomson, Dale Thurman, Carol Tillman, Alan Tippet, Nancy Tobin, Rose Trovillian, Lulu Walker, Leonard Walker, Wayne Walker, Barbara Wallace, Al Warrington, Danny Winters, Carolyn Wood, John Zeller, and Marvin Ziemer.

On request of the Assembly, the usual courtesies of the Assembly for this day were unanimously extended to Miss Weaver of Massachusetts and Miss Young of Maine.

On request of the Assembly, the usual courtesies of the Assembly for this day were unanimously extended to former Assemblyman Ralph Beale of Eagle Rock.

On request of Mr. Porter, the usual courtesies of the Assembly for this day were unanimously extended to Frank Kuhn, Jack Robinson, and Paul Butler of Los Angeles.

#### ADJOURNMENT

At 11.29 a.m., on motion of Mr. Dickey, the Speaker declared the Assembly adjourned until 9 a.m., Thursday, March 6, 1952.

SAM L. COLLINS, Speaker

GERALDINE B HADSELL, Minute Clerk





CALIFORNIA LEGISLATURE  
1952 REGULAR (BUDGET) SESSION

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# ASSEMBLY DAILY JOURNAL

FOURTH LEGISLATIVE DAY  
FOURTH CALENDAR DAY

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**IN ASSEMBLY**

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ASSEMBLY CHAMBER, SACRAMENTO

Thursday, March 6, 1952

The Assembly met at 9 a. m.

Hon. Sam L Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

**ROLL CALL**

The roll was called, and the following answered to their names:

Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Collier, George D. Collins, Connolly, Conrad, Cooke, Crowley, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Thomas, Tomlinson, and Mr. Speaker—70.

Quorum present.

**REQUEST FOR UNANIMOUS CONSENT THAT NAMES OF COMMITTEE MEMBERS BE PLACED UPON MORNING ROLL CALL**

Mr. Dickey asked for, and was granted, unanimous consent that the names of members attending the committee meeting on Fish and Game be placed upon the morning roll call as follows: Messrs. Burkhalter, Davis, Doyle, Erwin, Lindsay, Luckel, Stanley, and Thomas.

**PRAYER**

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*We pray unto Thee O God that the energy and faith of the representatives of our government may never weaken nor falter. May their duties never become irksome, their tasks never turn into halfhearted toil. May they experience moments of joy when they look upon their achievements and truly say . Behold it is good.—AMEN.*

**READING OF THE JOURNAL DISPENSED WITH**

On motion of Mr. Dunn, further reading of the Journal of the previous legislative day was dispensed with.

**LEAVES OF ABSENCE FOR THE DAY**

The following members were granted leaves of absences for the day, because of illness:

- Mr. Stewart, on motion of Mr. Lyon
- Mr. Morris, on motion of Mr. Lyon.
- Mr. Condon, on motion of Mr. Belotti.

The following members were granted leaves of absence for the day, because of legislative business elsewhere:

- Mr. Clarke, on motion of Mr. Lyon.
- Mr. Babbage, on motion of Mr. Conrad.
- Mr. Grant, on motion of Mr. Conrad.
- Mr. Hinkley, on motion of Mr. Collier.
- Mr. Waters, on motion of Mr. Beck.
- Mr. Coats, on motion of Mr. Beck.

**MESSAGES FROM THE GOVERNOR**

STATE OF CALIFORNIA, GOVERNOR'S OFFICE  
SACRAMENTO, March 3, 1952

*To the Honorable Members of the Assembly  
State of California  
Sacramento, California*

GENTLEMEN: Pursuant to the provisions of Section 1774 of the Government Code, which provides that within 10 days after the meeting of the Legislature the Governor must transmit to it a list of all appointments made by him in accordance with that section, I have the honor to transmit to you herewith a list of all appointments so made.

Respectfully,

EARL WARREN, Governor

HARLEY O. TELLS, a resident of San Quentin, Associate Warden at California State Prison at San Quentin since 1945, was appointed Warden, at California State Prison at San Quentin December 28, 1951, vice Clinton T. Duffy, resigned.

EARLE M. JONES, Brigadier General California National Guard, a resident of Fresno, Veteran World War II, was appointed July 13, 1951, as Adjutant General, State of California, vice Curtis D. O'Sullivan, resigned.

DR. ROBERT E. BURNS, a resident of Stockton, President of College of the Pacific, was appointed July 5, 1951, as member of State Park Commission, vice George Waldner, resigned.

DONALD L. WARNER, a resident of Glendale, Veteran of World War II, Past Department Commander of Veterans of Foreign Wars, was appointed July 13, 1951, as member of the California Veterans Board, vice Edward M. Seacord, resigned.

FRED FINSLY, a resident of Sacramento, Chief State Parole Officer, was appointed, September 22, 1951, as member of the Adult Authority, Department of Corrections.

II. STEPHEN CHASE, a resident of Sacramento, bank executive, was appointed October 26, 1951, as member of the California Highway Commission, vice Homer P. Brown, resigned.

ARTHUR C. HOHMANN, a resident of Los Angeles, Deputy Chief of Police Los Angeles Police Department, was appointed December 5, 1951, as member of the California State Communications Advisory Board, vice Joseph Reed, resigned.

C. BROWER McMURPHY, a resident of San Leandro, in charge of Communications, Alameda County Sheriff's Office, was appointed December 5, 1951, as member of the California State Communications Advisory Board, vice John A. Greening, deceased.

F. HAROLD BURFIELD, a resident of Riverside, Probation Officer, County of Riverside, was appointed January 3, 1952, as member of the Board of Corrections.

ORLEN W. TOWN, a resident of San Diego, member of the California Veterans Board since May 21, 1946, was reappointed January 21, 1952.

LAURENCE W. CARR, a resident of Redding, member of the California Veterans Board since May 21, 1946, was reappointed January 21, 1952.

RALPH E. MUSIOP, a resident of Los Angeles, member of the Industrial Accident Commission since September 24, 1945, was reappointed January 18, 1952.

CLINTON T. DUFFY, a resident of Kentfield, Warden of California State Prison at San Quentin since 1940, was appointed December 27, 1951, as member of the Adult Authority, Department of Corrections.

W. E. SILVERWOOD, a resident of Redlands, President, State Association of Soil Conservation Districts, was appointed October 18, 1951, as member of the State Soil Conservation Commission.

RICHARD S. CROKETT, a resident of San Francisco, Commissioner of the Pacific Marine Fisheries Commission since September 19, 1947, was reappointed October 19, 1951.

SENATOR JESSE M. MAYO, a resident of Angels Camp, Commissioner of the Pacific Marine Fisheries Commission since September 19, 1947, was reappointed October 19, 1951.

EUGENE D. BENNETT, a resident of San Francisco, Commissioner of the Pacific Marine Fisheries Commission since September 19, 1947, was reappointed October 19, 1951.

JOHN D. GRIGG, a resident of Whittier, Executive Vice President, Rose Hills Memorial Park, Whittier, member of the Cemetery Board since January 31, 1950, was reappointed January 18, 1952.

F. W. SANDELIN, a resident of Ukiah, member of the California Highway Commission since September 14, 1943, was reappointed January 18, 1952.

JOHN T. MARTIN, a resident of San Diego, member of the Social Welfare Board since January 15, 1944, was reappointed January 30, 1952.

DR. JACOBUS TENBROEK, a resident of Berkeley, Associate Professor at the University of California, member of the Social Welfare Board since April 28, 1950, was reappointed January 30, 1952.

GEORGE A. SCOTT, a resident of San Diego, department store executive, member of the State Park Commission since June 19, 1947, was reappointed January 31, 1952.

JOSEPH R. KNOWLAND, a resident of Oakland, publisher, member of the State Park Commission since March 22, 1943, was reappointed January 31, 1952.

FOREST FIORINI, a resident of Turlock, peach and grape grower, Past President of the California Flying Farmers, was appointed February 1, 1952, as member of the California Aeronautics Commission, vice T. Bruce Church, resigned.

JACK C. ADAMS, a resident of Pala, rancher, President, Upper San Luis Rey Soil Conservation District, was appointed February 5, 1952, as member of the State Soil Conservation Commission.

MRS. MARGARET H. STRONG, a resident of Palo Alto, member of the State Board of Education since June 18, 1945, was reappointed February 5, 1952.

WILLIAM L. BLAIR, a resident of Pasadena, editor, member of the State Board of Education since May 4, 1943, was reappointed February 5, 1952.

WILBER D. SIMONS, a resident of Redding, Mayor of the City of Redding, member of the State Board of Education since April 2, 1951, was reappointed February 5, 1952.

PHILIP R. BRAMFY, JR., a resident of Jamestown, mining engineer, member of the State Mining Board since April 6, 1944, was reappointed February 18, 1952.

WILLIAM C. BROWNING, a resident of Los Angeles, mining engineer, member of the State Mining Board since April 6, 1944, was reappointed February 18, 1952.

ARTHUR C. HOHMANN, a resident of Los Angeles, Deputy Chief of Police, Los Angeles Police Department, member of the California State Communications Advisory Board since December 5, 1951, was reappointed February 15, 1952.

DOMINGO HARDISON, a resident of Santa Paula, farmer, member of the State Board of Forestry since January 10, 1944, was reappointed February 18, 1952.

A. T. SPENCER, a resident of Winters, sheep producer, member of the State Board of Forestry since March 19, 1945, was reappointed February 18, 1952.

R. V. MUELLER, a resident of Turlock, Chief Engineer, Turlock-Modesto Irrigation District, member of the State Water Resources Board since November 1, 1945, was reappointed February 15, 1952.

HOWARD F. COZZI AS, a resident of Salinas, Road Commissioner of Monterey County, member of the State Water Resources Board since November 1, 1945, was reappointed February 15, 1952.

MISS MAURINE MCKINNY, a resident of Berkeley, Assistant Professor of Social Welfare and Superintendent of Field Work, University of California, member of the Board of Social Work Examiners since September 26, 1945, was reappointed February 18, 1952.

WILLIAM P. DARSH, a resident of Walnut Grove, farmer, member of the Agricultural Prorate Advisory Commission since May 23, 1944, was reappointed February 21, 1952.

E. I. BARNES, a resident of Porterville, citrus grower, member of the Agricultural Prorate Advisory Commission since March 15, 1948, was reappointed February 21, 1952.

**INTRODUCTION, FIRST READING, AND REFERENCE OF  
ASSEMBLY BILLS**

The following bills were introduced, and read the first time :

**Assembly Bill No. 20:** By Messrs. Hollibaugh, Doyle, Geddes, Evans, Brady, Cloyed, Dickey, Dills, Dolwig, Elliott, Hawkins, Kilpatrick, Levering, Lyon, McCollister, Morris, Mrs. Niehouse, Messrs. Porter, and Stewart—An act to add Section 6369 to the Revenue and Taxation Code, relating to the exemption of the American Flag from the sales and use taxes.

Referred to Committee on Revenue and Taxation.

**Assembly Bill No. 21:** By Messrs. Hollibaugh, Dills, Doyle, Lyon, Berry, Brady, Burke, Burkhalter, Cloyed, Chapel, Dickey, Dolwig, Evans, Hansen, Hahn, Hawkins, Kilpatrick, Klocksiem, Levering, Lipscomb, Luckel, McCollister, Morris, Mrs. Niehouse, Messrs. Rosenthal, Smith, and Thomas—An act to amend Sections 6051, 6201, and 23186 of, to add Chapter 13.5 to Part 10 of Division 2 of, and to add Sections 17053.6, 23152, and 23502 to, the Revenue and Taxation Code, relating to state taxation, and providing that this act shall take effect immediately.

Referred to Committee on Revenue and Taxation.

**MOTION**

Mr. Geddes moved that the Chief Clerk be instructed to ascertain, at this time, from the State Printer the reason why the few bills which have thus far been introduced this session are not printed and available for the consideration of members upon their arrival each morning in the Assembly Chamber.

Mr. Silliman seconded the motion.

Motion carried unanimously.

**REPORTS OF STANDING COMMITTEES**

**Committee on Military Affairs**

ASSEMBLY CHAMBER, SACRAMENTO, March 6, 1952

MR. SPEAKER: Your Committee on Military Affairs, to which was referred:

Assembly Bill No. 5

Has had the same under consideration, and reports the same back with the recommendation: Do pass, and be re-referred to Committee on Ways and Means.

MCCOLLISTER, Chairman

Above reported bill ordered re-referred to the Committee on Ways and Means.

**INTRODUCTION, FIRST READING, AND REFERENCE  
OF ASSEMBLY BILLS (RESUMED)**

The following resolution was offered :

**Assembly Joint Resolution No. 4:** By Messrs. Levering, Morris, Hollibaugh, Dickey, Grunsky, McGee, and Silliman—Relative to the calling of a convention for the purpose of considering an amendment to the Constitution of the United States pertaining to the economic authority of the American people.

Referred to Committee on Rules.

**REQUEST FOR UNANIMOUS CONSENT THAT LETTER OF TRANSMITTAL AND REORGANIZATION PLAN FOR FISH AND GAME DEPARTMENT BE PRINTED IN JOURNAL**

Mr. Erwin asked for, and was granted, unanimous consent that a letter of transmittal and the Reorganization Plan for the Fish and Game Department be ordered printed in the Journal, in 10 point type, as follows:

**LETTERS OF TRANSMITTAL**

STATE OF CALIFORNIA  
DEPARTMENT OF FISH AND GAME  
SACRAMENTO, CALIFORNIA, March 4, 1952

*Honorable Thomas M. Erwin*  
*Member of the Assembly*  
*State Capitol, Sacramento, California*

DEAR ASSEMBLYMAN ERWIN: I am pleased to hand you herewith for your information and use, both as Chairman of the Fish and Game Committee and as Member of the Ways and Means Committee, copy of the Reorganization Plan for the Fish and Game Department, which has just been delivered to Speaker Sam L. Collins.

Trusting that the proposals therein presented may meet with your approval, I am

Sincerely yours,

SETH GORDON, Director

(COPY)

STATE OF CALIFORNIA  
DEPARTMENT OF FISH AND GAME  
SACRAMENTO 14, March 4, 1952

*Honorable Sam L. Collins*  
*Speaker of the Assembly*  
*State Capitol, Sacramento, California*

DEAR MR. SPEAKER: Pursuant to Resolution Chapter 195 of the Statutes of 1951 (SCR No. 84), I have the honor to submit herewith three copies of a Reorganization Plan which I propose to initiate for the Department of Fish and Game. It proposes to decentralize operations on a regional basis as contemplated by said resolution.

During the survey, the analysts of the Department of Finance had the full cooperation of the Director of Finance, the State Personnel Board, and the Legislative Auditor. We are much indebted to these several agencies for their painstaking assistance.

Estimates of funds necessary to complete the staffing of the new department, the establishment of the regional branches, and other outlays required in connection with the new program will be presented to appropriate committees for consideration as quickly as computations can be completed.

We are presenting a like number of copies of the report to the President of the Senate today.

Respectfully submitted.

SETH GORDON, Director

March 3, 1952

*Honorable Seth Gordon, Director  
Department of Fish and Game*

DEAR MR. GORDON: Chapter 195, Statutes of 1951 (Senate Concurrent Resolution No. 84) directed the Department of Finance to assist you in preparing an organizational plan on a regional basis for the new Department of Fish and Game. On October 3, 1951, you requested a study by this department to develop the plan that would best meet your agency's needs under the new law.

The Department of Finance has now completed its survey. The attached report presents an organizational plan which has been discussed with you and which I understand meets with your general approval.

A line and staff structure is proposed to meet the needs of the new department. The plan calls for decentralizing fish and game operations to not more than five regions. Each region will operate a composite fish and game program, and will be under the administrative control of a regional head. The plan provides sufficient central control to obtain uniformity and efficiency throughout the State.

The recommended structure concentrates administrative authority with the director and retains responsibility for policies and regulations with the Fish and Game Commission, as the law intends. Particular attention was given to the establishment of a clear line of responsibility and authority throughout the organizational structure.

The plan as here presented has my full approval.

Thank you for the help you and your staff extended in connection with this study.

Very truly yours,

JAMES S. DEAN, Director of Finance

### REORGANIZATION PLAN FOR DEPARTMENT OF FISH AND GAME

March 3, 1952  
A. N. 475

*To: Honorable James S. Dean  
Director of Finance*

*Subject: Department of Fish and Game—Organization Study*

This report presents general findings and recommendations relating to the organization of the new Department of Fish and Game which came into existence September 22, 1951, under the Charles Brown Fish and Game Reorganization Act.

The report is submitted in response to Chapter 195, Statutes of 1951 (Senate Concurrent Resolution No. 84), dated June 1, 1951, and to a request of the Director of Fish and Game, dated October 31, 1951. The Senate resolution directed the Department of Finance to assist the Director of Fish and Game in preparing a plan for the organization of the new department on a regional basis, to be presented to the Legislature at the 1952 Budget Session.

General findings and recommendations relating to organization are presented here. More detailed recommendations may be presented later in discussion with the Director of Fish and Game.

Under the form of organization prevailing in the superseded Division of Fish and Game, the division operated its several programs with insufficient organizational provision for close coordination of game conservation, fish conservation, marine fisheries, and law enforcement at or near the local level. Field personnel assigned to a particular program often were insufficiently informed about other programs in their particular localities. While several bureaus within the division were organized by districts to which varying degrees of administrative authority had been given, the boundaries of these one-program districts did not coincide. Thus there was no one person in a particular area in charge of the operation of all fish and game programs with whom local sportsmen and other citizens could deal effectively.

To correct this condition, Chapter 195 directed that the administration of fish and game by the new department be organized on a regional basis.

The current report's organization plan calls for decentralizing fish and game operations to not to exceed five regions, each operating a composite fish and game program, and each under administrative control of a regional head. Yet the plan provides for sufficient central control to achieve reasonable uniformity and efficiency throughout the State. In addition, it concentrates administrative responsibility in the director and provides a clear line of authority throughout the department.

#### SUMMARY OF RECOMMENDATIONS

It is recommended that:

1. Administrative authority of the Department of Fish and Game be concentrated with the director as the law clearly intends.
2. Responsibility for general policies and regulations be concentrated with the Fish and Game Commission as the law clearly intends.
3. Actual line operations of fish and game programs be decentralized to not to exceed five regions to be administratively created.
4. The headquarters office of the department retain control over administrative policies and exercise general direction over the regional operations to achieve uniform and efficient fish and game programs throughout the State.
5. The over-all organization of the department be as shown by Exhibit I and as described in pages 6 to 12.
6. The actual administration of marine law enforcement activities and personnel as indicated be transferred to the appropriate regions.

#### REASONS FOR RECOMMENDATIONS

##### 1. Functions of the Director

The recommended organization plan calls for concentration of administrative authority in the director's hands.

In the past, under the Division of Fish and Game, administrative direction of fish and game activities has fluctuated among the commission members themselves, the executive officer, and bureau chiefs, and sometimes a combination of all three. Naturally administrative difficulties resulted from such changing leadership. Without the coordinating influence of an authoritative single executive, the heads of individual fish and game programs naturally had difficulty in coordinating their operations into one unified fish and game program.

Legislation creating the new department corrects this condition through concentrating administrative responsibility in the director, appointed by the Governor. Use of such authority as contemplated will help develop the well planned, coordinated, and smoothly operating single fish and game program that is desired.

## 2. Functions of the Commission

The legislation creating the department continues the power of the Fish and Game Commission to determine policies and to regulate the taking of fish and game. It also continues the requirement that the commission hear the recommendations and objections of interested citizens and groups. Administrative responsibility is delegated to the director.

This division of responsibilities between the commission and the director represents a substantial improvement over the previous administrative commission form of organization. Administrative actions are better performed by one executive and, conversely, policy formulation and promulgation of regulations are often delegated to boards and commissions. Concentration of the commission's attention upon policy formulation and regulations, and the further development of a tradition of noninterference in administrative actions will contribute substantially to successful functioning of the new department.

To assist in its work the commission will have a new exempt position of secretary subject to its appointment. When the commission is not meeting, day-to-day supervision of the secretary should be made a responsibility of the Director of Fish and Game.

A summary of the secretary's proposed duties follows:

- Represent the commission at meetings of sportsmen's organizations, etc.

- Obtain for the commission facts on which decisions on matters relating to policies and regulations can be based.

- Supervise the assembling of material for the use of the civil serv-

- Make decisions regarding replies to correspondence addressed to the commission which ordinarily can not be handled by the civil service secretary.

- Supervise the assembling of material for the use of the civil service secretary in the preparation of the agenda for meetings of the commission.

- Assist the commission in the conducting of meetings, especially in presentation of items on the agenda.

- Confirm actions of the commission in writing to all parties affected.

- During legislative sessions, aid in keeping the commission and the director informed regarding action on fish and game bills, resolutions, etc.

- Investigate and report on complaints specifically addressed to the commission and relating to commission rules and regulations and policy matters. To promote coordination, copies of his reports on such complaints should in all cases go to the director. (Complaints received by the director, including those forwarded by the Governor's office, should be handled by the department.)

Every effort should be made to insure that the secretary's duties will be harmonious with the functions of the commission and with the activi-



ties for which the director must be primarily responsible. The department, rather than the commission secretary, should make *administrative* surveys and recommend improvements. This distinction is necessary to avoid diffusion of administrative authority. It is important that the secretary's duties not conflict with the responsibilities of the director, not only now but even more so for the future, as it cannot be assumed that future directors and commission members will always have the same basic objectives and aims.

### 3. Decentralization

This report recommends that actual line operations of fish and game programs be decentralized as much as possible to five regions. As later indicated, this will not radically change the marine fisheries work.

Decentralization of operations is clearly needed in a state as large as California, with its extensive fish and game programs. Confusion has developed in the past because different fish and game programs and complements of personnel have been separately controlled by different officials in the headquarters office. Game conservation employees, fish conservation and marine employees, and patrol employees in given geographical areas have each reported separately to different officials in the headquarters office.

No one key employee has been at or near the local level to coordinate all fish and game operations. Each group has operated in some ignorance of what the others were doing. Moreover, local sportsmen and other citizens had no one person at the regional level to whom they could go to discuss game, fish, and law enforcement problems. Often they were forced to negotiate with headquarters, which usually was too far away for early and satisfactory contacts. As a result, unnecessary misunderstandings frequently developed.

To correct these conditions, Chapter 195 directed that the administration of fish and game operations be organized by the new department on a regional basis. Implementing that general plan, this report suggests decentralization of fish and game operations to the maximum extent practicable. In charge of each region will be one man with administrative responsibility for programs and personnel *within* the scope of established policies and programs. The fish and game public can deal with regional managers and obtain satisfaction without referring all matters to headquarters. This form of organization will give better service and assure better understanding by the people of the region.

This report suggests that there be not more than five composite regions, with the exact boundaries to be developed by the department. This form of organization will give improved service and assure better understanding.

At the present time, one bureau has five administrative districts; another seven; and a third eight. The Bureau of Marine Fisheries has operated on a coastwise and principal river system basis without defined districts. Study indicates that all factors considered, more than five composite regions are not needed. Five regions will bring fish and game administration close to the sportsmen and the general public. More than five regions would lead to substantially greater and continuing administrative expense.

The specific boundaries of regions must be determined administratively so as to permit changes to be made quickly when indicated. Exhibit

I attached presents one possible regional plan. This is suggestive only; exact boundaries should be set by the department.

As mentioned above, the organization plan contemplates that all functions and activities that can be handled advantageously by the regions should be given to them. More specifically it is suggested that, subject to central office control, the regions be responsible for supervision of operations such as the following:

*Fish management:* Hatchery operations; fish planting; rough fish control; fish allocation according to a state-wide plan; construction and maintenance of fish screens and ladders; lake and stream improvement; assistance in fish surveys and inventories; fish rescue operations.

*Game management:* Operation of game farms; predator control, habitat development; game inventories; waterfowl areas; public shooting areas; cooperative hunting areas; management of game refuges.

*Wildlife protection:* Land and marine law enforcement; reserve patrol; crop damage investigation and control.

*Conservation education:* Information to the regional public on fish and game problems, policies, programs, laws, and regulations.

*Other:* Business functions including regional record keeping; licenses—direct sale over counter, distribution to agents, accountability for licenses distributed to agents.

Operational phases of federal-aid fish and game programs, exclusive of research projects.

#### 4. Central Office Functions and Activities

This report recommends that the central office retain control over administrative policies and exercise general direction over regional operations so as to promote efficiency and uniformity of fish and game programs throughout the State.

While decentralization of operations to regions along lines described above should result in giving better fish and game service, care must be exercised to avoid creating five little "administrative kingdoms" with as many separate and varying fish and game programs. To avoid this possibility, the central office must establish administrative policies and exercise effective direction over operations of the regions. On the other hand, the central office must refrain from repressive tactics in dealing with field leaders. The concept of authority consistent with responsibility delegated should be observed.

The central office should be responsible for the following functions and activities:

- a. Planning of fish and game programs, i.e., study of needs and the resources and facilities required to meet those needs;
- b. Presentation of recommendations on program and policy matters such as seasons, bag limits, etc., for consideration by the Fish and Game Commission;
- c. Inspection of field operations to assure compliance with policies and procedures and to ascertain means of improving operations;
- d. Statewide, coastwise, or inter-region research in fish and game programs; correlation of the findings of research on fish and game management from field sources; laboratory investigations; statistical studies; statewide censuses of game, etc.;

e. State-wide coordination of conservation education and public information;

f. Federal-aid fish and game programs—liaison with federal agencies, planning, approval and inspection of projects;

g. Planning and general control of investigations of the effects on fish life of present and proposed water control projects (dams, etc.), with recommendations for changes to adjust to fish requirements;

h. Development of a state-wide plan for planting fish and game by the regions;

i. Procurement of fish food, fish eggs, game stocks, etc.;

j. Inspection and coordination of patrol boats assigned to individual regions;

k. Staff training programs;

l. License work—estimating requirements; supervision of printing; allocation to region for sale and distribution to agents; controlling and auditing the distribution of licenses to agents;

m. Formulation of programs governing regional construction and maintenance and the necessary engineering supervision;

n. Direction of department's air service and communications system.

Further study should be made of the respective roles of the central office and of the regions in connection with scientific studies of the fish and game biologists. Additional study also should be made of respective spheres of the central office and of the regions in construction and maintenance work. These subjects represent two of the more difficult problems in converting to the composite regional basis of operation. Careful advance planning in these areas will contribute substantially to the success of the regional form of operation, since they potentially contain seeds of jurisdictional misunderstanding.

#### 5. Over-all Organization

This report recommends that the over-all organization of the Department of Fish and Game be as shown by Exhibit II and as described immediately below.

The proposed organization structure is designed to accomplish the objectives previously described. That is, to concentrate program, policy, and regulatory authority upon the commission; to give full administrative authority to the director; to decentralize operations to the field; and yet, to retain sufficient central control to bring about a high degree of uniformity and efficiency of regional operations.

In the proposed organization there will be a direct line of command between the central office and the regions.

This is in harmony with a basic principle of good organization—namely, that no individual should be responsible to more than one immediate superior. Failure to apply this principle in organizations is a frequent cause of misunderstanding, with resulting confusion and lowered work production. This is particularly important in an agency as geographically dispersed as the Department of Fish and Game, since distance complicates problems of resolving conflicting orders.

The proposed plan is a line-and-staff type of organization. Line officers include the director, the deputy director, and the five regional managers responsible for operations in their respective localities. Headquarters employees, who are primarily staff officers in relation to the regions,

include the administrative officer, the conservation education officer, and four chief staff positions

As staff officers, headquarters employees will not issue direct orders to operations employees of the regions. To do so would result in multiple lines of command from the headquarters office to the regions.

With respect to the regions, the headquarters staff officers will advise in their respective areas of responsibility. They will give staff assistance in research, planning, inspecting, and training for their fields of responsibility—i.e., business affairs, conservation education, marine fisheries, inland fisheries, game management, and wildlife protection (patrol and law enforcement). It will be their responsibility to direct state-wide research programs and to correlate the findings of research and management from field sources in order that suggestions for programs, policies, and regulations may be formulated for presentation to the director, and through him to the commission as required. They also should ascertain whether policies and programs are carried out in an effective and uniform manner by the regions, reporting their findings to their respective superiors.

Position titles used in the following discussion of the organization chart (Exhibit II) are illustrative rather than official, since establishing classifications and titles is a Personnel Board function.

*Fish and Game Commission:* Responsibility for determining fish and game policies and regulations will rest with the commission.

*Secretary to Commission:* See above page 3

*Director:* It is the director's responsibility to submit recommendations to the commission relative to fish and game policies and regulations. Responsibility for administration of the department, including development and application of administrative programs and policies, will rest with the director.

Reporting to the director will be three employees: the deputy director, the administrative officer, and the conservation education officer.

*Deputy Director:* Reporting to the director will be the deputy director, an exempt position, in whom will be lodged direct responsibility for planning, coordinating, and directing the general operations of the department for the director. In the absence of the director, he will assume charge of the department.

All key positions except the administrative officer and conservation education officer will report to the deputy director. These include four chief staff positions for special subject matter areas plus the proposed regional managers, which will mean that the total number reporting to him will not exceed nine.

*Administrative Officer:* The former Division of Fish and Game has not maintained a complete "business administration" unit of its own since it became a part of the Department of Natural Resources more than 20 years ago. Most of the services normally performed by such a unit were handled by the latter department.

Presently the Department of Natural Resources is continuing to handle, under contract, the fiscal and related work of the new Department of Fish and Game until the latter's own organization is perfected and equipped to take over such functions.

Recently the director obtained the approval of both the Department of Finance and the State Personnel Board to establish a top administrative position under the title of "Administrative Officer," who will be in charge of planning and organizing the "housekeeping functions" of the new agency. He should be responsible for planning, organizing, and directing the central office administrative and business services of the department. These services include accounting, budgeting, personnel, auditing of fish processors books, license distribution, engineering, and possibly the radio systems work. In addition to directing these activities, the administrative officer will act as business advisor to the director and will have responsibility for directing organizational and procedural studies.

The administrative officer will have a wide responsibility for business management activities both in headquarters office and in the field. His business management responsibilities in the field should be carried out in the name of the director and through the regional managers in order to eliminate the possibility of dual supervision.

There will be six persons reporting directly to the administrative officer: A new departmental accounting officer, a present position of senior accountant, a supervisor of fish and game licenses (now Chief, Bureau of Licenses), a personnel officer, an administrative assistant, and a senior engineer. In addition, there may later be an employee in charge of radio communications.

The departmental accounting officer, a new position, will be in immediate charge of accounting and budget work for the department. He will have a group of assistants, a number of whom will transfer from the Department of Natural Resources.

The senior accountant now budgeted to the Bureau of Marine Fisheries, should be on the staff of the administrative officer, to handle auditing and related work in connection with tax returns of fish processors throughout the State. He is to report directly to the administrative officer. This placement is tentative subject to further consideration. Experience may indicate that the position should report to the departmental accounting officer or to the head of the license (revenue) section.

A supervisor of fish and game licenses (now Chief, Bureau of Licenses) will be immediately responsible for the central office's license and permit activities. These activities include estimating license requirements, planning printing, allocating licenses to regions for their direct sale and distribution to agents, and controlling and auditing the distribution and returns.

A new position of personnel officer reporting to the administrative officer will be in immediate charge of developing and administering the department's personnel program. For some time to come there will be a large amount of personnel follow-up work in connection with the organization of the new department. In addition, there will be continuing departmental personnel work involving classification, recruitment, pay, counseling, and liaison with the Personnel Board. He also will participate in the departmental training program. To handle the clerical record keeping phases of personnel work he will have reporting to him an existing supervising clerk position.

An existing administrative assistant position, which will report to the administrative officer, will have two primary responsibilities. Its incum-

bent will be the immediate supervisor of general office activities at headquarters, and conduct such administrative studies as may be assigned. General office management activities at headquarters will include central stenographic service, files, mail, messenger, mimeographing, automotive control, etc. Administrative studies will include organizational and procedural work, time and cost studies, the preparation of manuals, etc. In a changing department, covering a wide geographical area, with diverse activities, there will be need for such work on a continuing basis.

A senior civil engineer position, currently budgeted to administration, will be responsible for general engineering work for the department and for liaison with the Division of Architecture and other state agencies. It is practical and economical for the department to do much more of its construction work than has been the case in the past.

Engineering positions currently budgeted under fish conservation and game conservation should be transferred to the senior civil engineer. Study must be given to the problem of determining the sphere of the headquarters engineering office and its relations to the respective regions in construction and in the pooling of heavy equipment.

The administrative officer ultimately should be responsible for planning and follow through on radio systems activities of the department, including liaison with the Division of Communications, Department of Finance. For the time being, however, the Fish and Game Department desires to retain this function under the wildlife protection activity. This appears to be a proper arrangement during the developmental period of the communications system. However, it is believed that in the long run the activity fits best with the administrative officer's responsibility for staff advice in business administration.

There are two possible locations for placing responsibility for operations of the air service, and its four pilots and equipment: with the administrative officer, or with the chief wildlife protection officer. Further study is suggested for this problem.

The administrative officer through his staff will be assigned responsibility for various office activities now being performed by headquarters employees of the present bureaus. Further study should be made to determine which clerical positions should be transferred to the jurisdiction of the administrative officer to handle such work. A study also should be made to determine if headquarters' clerical positions could be transferred to the regions.

*Conservation Education Officer:* This is a new civil service position to be in immediate charge of the central office's public information and conservation education activities. He is to report directly to the director because of the close relation of his work to the director's work—preparing manuscripts and reports, receiving visiting sportsmen and others, investigating complaints of service, etc. Reporting to the conservation education officer will be currently budgeted positions of supervisor of conservation education, a public information officer, an editorial assistant, and the senior librarian, responsible for the department's general library.

Also reporting to the conservation education officer will be a training officer position immediately responsible for the department's employee training program, which should be broadened and deepened. While the

training officer will not directly instruct in more than general phases of the training program, he will organize it and have many other training responsibilities. He will help draft a long-term training program, work out its details and timing, select suitable experts as part-time teachers, help such teachers prepare their lectures, assist in discovering and preparing written study materials, schedule training sessions, arrange for meeting places and obtain secretarial coverage of such sessions. In summary, he will be the planner, organizer, expeditor—the sparkplug—of the department's training program. The presently budgeted position of Assistant Chief, Fish and Game Patrol, which has been performing this function for the department should be used in conjunction with this activity.

*Four Chief Staff Officers:* This report proposes that four present bureau chief positions, with combined line and staff responsibilities, be changed to staff status. It is suggested that the titles of these positions be changed, subject to State Personnel Board approval:

<i>Present</i>	<i>Proposed</i>
Chief, Bureau of Marine Fisheries	Chief Staff Officer, Marine Fisheries Branch
Chief, Bureau of Inland Fisheries	Chief Staff Officer, Inland Fisheries Branch
Chief, Bureau of Game Conservation	Chief Staff Officer, Game Management Branch
Chief, Bureau of Patrol and Law Enforcement	Chief Staff Officer, Wildlife Protection Branch

The chief staff officers will require staff assistants, the number needed depending upon the size of the particular job to be done. The bureau chiefs currently have technical assistants located at headquarters. Some of these subordinate positions will continue to be required at headquarters, but it is believed that several may be transferred to the regions for direct work there, in view of the transfer of responsibility for line operations to the regions. Through such transfers and other personal adjustments the number of new positions required to put the recommended plan into operation can be kept to a minimum.

Of the four present bureau chiefs, the least change in actual working relations resulting from change to the staff status will occur for the Chief of Marine Fisheries. This is because the function of marine fisheries has been predominantly research, statistical, and advisory in nature, and will continue on that basis.

The marine fisheries organizational branch will operate its programs directly rather than through the regions. While the activities of the three other present bureaus can be divided advantageously between the central (staff) office and the regional (line) offices, this cannot be done effectively for the marine fisheries branch. This is because its work is predominantly research, fact-finding, and statistical in nature—staff work calling for centralized administration. Moreover, its operations are along the entire coast, from Crescent City to San Diego, rather than on land. Therefore, its operations should remain controlled or directly operated by headquarters.

However, there is one important exception. Present marine fisheries activities and personnel dealing with stream improvement and fish

screens and ladders on inland streams (notably of the central valley) should be transferred to the appropriate regions involved.

On the other hand responsibility for handling such activities as maintenance of the marine fisheries installations at Terminal Island and at Monterey may advantageously be left with the branch, rather than be transferred to the regions. These supporting activities represent such a small part of its total work and yet can have such a direct effect upon the success of its work that it will prove advantageous to have the branch continue handling them, at least for some time to come.

*Regional Organization Structure:* Exhibit II shows that a new position of regional fish and game manager will be in complete charge of operations and personnel in each region.

The regional managers will play a most important role in the new department. Much of the department's success will depend upon their capacity and performance. Their task will be to weld separately operating fish and game programs—wildlife protection, game conservation, and fish conservation, and parts of these programs—into one integrated program operated by a unified team in accordance with departmental policies. They should have substantial capacity for leadership and administration. While primarily they should be men with general administrative ability, technical training and experience in one of more specialized fish and game subject matter areas would be desirable.

Reporting to the regional manager in all regions will be four persons who will be immediately responsible for as many phases of the work: Game management, inland fisheries, wildlife protection (patrol and law enforcement), and office management. In two more populous regions there will be a fifth person to be responsible for conservation education work. Later, a person for conservation education work might be added in one or more of the remaining regions, if the need is demonstrated.

The plan proposes that new positions of supervising game manager and supervising fisheries manager be established to be in immediate charge of game and inland fisheries programs. These positions will have higher stature than the current positions of game manager, assistant supervisor of fish hatcheries, and district fisheries biologist in order to effectively supervise subordinate employees. It is suggested that in so far as possible the new positions be obtained through reclassification of lower positions, rather than through the budgeting of additional positions. Likewise, the new regional positions to be in charge of office management should, wherever possible, be obtained through transfer and reclassification rather than through the budgeting of additional positions.

Informal proposals have been advanced by departmental officials for establishing a public information position at the regional level. This report suggests that a conservation education position be established in regional offices at San Francisco and Los Angeles as it is believed that conservation education employees assigned to those regions will contribute substantially to the success of fish and game programs through better public understanding.

#### 6. Marine Patrol

This report recommends that the regions along the coast assume direct responsibility for marine patrol operations.



Under the present organization, the Bureau of Patrol and Law Enforcement operates both land and marine patrol and law enforcement units. Line control over both land and marine patrol units is maintained from the state headquarters office. Under the recommended organizational plan, actual operations of both land and marine patrol activities and forces will be taken over by the regions.

The Marine Patrol enforces laws applying to marine, commercial, and sport fishing. Its staff consists of marine wardens along the coast who are land based and marine personnel who are assigned to law enforcement boats.

It is suggested that marine patrol be handled as far as possible on a regional basis for several reasons. Since the department will be organized by regions, as many activities as possible should be assigned to the regions to take full advantage of what this form of organization offers. By having marine wardens and land wardens under the control of the same regional manager, more flexibility will be obtained in the shifting of personnel during periods of increased hunting and fishing. Wardens will obtain broader experience, which will increase their usefulness to the State and also enhance their chances for promotion. Moreover, the recommended plan will bring land and marine patrol groups closer together, and result in a more integrated patrol force. If marine patrol were handled on a state-wide basis a wide cleavage might develop between marine and land patrol employees, which would have a detrimental effect on the department's work.

Therefore, this report proposes that the regions along the coast assume responsibility for actual operation of the marine patrol. There probably will be three such regions—the southern, headquartered in Los Angeles, the coastal, headquartered in San Francisco, and the northern, headquartered in Redding. If this assumption proves correct, it is probable that in the southern region, where marine patrol activity is heaviest, there will be two supervising wildlife protection officers (now assistant chiefs, patrol), one in charge of land law enforcement and the other in charge of marine law enforcement.

It is suggested for the coastal region, headquartered in San Francisco, that reporting to the supervising wildlife protection officer, there should be both land and marine captains stationed at strategic points to direct the activities of marine law enforcement personnel and boats.

It will be one of the most important responsibilities of the regional managers at Los Angeles and San Francisco, through their respective supervising wildlife protection officers to insure close coordination, and where desirable to interchange land patrol and marine patrol operations and staffs. It also will be important that certain statistical activities now conducted by marine patrol personnel in the field be maintained effectively, as the data furnished are of basic importance to scientific studies.

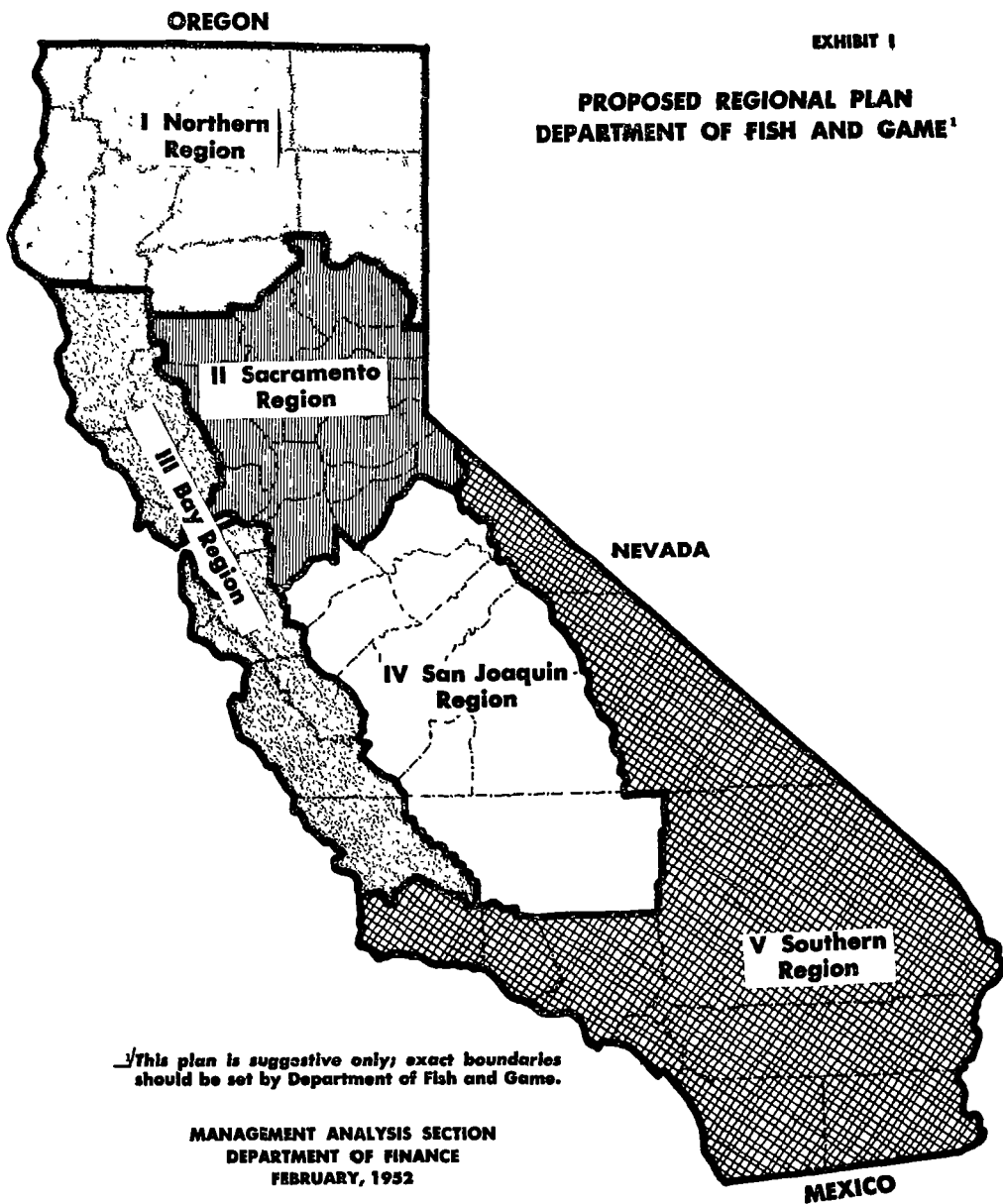
There is need for a marine specialist in the Wildlife Protection Branch at headquarters to furnish advice and technical guidance on marine enforcement activities and problems.

REVIEWED AND APPROVED :

T. H. MUGFORD, Chief  
Division of Budgets and  
Accounts

TEG:rb

THOMAS E. GRAHAM  
Associate Administrative Analyst  
PIERCE H. FAZEL  
Chief Administrative Analyst



*This plan is suggestive only; exact boundaries should be set by Department of Fish and Game.*

MANAGEMENT ANALYSIS SECTION  
DEPARTMENT OF FINANCE  
FEBRUARY, 1952

EXHIBIT I—Continued

Proposed Regional Plan, Department of Fish and Game—Continued

*Northern Region Counties*

- Del Monte
- Humboldt
- Lassen
- Modoc
- Shasta
- Siskiyou
- Tehama
- Trinity

*Sacramento Region Counties*

- Alpine
- Amador
- Butte
- Calaveras
- Colusa
- El Dorado
- Glenn
- Nevada
- Placer
- Plumas
- Sacramento
- San Joaquin
- Sierra
- Solano
- Sutter
- Yolo
- Yuba

*Bay Region Counties*

- Alameda
- Contra Costa
- Lake
- Marin
- Mendocino
- Monterey
- Napa
- San Benito
- San Francisco
- Santa Cruz
- San Luis Obispo
- San Mateo
- Santa Clara
- Sonoma

*San Joaquin Region Counties*

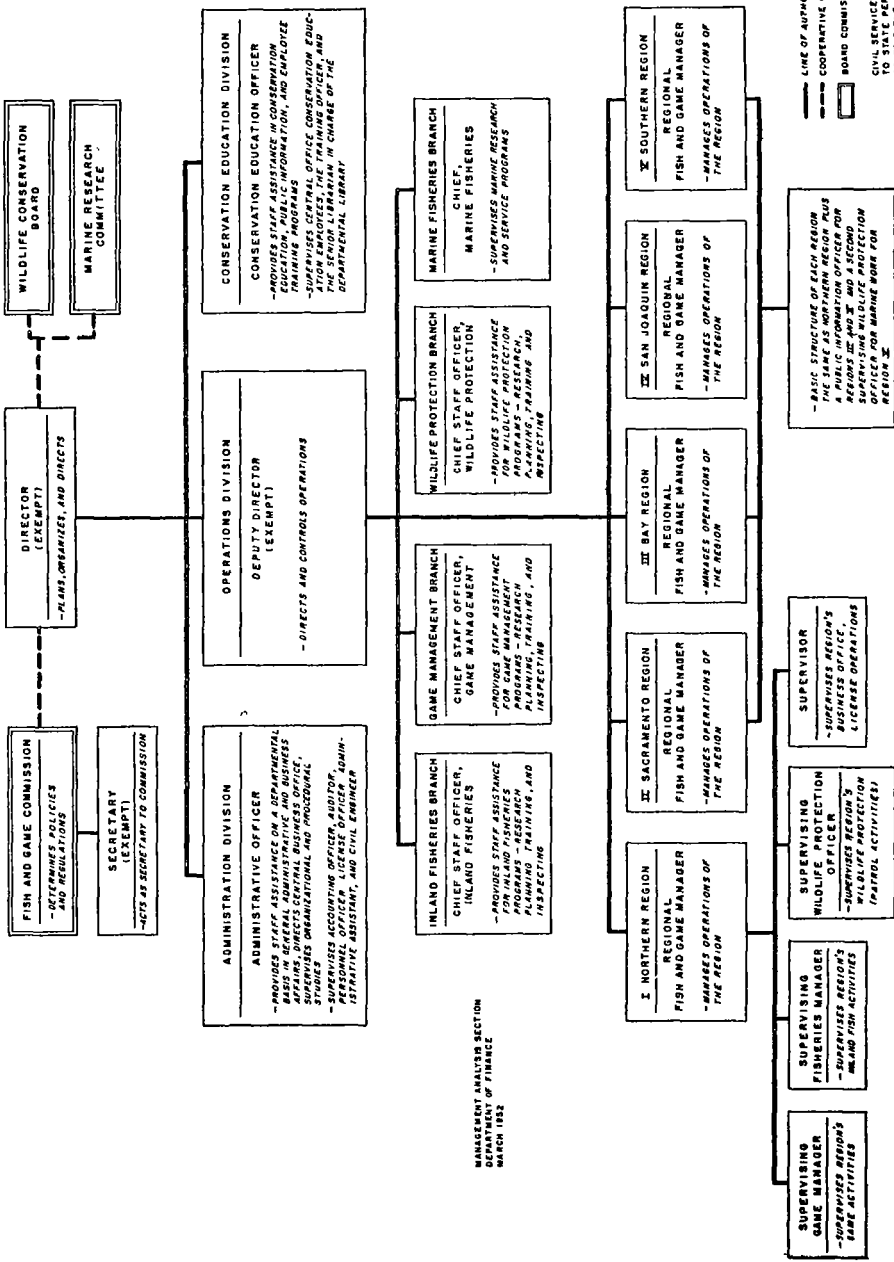
- Fresno
- Kern
- Kings
- Madera
- Mariposa
- Merced
- Tulare
- Tuolumne
- Stanislaus

*Southern Region Counties*

- Imperial
- Inyo
- Los Angeles
- Mono
- Orange
- Riverside
- San Bernardino
- Santa Barbara
- San Diego
- Ventura

EXHIBIT II

STATE OF CALIFORNIA, DEPARTMENT OF FISH AND GAME  
RECOMMENDED ORGANIZATIONAL STRUCTURE



MANAGEMENT ANALYSIS SECTION  
DEPARTMENT OF FINANCE  
MARCH 1952

— LINE OF AUTHORITY  
- - - COOPERATIVE OR ADVISORY RELATIONSHIP  
□ BOARD COMMISSION OR ADVISORY COMMITTEE  
CIVIL SERVICE POSITIONS SHOWN ARE SUBJECT TO STATE PERSONNEL BOARD DETERMINATION AS TO TITLE AND PAY

**ANNOUNCEMENT OF COMMITTEE MEETINGS**

It was announced that the following committees would hold meetings:  
*Next Monday, March 10th, at 8 p.m.—*

Finance and Insurance, in Room 3184. Subject: Assembly Bills Nos. 18 and 19.

*Next Thursday, March 13th, at 8.30 a.m.—*

Rules, in Lounge. Subject: Assembly Joint Resolution No. 2.

**GUESTS EXTENDED COURTESIES OF ASSEMBLY**

On request of the Assembly, the usual courtesies of the Assembly for this day were unanimously extended to the following members of the Legislative-Taxation Committees, California Manufacturers Association: W. L. Neely, L. F. Cummings, Paul S. Farr, Guy M. Harrington, Wm. C. James, E. F. Marquardsen, J. F. Pannell, C. A. Penberthy, J. E. Phillips, A. J. Romero, W. B. Sanders, W. F. Schlotter, W. H. Steele, T. C. Moroney, J. H. Pengilly, A. K. Beckley, Robert R. Colter, A. J. Fabris, Lawrence A. Harvey, George E. Naylor, Jr., B. A. Olsen, S. W. Shepard, and Chas. Weeks; and guests: W. A. DeRidder, Michael Felice, and Wm. Matthews.

On request of Mr. Maloney, the usual courtesies of the Assembly for this day were unanimously extended to Frank Male, Sr., and Frank and Johnnie Male of San Francisco.

On request of Mr. Meyers, the usual courtesies of the Assembly for this day were unanimously extended to Mr. and Mrs. John Gurich of San Francisco.

**ADJOURNMENT**

At 9.12 a.m., on motion of Mr. Dickey, the Speaker declared the Assembly adjourned until 10 30 a.m., Monday, March 10, 1952.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELL, Minute Clerk



CALIFORNIA LEGISLATURE  
1952 REGULAR (BUDGET) SESSION

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# ASSEMBLY DAILY JOURNAL

FIFTH LEGISLATIVE DAY  
EIGHTH CALENDAR DAY

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## IN ASSEMBLY

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ASSEMBLY CHAMBER, SACRAMENTO  
Monday, March 10, 1952

The Assembly met at 10.30 a.m.

Hon. Sam L. Collins. Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

### ROLL CALL

The roll was called, and the following answered to their names:

Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, George D. Collins, Connolly, Conrad, Cooke, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinkley, Hollbaugh, Kelly, Kilpatrick, Kirkwood, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Lupscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—76.

Quorum present.

### PRAYER

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*Lord Our God, teach us always to look upon justice as our friend and ally; to make secure our life and property; to bring us peace and joy; and to reward with victory of the spirit those who labor for the unity of mankind under the sovereignty of God.—AMEN.*

### READING OF THE JOURNAL DISPENSED WITH

On motion of Mr. Stewart, further reading of the Journal of the previous legislative day was dispensed with.

### LEAVES OF ABSENCE FOR THE DAY

The following members were granted leaves of absence for the day, because of legislative business elsewhere:

Mr. Clarke, on motion of Mr. Lyon.

Mr. Condon, on motion of Mr. McCarthy.

Mr. Crowley, on motion of Mr. McCarthy.

**PLEDGE OF ALLEGIANCE TO THE FLAG**

Upon request of Speaker Sam L. Collins, the Assembly then gave the pledge of allegiance to the Flag.

**REQUEST FOR UNANIMOUS CONSENT THAT NAMES OF MEMBERS BE PLACED UPON MORNING ROLL CALL**

Mr. Dickey asked for, and was granted, unanimous consent that the names of members who are in attendance at the meeting of the Joint Committee on Water Problems, in Room 4040, be placed upon the morning roll call, as follows: Messrs. Cloyed, Cooke, Kirkwood, Levering, and Porter.

**COMMUNICATIONS**

By the Chief Clerk:

The following communication was received, read, and ordered printed in the Journal:

**Letter of Transmittal**  
STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS  
SACRAMENTO, March 6, 1952

*Mr. Arthur A. Ohnimus*  
*Chief Clerk of the Assembly*  
*State Capitol, Sacramento, California*

DEAR MR. OHNIMUS: In accordance with Section 143.2(f) of the Streets and Highways Code, there are transmitted herewith for the use of the Members of the Assembly, 300 copies of the budget report of the Division of Highways as included in the Governor's Budget submitted to the 1952 Session of the Legislature. A limited number of additional copies are available, if needed.

Respectfully submitted,

FRANK B. DURKEE  
Director of Public Works

Above transmitted copies of report ordered distributed to the members.

By Speaker Sam L. Collins:

The following communication and copies of invoice were received, read, and ordered printed in the Journal:

**Letter of Transmittal**  
THE RECLAMATION BOARD OF THE STATE OF CALIFORNIA  
SACRAMENTO 14, CALIFORNIA, March 5, 1952

*Honorable Sam L. Collins*  
*Speaker of the State Assembly*  
*The State Capitol, Sacramento, California*

DEAR SIR: Pursuant to the provisions of Chapter 103 of the Resolutions of 1949 (S.J.R. 21), The Reclamation Board at its meeting March 5, 1952, directed that Invoice No. 4, of a bill collectible, be forwarded to the Federal Bureau of Reclamation, requesting repayment to the State of California for expenditures made by the State in the repair of damages to flood control works resulting from the closing of the outlet gates of Shasta Dam on May 14, 1948, by the Bureau of Reclamation.

A copy of Invoice No. 4 is attached. This invoice shows expenditures to February 1, 1952, in the amount of \$519,228.00, including an expenditure since January 1, 1951, of \$193,905.47. Since our total estimate of state costs to complete repairs is \$750,000, there appears to be a further outlay required of approximately \$231,000.

Federal expenditures to date for repairing the damage are approximately \$3,350,000, with an estimate of \$750,000 required to complete the federal share of the repair.

Of the \$3,350,000 expended to date by the Federal Government, \$1,000,000 was from emergency funds, and the balance of \$2,350,000 was diverted to this work from federal appropriations to the Sacramento River Flood Control Project. Since the repair of the damage was not a part of the original estimated cost of the Sacramento River Flood Control Project, the diversion of \$2,350,000 from appropriated funds has delayed the completion of programmed priority work at other locations.

For the past two years only \$1,000,000 per year of federal funds have been appropriated. This year the Bureau of the Budget has recommended only \$1,000,000. Due to



the necessity of the Federal Government utilizing a good part of such funds for construction maintenance, only a small amount remains for construction of facilities to complete the project. The present estimate of federal costs to complete the entire project is \$19 million plus approximately \$15 million of state costs to complete.

In view of these facts, it would appear to the Reclamation Board appropriate that the State Legislature memorialize the Congress and the Bureau of the Budget to increase appropriations for the completion of the Sacramento River Flood Control Project to a minimum of three and one-half million dollars per year until the project is completed.

The State Water Resources Board and the State Reclamation Board recently recommended to the Civil Functions Subcommittee of the House Appropriations Committee that the sum of \$3,500,000 be appropriated for the ensuing fiscal year. The chief of engineers, before recent congressional committee hearings, suggested that such larger amounts could be advantageously used by the local office of the Corps of Engineers

Very truly yours

**THE RECLAMATION BOARD**  
 A. M. BARTON  
 Chief Engineer and General Manager

**Copy of Invoice No. 4**

BILL COLLECTIBLE No. 1952 continued A-152  
 SACRAMENTO 1-4, CA1, February 25, 1952

*U. S. Bureau of Reclamation  
 c/o The Commissioner  
 Washington 25,*

**To THE RECLAMATION BOARD  
 OF THE STATE OF CALIFORNIA**

DR 1100 O Street  
 Phone 3-4671  
 Terms Net

For the following:

Invoice No. 4, in accordance with Chapter 103, Statutes of 1949 of the State of California, covering operating expenditures for The Reclamation Board of the State of California for reconstruction of flood control works on the Sacramento River necessitated by stoppage of flow of water from Shasta Dam on May 14, 1948, covering period between January 1, 1951 and January 31, 1952:

Salaries and wages—direct charge.....	\$4,838.40
Proration of indirect labor cost in ratio of direct labor hours .....	3,906.34
Car rent—direct charge.....	142.20
Travel expense—direct charge .....	84.75
Proration of indirect operating expense in ratio of direct labor hours .....	1,146.26
Capital outlay—payments to landowners.....	17,995.52
Capital outlay—utilities relocation .....	5,105.77
Eleven preliminary title reports.....	301.00
Expenditures reported by Corps of Engineers, U. S. Army, out of state funds advanced for incidental rights-of-way costs on property damaged as a result of activities on May 14, 1948.....	160,385.23

Total for period .....	\$193,905.47
Total for Invoices Nos. 1, 2, and 3 presented for period through Dec. 31, 1950.....	325,322.62
Total expenditure through January 31, 1952.....	\$519,228.09

Make Checks Payable to THE RECLAMATION BOARD

Due to General Fund  
 Accounts credited:  
 (Attached are detail sheets)

Approved:  
**THE RECLAMATION BOARD**  
 A. M. BARTON  
 Chief Engineer and General Manager

The Reclamation Board—Distribution of Direct Expenses for Period  
January 1, 1951 Through January 31, 1952

1951	Direct Expense		Salaries and Wages							
	Hours	Amount	Appraisers		Engineers		Clerical		Negotiators	
			Hours	Amount	Hours	Amount	Hours	Amount	Hours	Amount
Jan. -----	260	\$611.81			192	\$480.92	52	\$37.16	18	\$43.73
Feb. -----	235	649.30			183	480.46	40	81.95	32	108.89
Mar. -----	184½	481.43			30½	214.11	18	26.82	88	240.50
Apr. -----	72	203.00			40	120.24	8	14.05	24	68.71
May -----	48	133.13	8	32.27			8	13.41	32	87.45
June -----	152	684.71	72	450.00	44	136.07	4	7.02	32	91.92
July -----	40	131.67	8	35.48					32	96.19
Aug. -----	104	204.82	8	32.39	72	132.00	24	40.43		
Sept. -----	16	56.11							16	56.11
Oct. -----	64	172.73					16	28.18	48	144.55
Nov. -----	300	671.40			268	576.40	8	15.50	24	79.50
Dec. -----	168	350.15			120	220.15	8	15.60	40	114.50
1952										
Jan. -----	172	488.14			56	176.91	20	35.23	96	276.00
	<u>1,815½</u>	<u>\$4,838.40</u>	<u>96</u>	<u>\$550.14</u>	<u>1,035½</u>	<u>\$2,517.26</u>	<u>204</u>	<u>\$365.25</u>	<u>480</u>	<u>\$1,405.75</u>

1951	Car Rent						Total
	Oldsmobile E 6285	Pontiac E 6287	Truck E 1992	Chevrolet E 6231	Dodge E 6282		
Jan. -----	(2) 4.60	-	-	-	-	-	\$4.60
Feb. -----	(4) 9.20	-	-	-	-	-	9.20
Mar. -----	(11) 25.30	-	-	-	-	-	25.30
Apr. -----	(3) 6.90	-	-	-	-	-	6.90
May -----	(3) 6.90	(2) 4.60	-	-	-	-	11.50
June -----	-	(3) 6.90	-	-	-	-	6.90
July -----	-	(3) 6.90	-	-	-	-	6.90
Aug. -----	(1) 2.30	-	(3) 14.70	-	-	-	17.00
Sept. -----	-	(2) 4.60	-	-	-	-	4.60
Oct. -----	-	(4) 9.20	-	-	-	-	9.20
Nov. -----	(3) 6.90	-	-	-	-	-	6.90
Dec. -----	-	-	-	(6) 9.50	-	-	9.50
1952							
Jan. -----	(4)* 9.20	-	-	(4) 7.60	(3) 6.90	-	23.70
	<u>(31) 71.30</u>	<u>(14) 32.20</u>	<u>(3) 14.70</u>	<u>(10) 17.10</u>	<u>(3) 6.90</u>		<u>\$142.20</u>

\* Number of days car was used

Distribution of Operating Expenditures for the Period  
January 1, 1951 Through January 31, 1952

	(Direct) Levee Slips		(Direct) Other Activities		(Indirect) Unallocable Expense	
	Hours	Amount	Hours	Amount	Hours	Amount
Salaries and Wages -----	1,815.5	\$4,838.40	28,041.25	\$77,718.91	27,663.25	\$64,241.87
Distribution of Unallocable Salaries and Wages in ratio of direct labor hours -----	6.08+	3,906.34	93.92—	60,335.33	--	—64,241.87
		<u>\$8,714.74</u>		<u>\$138,054.24</u>		
Operating Expense -----	--	\$84.75	--	\$10,228.86	--	\$18,850.82
Distribution of Unallocable Expense in ratio of direct labor hours-----	6.08+	1,146.26	93.92—	17,704.56	--	—18,850.82
		<u>\$1,231.01</u>		<u>\$27,933.42</u>		

Expenditures by Jobs by U. S. Engineers for the Reclamation Board During the  
Period January 1, 1951 Through January 31, 1952

Job E6452—Levee setbacks and bank protection at eleven sites along Sacramento River between Knights Landing and Meridian. Contract No. DA-04-167-eng-272 -----	\$94,153.82
Job E6564—Levee setbacks and bank protection along Sacramento River at Moons Bend. Contract No. DA-04-167-eng-112 -----	49.83
Job E6699—Levee setbacks and bank protection along Sacramento River, Mile 94 to 117. Contract No. DA-04-167-eng-485 -----	66,181.58
<b>Total</b> -----	<b>\$160,385.23</b>

**Payments to Landowners for Rights of Way During the Period Between  
January 1, 1951 and January 31, 1952**

Frank Goodnow and Homer Thomas.....	\$1,185.00
Newhall Land and Farming Co.....	68.00
Walter and Celia Ettl.....	195.00
Wilbur and Gautier Halsey.....	88.00
Francis Steidlmayer et al.....	2,542.00
Lawrence Miller.....	772.50
A. M. and Mary Nunez.....	153.84
Mr. and Mrs. L. M. Miller.....	42.80
Lupe and Jessie Miramontes.....	224.59
Mr. and Mrs. L. M. Miller.....	63.88
Buell E. Dean.....	600.00
William and Jackson Hankins.....	2,214.50
C. Morgan and Gertie Miller.....	340.00
Broyles Livestock Co.....	3,350.00
Frank Lamb et al.....	4,705.00
Reclamation District No. 1500.....	1,282.41
Thomas and Hazel Nelson.....	168.00
	<hr/>
	\$17,995.52

*Utility Relocation Paid:*

Pacific Gas & Electric Co.....	\$5,105.77
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**Title Reports Paid Between January 1, 1951 and January 31, 1952**

Wayne E. Hall.....	\$24.00
D. S. and Violet Miller.....	24.00
Emerson N. Hixson et ux.....	24.00
Newhall Land and Farming Co.....	24.00
Walter and Celia Ettl.....	24.00
M. S. and E. G. Davis.....	24.00
Arthur M. and Ruby Wood.....	24.00
C. Morgan and Gertie Miller.....	33.00
Goodnow and Thomas.....	34.00
Wilbur Halsey et ux.....	33.00
Verd and Wayne Hine.....	33.00

**Total** .....\$301.00

By the Chief Clerk:

A communication from Mrs. Henrietta F. White of Eureka, relative to old age assistance and taxes, was received, and ordered referred to the Committee on Social Welfare.

By Speaker Sam L. Collins:

A communication from C. C. Marshaw of Los Angeles, relative to legislative requirements for permits to practice medicine or phases of the healing arts, was received, and ordered referred to the Committee on Public Health.

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, March 6, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Assembly Concurrent Resolution No. 1    Assembly Concurrent Resolution No. 4  
 Assembly Concurrent Resolution No. 2    Assembly Concurrent Resolution No. 6

J. A. BEEK, Secretary of the Senate  
 By C. V. TAYLOR, Assistant Secretary

Above resolutions ordered enrolled.

SENATE CHAMBER, SACRAMENTO, March 6, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Concurrent Resolution No. 6

J. A. BEEK, Secretary of the Senate  
 By C. V. TAYLOR, Assistant Secretary

**FIRST READING AND REFERENCE OF SENATE BILLS**

The following resolution was read:

**Senate Concurrent Resolution No. 6**—Relative to making additional funds available to the Legislative Budget Committee, established by Chapter 1667, Statutes of 1951.

Referred to Committee on Rules.

**INTRODUCTION, FIRST READING, AND REFERENCE OF ASSEMBLY BILLS**

The following resolution was offered:

**Assembly Joint Resolution No. 5**: By Mr. Sam L. Collins—Relative to the "Fallbrook Water Case."

Referred to Committee on Rules.

**RESOLUTIONS**

The following resolutions were offered:

By Messrs. Erwin, Davis, Lindsay, and Hinckley:

**House Resolution No. 20**

Relative to augmenting the funds of the Assembly Interim Committee on Fish and Game

*Resolved by the Assembly of the State of California*, That in addition to any money heretofore made available the sum of six thousand five hundred dollars (\$6,500) or so much thereof as may be necessary is hereby made available from the Contingent Fund of the Assembly for the expenses of the Assembly Interim Committee on Fish and Game (created by House Resolution No. 151, 1951 Regular Session) and its members and for any charges, expenses or claims it may incur under said resolution to be paid from the said Contingent Fund and disbursed, after certification by the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasurer.

Resolution read, and ordered referred to the Committee on Rules.

By Mr. Sam L. Collins:

**House Resolution No. 21**

Relative to the standing committees of the 1952 Regular Session

*Resolved by the Assembly of the State of California, as follows:*

1. The standing committees of the 1952 Regular Session shall each have the same number of members as the corresponding standing committees of the 1951 Regular Session.

2. The membership of each such committee shall be the same as the membership of the corresponding committee immediately prior to the convening of this session

Resolution read, and ordered referred to the Committee on Rules.

**INTRODUCTION, FIRST READING, AND REFERENCE OF ASSEMBLY BILLS (RESUMED)**

The following bill was introduced, and read the first time:

**Assembly Bill No. 22**: By Mr. McGee—An act to amend Section 6359 of the Revenue and Taxation Code, relating to the sales and use taxation of food.

Referred to Committee on Revenue and Taxation.

**REPORTS OF STANDING COMMITTEES****Committee on Legislative Procedure**

ASSEMBLY CHAMBER, SACRAMENTO, March 10, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

**Assembly Concurrent Resolution No. 1**—Approving certain amendments to the charter of the City of Long Beach, State of California, ratified by the qualified electors of said city at a general municipal election held therein on the fifth day of June, 1951;

**Assembly Concurrent Resolution No. 2**—Relative to the selection of the Legislative Counsel of California;

**Assembly Concurrent Resolution No. 4**—Relative to designating March 16, 1952, as West Point Day in California;

**Assembly Concurrent Resolution No. 6**—Approving amendments to the charter of the City and County of San Francisco voted for and ratified by the electors of said City and County of San Francisco at a general municipal election held therein on the sixth day of November, 1951;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the tenth day of March, 1952, at 11 a.m.

BURKE, Chairman

**ANNOUNCEMENT OF COMMITTEE MEETINGS**

It was announced that the following committees would hold meetings:

*Today*—

*At 2 p.m.*—

Ways and Means, in Room 4202.

Interim Committee on Fairs and Expositions, in Lounge Room.  
Education (Executive Committee), in Room 3184.

*At 8 p.m.*—

Finance and Insurance, in Room 3184.

**ANNOUNCEMENT**

Mr. Stanley announced a breakfast and Republican Caucus at Hart's Restaurant at 7 30 a.m., tomorrow, Tuesday, March 11th.

**RECESS**

At 10.39 a.m., on motion of Mr. Dickey, the Assembly recessed until 11.21 a.m.

**REASSEMBLED**

At 11.21 a.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.  
Chief Clerk Arthur A. Ohnimus at the desk.

**REPORTS OF STANDING COMMITTEES****Committee on Fish and Game**

ASSEMBLY CHAMBER, SACRAMENTO, March 6, 1952

MR. SPEAKER: Your Committee on Fish and Game, to which was referred:

The Department of Fish and Game Reorganizational Report drafted under Senate Concurrent Resolution No. 84 of 1951

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

ERWIN, Chairman

Above reported report was printed in the Assembly Journal of the 1952 Regular (Budget) Session for Thursday, March 6th, at pages 113 to 128, inclusive.

### GUESTS EXTENDED COURTESIES OF ASSEMBLY

On request of Mr. Hollibaugh, the usual courtesies of the Assembly for this day were unanimously extended to Dr. and Mrs. Robert LaFollette of Huntington Park.

On request of Mr. Evans, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Sibyl Burke and Mrs. Sibyl Clements of Los Angeles.

On request of Mr. Kelly, the usual courtesies of the Assembly for this day were unanimously extended to J. W. Bill Boehn of Arvin.

On request of Mr. Munnell, the usual courtesies of the Assembly for this day were unanimously extended to Howard H. Walshok of Los Angeles.

On request of Mr. Lanterman, the usual courtesies of the Assembly for this day were unanimously extended to Mr. and Mrs. Lee Burson of Sacramento.

On request of Mr. Smith, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. H. McSpadden of Glendale, Mrs. Charlotte Owens of Burbank, Mrs. Rosalind Bates of Los Angeles and Mrs. Zane Grey of Altadena.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Dorothy Engelund and Victor Lobree, teachers, and the following pupils of the Bohannon School: Marlene Austin, Barbara Baker, Donald Barstow, Don Conklin, Ethel Dickson, Charles Graves, Toni Greager, Leonard Gunter, Darlene Hatton, Richard Hill, James Hofer, Dan Hoppe, Greg Husar, Geneva Hunt, Russell Hutchison, Elsie Jablonski, Greg Jimenez, Marilyn Johnson, Carol Jope, Judy Kest, Tom Larson, Ralph Laudenslager, Gerald Lawrence, Carol Lawson, Don Leonard, Jim Livingston, Pat Manges, Don Main, Frances Merritt, Drydon McIntosh, Franklin Sally, Tom Sawyer, Dwain Taylor, Bonnie TenEyck, and Greg Uranga.

On request of Mr. Moss, the usual courtesies of the Assembly for this day were unanimously extended to Boy Scout Robert Russell of Sacramento.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Rose Teale, teacher, and the following pupils of the Bret Harte School: Raymond Alvarez, Lane Dittburner, Barney Goldsmith, Chester Gonsalves, Jimmie Johnston, Richard Kiski, Richard Kountz, Kenneth Krause, Anthony Ramos, Donald Robinson, Robert Souza, James Spencer, Jack Stafford, Frank Taylor, George Taylor, James Tyler, Robert Wyatt, Barbara Allsberry, Nancy Barnhill, Alice Bowman, Ruth Bowman, Geraldine Cain, Joanne Cesco, Patsy Fuller, Sally Gohun, Jeanette Green, Vernetta Jacobson, Rosa Jimenez, Beverly Joseph, Lois Kent, Dottie King, Margaret Kountz, LeEtta Mork, Patty Owens, Madeline Perry, Carole Rapport, and Lucille Seishas.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to R. Notley, and Mrs. Hazel Madsen, teachers, and the following pupils of the Bret Harte School: Freddie Borrero, Gary Burns, Jerry Carlson, Terry Christensen, Le Roy Guille, Darrell Hayes, Donald Hunter, Cecil Johnson, John Jones, Hugh Lepore,

Ronald Machado, Richard Nunes, Lawrence Richie, Robert Riggio, Everett Robertson, Luther Dale Spain, Cleo Stewart, Lynn Tannock, John Williams, Marjorie Bailey, Janice Borteau, Betty Burgess, Gladys Coates, Eleanor Goulart, Doris Hansen, Helen Hayes, Karen Jepsen, Nellie Lopez, Nancy Morgan, Marvel Patterson, Patria Pietre, Hazel Scarbrough, Judith Shepler, Ido Sira, Jeanette Van Akens, and Edna White.

**ADJOURNMENT**

At 11.27 a.m., on motion of Mr. Hineckley, the Speaker declared the Assembly adjourned until 10 a.m., Tuesday, March 11, 1952.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELL, Minute Clerk





CALIFORNIA LEGISLATURE  
1952 REGULAR (BUDGET) SESSION

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# ASSEMBLY DAILY JOURNAL

SIXTH LEGISLATIVE DAY  
NINTH CALENDAR DAY

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## IN ASSEMBLY

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ASSEMBLY CHAMBER, SACRAMENTO  
Tuesday, March 11, 1952

The Assembly met at 10 a.m.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

### ROLL CALL

The roll was called, and the following answered to their names:

Babbage, Beck, Belotti, Berry, Brady, Burke, Burkhalter, Caldecott, Chapel, Cloyed, Collier, George D. Collins, Condon, Connolly, Conrad, Cooke, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksicm, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—75.

Quorum present.

### Request for Unanimous Consent That Names of Members Be Placed Upon Morning Roll Call

Mr. Dickey asked for, and was granted, unanimous consent that the names of members in conference with the Governor, at this time, be placed upon the morning roll call as follows: Messrs. Dunn, Waters, and Sherwin.

### PRAYER

The following prayer was offered by the Chaplain, Rabbi Irving Hlausman:

*What makes a nation great O Lord? Its huge buildings pointing heavenward? Its vast multitudes living within its walls? Its palaces and riches and wide domains? Thou knowest well O Lord that these are but the empty husk. Through Thy seers and prophets Thou hast taught us that a nation's true greatness lies in the great deeds of its glorious men, in the splendor of its moral goals, and in the sacred promptings of its unconquerable heart. May this always be the true greatness of our Nation that we all love—AMEN.*

### READING OF THE JOURNAL DISPENSED WITH

On motion of Mr. Dickey, further reading of the Journal of the previous legislative day was dispensed with.

### LEAVES OF ABSENCE FOR THE DAY

The following members were granted leaves of absence for the day, because of illness:

Mr. Crowley, on motion of Mr. Dickey.

Mr. Clarke, on motion of Mr. Lyon.

Mr. Coats, on motion of Mr. Lyon.

The following member was granted leave of absence for the day, and desired to waive his per diem:

Mr. Brown, on motion of Mr. Caldecott.

### COMMUNICATIONS

By the Chief Clerk:

The following communication was received, read, and ordered printed in the Journal:

PUBLIC UTILITIES COMMISSION, STATE OF CALIFORNIA  
CALIFORNIA STATE BUILDING, SAN FRANCISCO 2, CALIFORNIA, March 7, 1952  
FILE No. C-5315

*California State Legislature*  
*State Capitol, Sacramento, California*  
*Attention Clerk of the Assembly*

GENTLEMEN:

RE: *Assembly Concurrent Resolution No. 97 adopted by the Legislature on June 22, 1951, dealing with the matter of effecting a grade separation between Southern Pacific Company's tracks and Olive Avenue in the City of Burbank.*

Pursuant to this resolution, the California Public Utilities Commission instituted an investigation, on its own motion, August 7, 1951 (Case No. 5315). The case was assigned to Commissioner Harold P. Huls. A prehearing conference was conducted thereon November 26, 1951, at which time an engineering committee was appointed to prepare a report from an engineering standpoint to be presented at a public hearing; a date was to be set as soon as the committee could complete its study.

Our file shows that the chairman of this committee, Mr. J. G. Hunter of our staff, arranged a meeting with the representatives of the various interested parties on December 21, 1951 in the City Hall at Burbank, for the purpose of assigning various phases of the study to different subcommittees. At that time the representative of the Department of Public Works, Division of Highways, stated that his office had received instructions from the Sacramento office to the effect that the Department of Public Works was not going to participate in any manner except as an observer in any studies to be made in connection with the project involved herein. The department took the position that the State Public Utilities Commission had no jurisdiction to require it to participate in the study, and furthermore, that the department was not specifically named in the Concurrent Resolution No. 97. Thus the investigation was delayed due to the fact that a state highway route is located parallel to and approximately 100 feet northeast of the railroad tracks. Until the location of the state highway route is determined, an appropriate separation cannot be designed and in turn, an estimate of cost made therefor, as such a project must provide for some treatment of the intersection between Olive Avenue and the adjacent state highway when the latter location and plan for improvement has finally been determined.

Subsequent to the meeting at Burbank, a conference was held with the Director and the Chief Engineer of the Highway Department, and after a discussion of the entire situation, these representatives agreed that they would instruct their representatives in the Los Angeles office to participate in the study. We are advised that the department's Los Angeles office has requested an appropriation to cover the cost of an engineering study incident to its participation therein.

Subcommittees have been appointed to study various phases of the problem with a request to proceed with the work with dispatch. It now appears that it will require approximately two months to complete the engineering study. As soon as it can be

definitely determined when the parties will be prepared to present their reports, the matter will be set for hearing.

The foregoing is transmitted to the Legislature to keep it advised as to progress of the proceeding.

Respectfully yours,

R. J. PAJALICH, Secretary

#### INTRODUCTION, FIRST READING, AND REFERENCE OF ASSEMBLY BILLS

The following bills were introduced, and read the first time :

**Assembly Bill No. 23:** By Messrs. Lipscomb, Luckel, Grant, Hahn, and Smith—An act to add Section 17137 to the Revenue and Taxation Code, relating to the exclusion from personal income taxation of income received for services in the Armed Forces of the United States or received as a consequence of membership in such forces.

Referred to Committee on Revenue and Taxation.

**Assembly Concurrent Resolution No. 7:** By Messrs. McMillan and Levering—Relative to the Sawtelle-Westwood Flood Control Unit.

Referred to Committee on Rules.

#### MOTION TO APPROVE JOURNALS

Upon motion of Mr. Dickey, the Journals for Monday, March 3, 1952; Tuesday, March 4, 1952; Wednesday, March 5, 1952; and Thursday, March 6, 1952, were approved as corrected by the Minute Clerk.

#### ANNOUNCEMENT OF COMMITTEE MEETINGS

It was announced that the following committees would hold meetings:

*Today, At 1.30 p.m.—*

Ways and Means, in Room 4202.

*Today Upon Adjournment—*

Legislative Representation, in Room 3149.

#### GUESTS EXTENDED COURTESIES OF ASSEMBLY

On request of Mr. McCollister, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Letha F. Jenkins, teacher, Mrs. R. C. Batty, Mrs. J. F. Allen, Mrs. J. Moya del Pino, Mrs. J. Massara, Mrs. C. E. Gillis, Mrs. J. Longaker, and Mrs. J. J. Ongaro, guests, and the following pupils of the Ross School of Marin County: Marguerite Batty, Janet Beesley, Gayle Biehl, Diane Blount, Patty Dunnigan, Ellen Fischer, Kay Gillis, Judy Hamilton, Mary Ann Massara, Carol Moeller, Gloria Ongaro, Judith Riede, Lynne Schonwasser, Georgia Stapleton, Henry Abraham, Frederick Allen, John Allen, Jay Blount, Todd Cary, Bob d'Alessio, Bert Damner, Michael Duffey, Harry Galliver, Rudi Golyn, Tuffy Hallinan, Mark Hirsch, Garry Hackett, Tommy Hong, Henry Longaker, Tom Mack, Mickey Moya, Jim Roberts, David Shanley, and Van Vandel.

On request of Mr. Rumford, the usual courtesies of the Assembly for this day were unanimously extended to Milton I. Griese, teacher, and the following pupils of the Emery School: Jacqueline Luey Beech, Betty Ann

Beretta, Earl Manuel Carrillo, Shirley Mae Carva, Patricia Ann Courtney, Paul Crawford, Edwin B. Dawson, Gloria E. Denson. Georgette Louise Devencenzi, Phyllis Ann Devencenzi, Philly L. Garcia, Jack Arthur Gartner, Rudolph I. Gatto, Florence Theresa Gomes, Haskell Gene Grisso, Sharon Elsie Green, Dolores Florence Grubeck, Jack Arthur Jacobs, Bill C. Lastiri, Antonio J. Magano, Frank Frederick Mesnickow, James J. McBride, Geraldine Leona Nash, Don Ray Olivera, Shirley E. Overton, Betty Lee Pell, Betty J. Prevot, Donald Lee Rodoni, John Arthur Rodgers, Lorraine Frances Rossi, William H. Shaw, Dolores Ann Sposeto, and Dora Janette Hedges Stewart.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to Mr. Fasman, and Mr. Stoner, teachers, and the following pupils of the Bohanon school: Lawrence Ario, Araminda Atencio, Howard Beckman, Earl Bertuleit, Lee Biggs, Jerome Bowen, Richard Brown, Travis Cassel, Dave Elson, Arlene Endicott, Mary Gary, Phyllis Hanson, David Hilton, Jerry Lent, Roger Matuska, Joan Parsons, Margie Salzer, Donna Smith, Neil Smith, Irene Sprague, Adrian Springer, John Steeves, Sydney Stewart, Nancy Tavis, Jacqueline Teeslink, Mike Thierry, Terry Thompson, Barbara Thornley, Carolyn Tidwell, Alice Trejo, Audrey Vay, Marian Ware, Bob Way, Marilyn Wegner, Wayne Wilhelm, and Claire Woodward.

#### ADJOURNMENT

At 10.10 a.m., on motion of Mr. Dickey, the Speaker declared the Assembly adjourned until 10 a.m., Wednesday, March 12, 1952.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELL, Minute Clerk

CALIFORNIA LEGISLATURE  
1952 REGULAR (BUDGET) SESSION

# ASSEMBLY DAILY JOURNAL

SEVENTH LEGISLATIVE DAY  
TENTH CALENDAR DAY

## IN ASSEMBLY

ASSEMBLY CHAMBER, SACRAMENTO  
Wednesday, March 12, 1952

The Assembly met at 10 a.m.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

### ROLL CALL

The roll was called, and the following answered to their names:

Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Cooke, Davis, Diekey, Dills, Dolwig, Doyle, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinkleley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klockslem, Lanterman, Levering, Lincoln, Landsay, Lipscomb, Lowrey, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—75.

Quorum present.

### PRAYER

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*Lord Our God, Thou dost constantly create a new heaven and a new earth. With every passing moment the entire world changes. Grant us new courage for this new day. What can we change for the better? What can we hope to accomplish? May we ever be up and doing, for no achievement is final. Every day brings new work to be done, new temptations to resist, new problems to solve. May the errors of yesterday give us added knowledge to grasp the problem of today with firmness and faith —AMEN.*

### READING OF THE JOURNAL DISPENSED WITH

On motion of Mr. Burkhalter, further reading of the Journal of the previous legislative day was dispensed with.

### LEAVES OF ABSENCE FOR THE DAY

The following members were granted leaves of absence for the day, because of illness:

Mr. Luckel, on motion of Mr. Burke.

Mr. Crowley, on motion of Mr. Burke.

The following member was granted leave of absence for the day, because of legislative business elsewhere:

Mr. Dunn, on motion of Mr. Caldecott.

The following member was granted leave of absence for the day, and desired to waive his per diem:

Mr. Rosenthal, on motion of Mr. Beck.

#### COMMUNICATIONS

By Speaker Sam L. Collins:

A communication from the Central Council of Civic Clubs of San Francisco, signed by M. C. Isaksen, Secretary, urging the State Legislature to appropriate funds to complete plans and specifications for a Southern Bay Crossing on San Francisco Bay, was received, and ordered referred to the Committee on Bay Area Regional Problems, a subcommittee of the Committee on Conservation, Planning, and Public Works.

By Speaker Sam L. Collins:

A communication from Rex J. Welch, Research Engineer, of Los Angeles, relative to the collection of sales tax, was received, and ordered referred to the Committee on Revenue and Taxation.

By Speaker Sam L. Collins:

A telegram from Evan T. Hewes, President of the Board of Directors of the Imperial Irrigation District, relative to the satisfactory execution of a water contract between the district, and the United States, and expressing appreciation to the Legislature for wholehearted support, was received, and ordered filed with the Secretary of State.

By Speaker Sam L. Collins:

A communication from the Merced Heights Improvement Association, Inc., signed by Herbert S. Brannon, Secretary, relative to the adoption by the association of motions favoring a southern bay crossing and the appropriation of moneys for construction, was received, and ordered referred to the Committee on Bay Area Regional Problems, a subcommittee of the Committee on Conservation, Planning, and Public Works.

By Speaker Sam L. Collins:

The following communication was received, read, and ordered printed in the Journal:

GRANDE VOLIURE OF CALIFORNIA  
LA SOCIETE DES 40 HOMMES ET 8 CHEVALS  
240 THIRD STREET, SAN BERNARDINO, CALIFORNIA, March 10, 1952

*Honorable Sam L. Collins  
Speaker and Members of the Assembly  
Sacramento, California*

GENTLEMEN AND LADY: It has come to our attention that the Subcommittee of the Senate Finance Committee declined the request of Attorney General Brown for 10 additional narcotic officers. The increase requested is not large but small in relation to the serious problem that now exists.

Let me assure you that we are mandated by action taken at the National Convention of the American Legion, on a 15 point narcotic program, in urging that Federal, State and city Governments increase their narcotic personnel and activities to stamp out this evil.

It is our understanding that this request for additional men resulted from a recommendation of the Subcommittee on Narcotics of the Assembly Judiciary Committee. Due to the narcotic menace to our youth, California has rapidly become a fertile field for narcotic racketeers.

I, as Chairman of the Grand Voiture Child Welfare Committee, concur with the American Legion in the above request; and, respectively request your favorable action in this matter during the present session.

Very truly yours,

JOHN G. PENNINGTON  
Grand Voiture Child Welfare Chairman  
40 and 8

By Speaker Sam L. Collins:

A communication from Von T. Ellsworth, Chairman, State Tax Conference and Director, Research Department, California Farm Bureau Federation, inviting Members of the Legislature to attend a meeting of the State Tax Conference at the Hotel Sacramento on March 18th, at 10 a.m., was received, ordered noted in the Journal, and ordered filed with the Secretary of State.

By Speaker Sam L. Collins:

The following communication was received, read, and ordered printed in the Journal:

STATE OF CALIFORNIA, BOARD OF ADMINISTRATION  
STATE EMPLOYEES' RETIREMENT SYSTEM  
SACRAMENTO 14, March 4, 1952

*Honorable Sam L. Collins  
Speaker of the Assembly  
State Capitol, Sacramento, California*

DEAR MR. COLLINS: Enclosed is a copy of the Annual Report for the Legislators' Retirement System for the fiscal year ending June 30, 1951.

This is sent in conformity with Section 9354.3 of the Government Code which reads:

"As soon as practicable after the close of each fiscal year the board shall file with the Governor a report of its work for such fiscal year. Not later than March 15th next following the close of the fiscal year, the board shall transmit a copy of such report to each house of the Legislature."

Individual copies of the report have been sent to each member of the Legislators' Retirement System, but this one is sent as the official copy for the Assembly.

Yours truly,

EARL W. CHAPMAN, Executive Officer

Above transmitted report ordered referred to the Committee on Civil Service and State Personnel.

By Speaker Sam L. Collins:

The following communication was received, read, and ordered printed in the Journal:

CITY OF LOS ANGELES, CALIFORNIA, March 3, 1952

GREETINGS: At the meeting of the council held March 3, 1952, resolution was adopted urging the Board of Education to rescind its resolution to sell Belmont High School as the site for the new state college, and I am transmitting a copy of said resolution for your information.

Yours very truly,

WALTER C. PETERSON, City Clerk  
By J. F. SCHWARTZLOW, Deputy

Above transmitted resolution ordered referred to the Committee on Education.

By Speaker Sam L. Collins:

The following communication was received, read, and ordered printed in the Journal:

**Resignation From Committee on Ways and Means**

ASSEMBLY, CALIFORNIA LEGISLATURE  
SACRAMENTO, CALIFORNIA, March 6, 1952

*Honorable Sam L. Collins  
Speaker, The Assembly,  
California Legislature  
State Capitol, Sacramento 14, California*

DEAR SAM: I hereby submit my resignation from the Committee on Ways and Means, to take effect as of this date.

I have thoroughly enjoyed the cooperation of Mr. Sherwin, the chairman of the committee, but feel that someone with more time than I should serve on this committee.

Very truly yours,

AUGUSTUS F. HAWKINS

By Speaker Sam L. Collins:

The following communication was received, read, and ordered printed in the Journal:

CAPITOL CORRESPONDENTS ASSOCIATION OF CALIFORNIA  
ROOM 222, STATE CAPITOL, SACRAMENTO, March 11, 1952

*Sam L. Collins, Speaker  
Assembly Chamber*

DEAR MR. COLLINS: In conformity with Assembly Rule 24 and Joint Rule 32, the Standing Committee on the Capitol Correspondents Association have examined applications for authentication as accredited press representatives and makes the following recommendation:

**Approved for Press Card**

*Radio Station KCRA*—Hal Laffoon, Donna Lipper, I. Earle Russell

*Radio Station KROY*—W. H. Blackburn, William Karpisek

Sincerely,

EARL C. BEHRENS, President

MORRIE LANDSBERG, Associated Press  
A. NEIL SHAW, International News Service  
JAMES C. ANDERSON, United Press  
Committee on Credentials

**Ratification by Assembly**

By unanimous consent, the Assembly ratified the above action taken by the Capitol Correspondents Association.

**INTRODUCTION, FIRST READING, AND REFERENCE OF  
ASSEMBLY BILLS**

The following bills were introduced, and read the first time:

**Assembly Bill No. 24:** By Messrs. Burkhalter, Doyle, Beck, Elliott, Hawkins, Henderson, Kilpatrick, Rosenthal, Rumford, and Shaw—An act to amend Sections 6051 and 6201 of the Revenue and Taxation Code, relating to reduction of sales and use tax rates, and providing that this act shall take effect immediately.

Referred to Committee on Revenue and Taxation.

**Assembly Bill No. 25:** By Messrs. Burkhalter, Doyle, Beck, Elliott, Hawkins, Kilpatrick, Rosenthal, and Shaw—An act to add Chapter 13.5 to Part 10 of Division 2 of, and to add Section 17053.6 to, the Revenue and Taxation Code, relating to credits for state income tax purposes.

Referred to Committee on Revenue and Taxation.



## RESOLUTIONS

The following resolutions were offered :

By Mr. Erwin :

## House Resolution No. 22

Relative to Department of Fish and Game opposition to applications to appropriate water

WHEREAS, The State Engineer is authorized to issue permits and licenses to appropriate water for beneficial uses and may subject the appropriations to such terms and conditions as, in his judgment, will best develop, conserve, and utilize in the public interest the water sought to be appropriated; and

WHEREAS, The Senate Interim Committee on Fish and Game, by resolution, urged the State Engineer to impose, in the public interest, terms and conditions on permits issued to the United States Bureau of Reclamation to require the release of water from Friant Dam necessary to protect the fish and wild life in the San Joaquin River below Friant Dam; and

WHEREAS, Upon the advertisement of applications to appropriate water to be diverted and stored at Friant Dam, the Department of Fish and Game can protest approval of the application and introduce evidence and testimony to support a contention that certain amounts of water are necessary for the preservation of fish life and that releases for that purpose may be properly and lawfully made; and

WHEREAS, The Attorney General is, by law, the legal counsel for the Fish and Game Department except in matters with respect to which the Attorney General consents to the employment of counsel by the department; and

WHEREAS, The Attorney General in his Opinion No. 50-89 dated July 23, 1951 concluded that neither state or federal law requires the release of water at Friant Dam for the preservation of fish life below the dam; and

WHEREAS, The state law requires that in the construction and operation of a dam, such protection shall be given to the fish life below the dam as is reasonable under all of the circumstances of the case; and

WHEREAS, Federal agencies are required to make adequate provision, consistent with the primary purposes of the impoundment, diversion or other control of water, for the conservation, maintenance and management of wild life; and

WHEREAS, It is clear under California law concerning appropriation of water, that the State Engineer consider the relative benefits to be derived from the various uses of the water concerned and subject the appropriation to such terms and conditions as, in his judgment, best develop, conserve and utilize, in the public interest, the water sought to be appropriated; and

WHEREAS, Only through the wholehearted and forceful presentations made by applicants and those who appear in opposition to their applications can the State Engineer effectively determine which terms and conditions are required in the public interest; and

WHEREAS, It is manifestly unfair to ask the Attorney General, who previously concluded that the release of water for fish life is not required by state law, to exert his efforts in opposition to the pending applications by presenting evidence to support a contention that release of water for that purpose can be properly and lawfully made; and

WHEREAS, Applications to appropriate water to be stored and diverted at Friant Dam have now been advertised and the Department of Fish and Game should file any necessary protests without delay; now, therefore, be it

*Resolved by the Assembly of the State of California,* That this body urges the Department of Fish and Game to request the Attorney General for permission to employ independent counsel to represent it in its opposition to applications to appropriate water and that the Attorney General grant such permission; and be it further

*Resolved,* That the Secretary of the Assembly transmit a copy of this resolution to the Attorney General and the Director of the Department of Fish and Game

Resolution read, and ordered referred to the Committee on Rules.

By Mrs. Niehouse, Messrs. Kilpatrick, Lanterman, Kirkwood, Levering, Elliott, and Condon :

## House Resolution No. 23

Relative to augmenting the funds of the Assembly Interim Committee on Social Welfare

*Resolved by the Assembly of the State of California,* That in addition to any money heretofore made available the sum of thirteen thousand five hundred dollars (\$13,500) or so much thereof as may be necessary is hereby made available from the Contingent Fund of the Assembly for the expenses of the Assembly Interim Committee on Social Welfare (created by House Resolution No. 157, 1951 Regular Session) and its members

and for any charges, expenses or claims it may incur under said resolution to be paid from the said Contingent Fund and disbursed, after certification by the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasurer.

Resolution read, and ordered referred to the Committee on Rules.

By Mrs. Niehouse:

**House Resolution No. 24**

Relating to commemorating the founding of the Girl Scouts of America

WHEREAS, The Girl Scouts of America is an organization founded for the purpose of affording girls and young women an opportunity to participate in healthful recreational and character building activities; and

WHEREAS, The organization was founded on March 12, 1912, at Savannah, Georgia, by Juliette Low, and since then has trained girls to be skillful in outdoor activities and healthful living, has given them a knowledge of homemaking and the domestic arts and sciences, and has otherwise prepared them for entering adulthood in order that they may lead happy and useful lives; and

WHEREAS, The Girl Scouts of America is an organization which instills in the young women of the Nation principles of patriotism and acquaints them with the duties and privileges of citizenship; and

WHEREAS, March 12, 1952, has been proclaimed to be Girl Scout Day in California; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the members thereof wish to commend the Girl Scout movement and commemorate its founding, with special tribute to its founder, Mrs. Juliette Low; and be it further

*Resolved*, That a suitably prepared copy of this resolution be sent to the Girl Scout Headquarters, 155 East 44th Street, New York 17, New York.

**Request for Unanimous Consent**

Mrs. Niehouse asked for, and was granted, unanimous consent to take up House Resolution No. 24, at this time, without reference to committee or file.

Resolution read, and adopted unanimously.

By Mr. Maloney:

**House Resolution No. 25**

Relative to the preparation and printing of a Summary Digest and Subject List

*Resolved by the Assembly of the State of California*, That the Legislative Counsel prepare in one volume a Summary Digest of statutes enacted and constitutional amendments proposed, and a Subject List of all bills, constitutional amendments, joint and concurrent resolutions introduced, at the 1952 Regular Session of the Legislature and at any extraordinary session of the Legislature that may be held concurrently therewith, and that copies be distributed to all Members of the Legislature as soon as possible after printing; and be it further

*Resolved*, That the Chief Clerk of the Assembly cause not exceeding 2,000 copies of this document to be printed, the cost thereof to be paid from the legislative printing appropriation.

Resolution read, and ordered referred to the Committee on Rules.

By Mr. Thomas:

**House Resolution No. 26**

Relative to a proposed naval hospital in the vicinity of Fort McArthur, California

WHEREAS, There is a lack of adequate hospital facilities for military personnel in the Los Angeles area; and

WHEREAS, Congress has authorized the Navy to spend three million, eight hundred eighty-nine thousand dollars (\$3,889,000) for a hospital for members of the Armed Forces and their dependents in the Los Angeles area; and

WHEREAS, Navy officials have recommended the upper Fort McArthur area as the site for such an installation; and

WHEREAS, While the site is centrally located, it is, nevertheless, far enough removed from the business and the industrial area so as to be free from noise and fumes, and has the advantages of an even climate; now, therefore, be it

*Resolved*, That the Assembly of the State of California respectfully urges the Secretary of Defense, the Secretary of the Navy, and the Chief, Bureau of Medicine and Surgery, United States Navy, to officially designate the upper Fort McArthur

area as the site of a naval hospital and to provide for the construction of the hospital as soon as possible; and be it further

*Resolved*, That the Chief Clerk of the Assembly transmit copies of this resolution to the Secretary of Defense, the Secretary of the Navy, and the Chief, Bureau of Medicine and Surgery, United States Navy.

Resolution read, and ordered referred to the Committee on Rules.

By Mr. Smith:

**House Resolution No. 27**

*Resolved by the Assembly of the State of California*, That the Chief Clerk of the Assembly is hereby authorized and directed to purchase, at the price of \$82.95 plus sales tax per set, eighty (80) sets of the latest editions of the following publications:

- (1) Deering's Government Code Annotated
- (2) Deering's Financial Code Annotated
- (3) Deering's Public Utilities Code Annotated
- (4) Deering's Business and Professions Code Annotated

(5) 1951 Pocket Parts for the annotated and unannotated Deering's Codes, with the exception of the Civil Code, Code of Civil Procedure, and Penal Code; and be it further

*Resolved*, That the Chief Clerk of the Assembly is hereby authorized and directed to deliver one (1) copy of each of the above publications to each Member of the Assembly and one (1) copy to the Chief Clerk; and be it further

*Resolved*, That the Controller is hereby authorized and directed to draw his warrant upon the Contingent Fund of the Assembly in favor of the Bancroft-Whitney Company, in the sum not to exceed seven thousand dollars (\$7,000) in payment of eighty (80) sets of the above publications.

Resolution read, and ordered referred to the Committee on Rules.

**INTRODUCTION, FIRST READING, AND REFERENCE  
OF ASSEMBLY BILLS (RESUMED)**

The following resolution was offered:

**Assembly Concurrent Resolution No. 8:** By Mr. Coats—Relative to increasing the membership of the Joint Committee on Water Problems.

Referred to Committee on Rules.

**REPORTS OF STANDING COMMITTEES**

**Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, March 11, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

Assembly Joint Resolution No. 5

Has had the same under consideration, and reports the same back with amendments with the recommendation. Amend, and re-refer to Committee on Rules, as amended.

SAM L. COLLINS, Chairman

**CONSIDERATION OF ASSEMBLY JOINT RESOLUTION NO. 5  
(BY UNANIMOUS CONSENT)**

**Assembly Joint Resolution No. 5**—Relative to the "Fallbrook Water Case."

Resolution read.

**Consideration of Committee Amendments**

The following amendments were proposed by the Committee on Rules:

**Amendment No. 1**

On page 2, line 11, of the printed resolution, strike out "statutes", and insert "laws".

**Amendment No. 2**

On page 2, line 42, of the printed resolution, strike out "apportion fairly", and insert "confirm an agreed apportionment of".

**Amendment No. 3**

On page 2 of the printed resolution, strike out lines 49 and 50, and insert "ernment to recognize state laws pertaining to water rights and to preclude any".

**Amendment No. 4**

On page 3, line 5, of the printed resolution, strike out "from California".

Amendments read and adopted.

Resolution ordered reprinted, engrossed, and to be re-referred to the Committee on Rules.

**REPORTS OF STANDING COMMITTEES****Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, March 12, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred

Senate Concurrent Resolution No. 6

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

**Request for Unanimous Consent**

Mr. Kirkwood asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 6, at this time, without reference to committee or file.

**CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 6**

**Senate Concurrent Resolution No. 6**—Relative to making additional funds available to the Legislative Budget Committee, established by Chapter 1667, Statutes of 1951.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Cooke, Davis, Dickey, Dills, Dolwig, Doyle, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—73

**NOES**—None.

Resolution ordered transmitted to the Senate.

**MOTION**

Mr. Fleury moved that when the Assembly does this day adjourn, it do so out of respect to the memory of the late Michael J. Dunphy, of Sacramento.

Mr. Moss seconded the motion.

Motion carried.

**ANNOUNCEMENT OF COMMITTEE MEETINGS**

It was announced that the following committees would hold meetings:

*Today*—

*At 2 p.m.*—

Capital Outlay Subcommittee on Ways and Means, in Room 4202.

*At 3 p.m.*—

Governmental Efficiency and Economy, in Room 3184.

*At 8 p.m.*—

Judiciary, in Room 4202.

**GUESTS EXTENDED COURTESIES OF ASSEMBLY**

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Tanghe, teacher, and the following pupils of the Bret Harte School: Jimmie Abreu, Anthony Del Rio, Ralph Earl, Ronnie Gomes, Norville Hanke, Reginald Jones, Duke Kitchuck, Daniel Lopez, Bob Lunger, James Mahoney, Jackie Neyses, Teddy Silva, George Speilman, Ronald Stowell, Roger Strutz, Frank Urbani, Bruce Williams, John Zunino, Cathy Appel, Annie Boddy, Beverly Cardoza, Lynn Cullar, Marian Davis, La Fay Fleming, Helen Freeman, Marjorie Jergentz, and Patricia Kelly.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Carson, teacher, and the following pupils of the Bret Harte School: Barbara Baird, Robert Burpee, Martha Castaneda, James Cavalieri, Tom Cordry, Sylvia Costa, Linda Crabal, Dolores DePew, Janet Flood, Dolores Gomes, Donna Hiett, Josephine Hill, Robert Jackson, William Johnson, Lynn Jones, Luan Lewis, Gary Lind, Roger Lucas, Frances McNeel, Patricia Miller, Wilbert Morris, Barbara New, Mary Ann Pacheco, Frank Peters, Norman Phillips, Sylvia Quintella, Hazel Reis, Suzann Rider, Tessie Rosa, Sandra Schilling, Carl Schmidt, Richard Stadnisky, Jackierene Torres, Earlyne Wallace, and Virginia Webb.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to William Dresbach, John Barthen, and the following pupils of the Bohannon School: Janice Carlson, Eddy Mowbray, Adeline Culbertson, Harriet Downey, Robt. Prosch, Lodge Carlton, Willie Day, Mike Collins, Henry Schultz, Louise Cochran, Keith Demente, Duane Demente, Karleen Thompson, Betty Curtis, Sandra Cartwright, Donna Cassin, Anita Burton, Lovene Bias, Marcia Spengler, Arleta Carlton, Janet Demers, Jerome Hicks, Billie Faris, James Bjork, Eugene Bachman, Ronny Meinberg, Dick Ervenbach, Terry Campodonico, Ken McIntosh, Dent Wilson, Dave Kennedy, Bonita Ness, William Dresbach, and Terry Cole.

On request of the Assembly, the usual courtesies of the Assembly for this day were unanimously extended to Senator O'Gara and Honorable Leslie Blackwell, Justice of the Supreme Court of South Africa.

On request of Mr. Grunsky, the usual courtesies of the Assembly for this day were unanimously extended to former Assemblyman Jake Leonard of Hollister.

**ADJOURNMENT**

At 10.14 a.m., on motion of Mr. Dickey, the Speaker declared the Assembly adjourned until 1 p.m., Thursday, March 13, 1952, out of respect to the memory of the late Michael J. Dumphy of Sacramento.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELL, Minute Clerk



CALIFORNIA LEGISLATURE  
1952 REGULAR (BUDGET) SESSION

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# ASSEMBLY DAILY JOURNAL

EIGHTH LEGISLATIVE DAY  
ELEVENTH CALENDAR DAY

—  
**IN ASSEMBLY**  
—

ASSEMBLY CHAMBER, SACRAMENTO  
Thursday, March 13, 1952

The Assembly met at 1 p.m.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohninus at the desk.

**ROLL CALL**

The roll was called, and the following answered to their names:

Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Lapscomb, Lowrey, Lyon, Maloney, McCarthy, McCollister, McFall, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, and Mr. Speaker—70.

Quorum present.

**PRAYER**

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*Lord Our God! Our fathers from many lands of many creeds and clans worshipped Thee with one accord. Grant us too wisdom to see Thy bond of unity in our diversity. Blend our liberty with true fraternity, O Lord, 'til every land be free and the blessings of peace abound among all.—AMEN.*

**READING OF THE JOURNAL DISPENSED WITH**

On motion of Mr. McCollister, further reading of the Journal of the previous legislative day was dispensed with.

**LEAVES OF ABSENCE FOR THE DAY**

The following member was granted leave of absence for the day, because of illness:

Mr. Crowley, on motion of Mr. Dickey.

The following members were granted leaves of absence for the day, because of legislative business elsewhere :

Mr. McGee, on motion of Mr. Evans.  
 Mr. Hinekley, on motion of Mr. Erwin.  
 Mr. Cooke, on motion of Mr. Dolwig.  
 Mr. Babbage, on motion of Mr. Dolwig.  
 Mr. Luckel, on motion of Mr. Dolwig.  
 Mr. Condon, on motion of Mr. Hagen.  
 Mr. Waters, on motion of Mr. Hagen.

The following member was granted leave of absence for the day, and desired to waive his per diem :

Mr. Rosenthal, on motion of Mr. Geddes.

#### COMMUNICATIONS

By Speaker Sam L. Collins :

A communication from Von T. Ellsworth, Chairman, State Tax Conference and Director, Research Department, California Farm Bureau Federation, inviting Members of the Legislature to attend a meeting of the State Tax Conference at the Hotel Sacramento on March 18th, at 10 a.m., was received, ordered noted in the Journal, and ordered filed with the Secretary of State.

#### RESOLUTIONS

The following resolution was offered :

By Mr. Lowrey :

##### House Resolution No. 28

Relative to adding Rule 24.5 to the Standing Rules of the Assembly, relating to televising or broadcasting the proceedings of the Assembly and its committees

*Resolved by the Assembly of the State of California,* That Rule 24.5 is added to the Standing Rules of the Assembly, to read :

24.5. The proceedings of the Assembly and of any of the standing committees of the Assembly may be televised or broadcast by radio at such times and upon such terms and conditions as shall be approved by the Committee on Rules. Application for authorization to televise or broadcast such proceedings shall be made to the Committee on Rules.

Resolution read, and ordered referred to the Committee on Rules.

#### REPORTS OF STANDING COMMITTEES

##### Committee on Legislative Procedure

ASSEMBLY CHAMBER, SACRAMENTO, March 13, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined :

Assembly Joint Resolution No. 5

And reports the same correctly engrossed.

BURKE, Chairman

Above reported resolution ordered on file for adoption.

##### Committee on Rules

ASSEMBLY CHAMBER, SACRAMENTO, March 13, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred :

Assembly Joint Resolution No. 1

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered engrossed.



## ASSEMBLY CHAMBER, SACRAMENTO, March 13, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

House Resolution No. 26

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

## Request for Unanimous Consent to Take Up House Resolution No. 26

Mr. Thomas asked for, and was granted unanimous consent to take up House Resolution No. 26, at this time, without reference to file.

## CONSIDERATION OF HOUSE RESOLUTION NO. 26

By Mr. Thomas:

## House Resolution No. 26

Relative to a proposed naval hospital in the vicinity of Fort McArthur, California

WHEREAS, There is a lack of adequate hospital facilities for military personnel in the Los Angeles area; and

WHEREAS, Congress has authorized the Navy to spend three million, eight hundred eighty-nine thousand dollars (\$3,889,000) for a hospital for members of the Armed Forces and their dependents in the Los Angeles area; and

WHEREAS, Navy officials have recommended the upper Fort McArthur area as the site for such an installation; and

WHEREAS, While the site is centrally located, it is, nevertheless, far enough removed from the business and the industrial area so as to be free from noise and fumes, and has the advantages of an even climate; now, therefore, be it

*Resolved*, That the Assembly of the State of California respectfully urges the Secretary of Defense, the Secretary of the Navy, and the Chief, Bureau of Medicine and Surgery, United States Navy, to officially designate the upper Fort McArthur area as the site of a naval hospital and to provide for the construction of the hospital as soon as possible; and be it further

*Resolved*, That the Chief Clerk of the Assembly transmit copies of this resolution to the Secretary of Defense, the Secretary of the Navy, and the Chief, Bureau of Medicine and Surgery, United States Navy.

Resolution read, and adopted.

## ANNOUNCEMENTS

Speaker Sam L. Collins announced that a motion picture "The Greatest Show on Earth" will be given a preview showing at the Alhambra Theatre at 3.30 p.m. on Monday, March 17th, through the courtesy of Paramount, Cecil B. De Mille, and United Artists. United Artists is the operator of the Alhambra Theatre. All members, their families, and all employees of the Assembly are invited as guests.

Mr. Conrad announced that a motion picture "The Sniper" will be given a preview showing at the Tower Theatre at 4.30 p.m. on Wednesday, March 19th, and that all members, their families, and attaches of the Assembly are invited as guests.

## MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, March 12, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Concurrent Resolution No. 12

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

**FIRST READING AND REFERENCE OF SENATE BILLS**

The following resolution was read:

**Senate Concurrent Resolution No. 12**—Relative to approving the charter of the City of Grass Valley, County of Nevada, State of California, ratified by the qualified electors of said city at a special municipal election held therein on the eighteenth day of September, 1951.

Referred to Committee on Rules.

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, March 12, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Joint Resolution No. 4  
Senate Concurrent Resolution No. 7

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

**FIRST READING AND REFERENCE OF SENATE BILLS (RESUMED)**

The following resolutions were read:

**Senate Joint Resolution No. 4**—Relative to memorializing the United States Fish and Wildlife Service in relation to open seasons on migratory birds.

Referred to Committee on Rules.

**Senate Concurrent Resolution No. 7**—Relative to open seasons on wild ducks.

Referred to Committee on Rules.

**RECESS**

At 1.10 p.m., on motion of Mr. Erwin, the Assembly recessed until 1.12 p.m. to hear remarks from Congressman Thomas Werdel, of Bakersfield, a former Member of the Assembly.

**REASSEMBLED**

At 1.12 p.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.  
Chief Clerk Arthur A. Ohnimus at the desk.

**RESOLUTIONS**

The following resolution was offered:

By Mr. McCollister:

**House Resolution No. 29**

*Resolved*, That the Controller be and he is hereby authorized to draw his warrants on the Contingent Fund of the Assembly in favor of the persons or firms listed below and for the amounts of money set opposite their respective names, and as itemized below, and the State Treasurer is hereby authorized and directed to pay the same:

Department of Finance (supplies)-----	\$176.66
The Recorder Printing & Publishing Company (1951 Larmac Index)---	1,565.80
Clark Water & Ice Co. (drinking water)-----	2.64

**Request for Unanimous Consent**

Mr. McCollister asked for, and was granted, unanimous consent to take up House Resolution No. 29, at this time, without reference to committee or file.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Clarke, Cloyd, Coats, George D. Collins, Connolly, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hollibaugh, Kelly, Kirkwood, Kloockslem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lyon, Maloney, McCarthy, McCollister, McFall, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, and Mr. Speaker—65.  
**NOES**—None.

**Motion to Instruct Chief Clerk to Write Letter**

Mr. Fleury moved that the Chief Clerk be instructed to write a letter to Assemblyman Crowley, who is ill, and express wishes for his rapid recovery on behalf of the Members of the Assembly.

Mr. Silliman seconded the motion.

Motion carried unanimously.

**REPORTS OF STANDING COMMITTEES****Committee on Legislative Procedure**

ASSEMBLY CHAMBER, SACRAMENTO, March 13, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

Assembly Joint Resolution No. 1

And reports the same correctly engrossed.

BURKE, Chairman

Above reported resolution ordered on file for adoption.

**ANNOUNCEMENT OF COMMITTEE MEETINGS**

It was announced that the following committees would hold meetings:

*Today at 8 p.m.—*

Revenue and Taxation, in Room 3184.

*Today Upon Adjournment—*

Ways and Means, in Room 3635.

*Tomorrow, Friday, March 14th, at 1.30 p.m.—*

Committee on Corrections, a Subcommittee on Ways and Means, in Room 3635.

*Next Saturday, March 22d, at 10 a.m.—*

Interim Committee on Municipal and County Government, at Napa Court House.

**MOTION TO ADJOURN**

Mr. Dickey moved that the Assembly do now adjourn until tomorrow, Friday, March 14th, at 9 a.m.

Mr. Hollibaugh seconded the motion.

**Substitute Motion**

Mr. Silliman moved, as a substitute motion, that the Assembly do now adjourn until Monday, March 17th, at 10 a.m.

Mr. Grunsky seconded the motion.

**Roll Call Demanded**

Messrs Doyle, Smith, and Geddes demanded a roll call.

The roll was called, and the motion carried by the following vote:

**AYES**—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, George D. Collins, Connolly, Davis, Dills, Dunn, Elliott, Fleury, Gaffney, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hollibaugh, Kelly, Kirkwood, Lanterman, Levering, Lincoln, Lindsay, Lowrey, Lyon, Maloney, McCarthy, McCollister, McFall, McMillan, Meyers, Munnell, Parker, Rumford, Sherwin, Silliman, Stanley, and Thomas—48.

**NOES**—Collier, Dickey, Dolwig, Doyle, Erwin, Evans, Geddes, Grant, Kloeksiem, Lapscomb, Morris, Nichouse, Smith, and Stewart—14

**MOTION THAT ASSEMBLY ADJOURN TODAY OUT OF RESPECT TO MEMORY OF WALLACE SHEPARD**

Mr. Coats moved that when the Assembly this day adjourns, it do so out of respect to the memory of the late Wallace Shepard of Sacramento.

Mr. Fleury seconded the motion.

Motion carried unanimously.

**GUESTS EXTENDED COURTESIES OF ASSEMBLY**

On request of Mr. Silliman, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Ruth Estes of Stockton.

On request of Mr. Hollibaugh, the usual courtesies of the Assembly for this day were unanimously extended to Congressman Thomas Werdel, former Assemblyman, of Bakersfield.

On request of Mr. Fleury, the usual courtesies of the Assembly for this day were unanimously extended to Mr. Roberts, adviser, and the following members of the Key Club of Sacramento: Marshall McComb, Walter Arndt, Tom Collom, Jack Campbell, Tony Inderbitzen, Jones Fong, Wallace Lonsway, Eugene Prior, Travis Burch, Herbert Kidd, Robert Nelson, Jim Robinson, James Hitte, Patrick Madden, Robert Fleischbein, and Morris Kosis.

On request of Mr. Lowrey, the usual courtesies of the Assembly for this day were unanimously extended to W. Ray Miller, teacher, and the following pupils of the Winters School: Edward Baker, Ival Barton, Sam Biasi, Eugene Bryan, Richard Burket, Mike Carbahal, Dale Corbett, Jerry Corbett, Zelda Day, Kenneth Donaldson, Alphonse Fernandez, Dale Forbis, Thomas Graham, Bobby Hornsby, Sonja Hutchinson, Lawrence Joerger, Glenda Kidder, Sam Lopez, George Maier, Betty Martinez, Bill Pugh, Barbara Raper, Talmadge Roberts, Altas Rose, Firman Rubio, Virginia Russell, Jean Schroeder, Carrol Selph, Velda Smith, Dale Stiles, Bonnie Taylor, Eleanor Trujillo, Doris Vaughn, Lorin Warren, Wayne Watterson, Evelyn Wylie, Herman Wylie, Lillis Moore, Bobby Nakai, Kenny Nakai, Buddy O'Neal, Kay Owings, Lance Pleasants, and Wayne Pollock.

On request of Mr. Meyers, the usual courtesies of the Assembly for this day were unanimously extended to Harry Wilder of Los Altos.

On request of Mr. Coats, the usual courtesies of the Assembly for this day were unanimously extended to Mr. Barnett and Mr. Kaplin, and the following pupils of the Yuba City Union High School: Billy Applegarth, Joyce Ashford, Harold Athon, Barbara Ann Beard, Jack Bell, Carol J. Bentley, Gaynl Bernegg, Clifton Berry, Carolyn Blackburn, Georgia Blankinship, Ruth Bors, Delores Jean Brown, Garry Brown, Paul Chimits, Janet Chipman, Floyd Christenson, Jerry Collett, Wayne Conner, Darrel Coyle, Clinton Crabtree, Ronald Cram, William Cummings, Frank Davis, Janice Deering, Charlene Doll, Doris Morton Duncan, Elden Ethington, Robert Ewertson, Lucille Ewton, Shirley Fouch, Nancy Fratis, Ernest Fuller, Shirley Helsem Galbraith, Donald R. Gillies, Patrick Gipson, Richard Gomes, Robert Goodbary, Evonda Hall, Robert Hamilton, Marnell Hammons, Eddie Haraughty, Mary Lee Harroun, Dorothy Harvey, Muriel Hembree, Donald Hensley, Macky Hobson, Roger Hoon, George Howard, Eleanor Hubbard, Marilyn Hudson, Kenneth Jensen, Betty Jones, Tom Kawamoto, Evelyn Knight, Barbara Kolos, Francis Laney, Robert Lawyer, Dino Lekos, William Liebe, Ruby Littlefield, Mary Ann Lundblad, Mary Lynn, Charles Alton McLoud, Francis McFeely, Zetta Mann Marongiu, Crystal Brown Martin, Roger Mattcoli, Marvin Miner, Martha Mixon, Julia Moore, Barbara Mosburg, Leona Muller, George Murray, Maxine Myers, Norman Myers, Teruo Nabeta, Frank Nakashima, Richard O'Connor, Barbara Oki, Barbara Passmore, Lucinda Payne, Leland Petric, Donna Marilyn Pratt, Nancy Randolph, George Reed, Beverly Regier, Harry Bernard Reines, Charles Retzloff, Dortha Reynolds, Donna Ricketts, Margaret Riddle, Nancy Ripley, Edwin Howard Robbins, Barbara Roper, Thomas Sams, Marilyn Sanders, Raymond Sandoval, William Schreiner, Barbara Seal, Anita Slater, Cornelia Smith, Richard Smith, Doreen Springer, Ronald George Steele, Perry Stevens, Diane Stevenson, Judy Stevenson, Lewis Stewart, Marian Tagawa, Conrad Taylor, Allen Thoma, Albert Ulmer, James Ulrey, James Underhill, Ella Wall, Vevalyn Ware, Arlene Whitaker, Norman Williams, Clara Wilson, Robert Yamamoto, and Irene Yoshikawa.

On request of Mr. Kirkwood, the usual courtesies of the Assembly for this day were unanimously extended to Arthur Mitchel, Mrs. Arthur Mitchel, Byron Logan, and Mrs. William Dirksen, sponsors, and the following Social Science Class of the Mountain View Academy: Doris Ann Biltz, George Burton, Douglas Cooksey, Joan Dirksen, Peggy Gleason, Malcolm Maxwell, Betty Nead, Mary Jo Nocera, Darrell Robinson, Kenneth Salerno, Phillip Tourville, Larry Turpin, Bill Williams, and Donna Gard.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to John Castas and Mrs. Janet Penley, teachers, and the following pupils of the Bohannon School: Brad Blymyer, Charles Leonard, Leonard Gold, Lee Ray Lundberg, Irene Young, Robert Farrell, Priscilla Noddin, Donna Ramsey, Barbara Larsen, Maxine Monize, Charlene Galletti, Marguerite Kellog, Betty Willis, Frank Smith, Ronald Schieble, Richard Junette, Leonard Spicer, Tom Truscott, Ken Hill, Robert Junet, Donald Souza, Lloyd Leives, Pat Weems, Jean Whities, Ricky Schetter, Don Ingalls, John Flanagan, Howard W. Berry,

Jim Massoglia, Patsy R. Vigil, Phillip Wiedeman, John S. Shannon, Geraldine Gyerko, Perry Nelson, Eve Ann L. Weber, and Betty Lou Corea.

**ADJOURNMENT**

At 1.15 p.m., on motion of Mr. Dickey, the Speaker declared the Assembly adjourned until 10 a.m., Monday, March 17, 1952, out of respect to the memory of the late Wallace Shepard of Sacramento.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELI, Minute Clerk

CALIFORNIA LEGISLATURE  
1952 REGULAR (BUDGET) SESSION

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# ASSEMBLY DAILY JOURNAL

NINTH LEGISLATIVE DAY  
FIFTEENTH CALENDAR DAY

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## IN ASSEMBLY

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ASSEMBLY CHAMBER, SACRAMENTO  
Monday, March 17, 1952

The Assembly met at 10 a.m.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

### ROLL CALL

The roll was called, and the following answered to their names:

Beck, Belotti, Berry, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, Condon, Connolly, Conrad, Cooke, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloeksien, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McCallister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Tomlinson, Waters, and Mr. Speaker—72.

Quorum present.

### PRAYER

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*Lord Our God, We pray unto Thee to make us conscious of our great democratic destiny, and of the opportunity for service which Thou hast put within our reach. Joyously may we share our blessings with others, advance our prestige as the advocate of justice and decency in our day, and win the affection and esteem of the world that America won when we placed the Statue of Liberty at the gateway to our land.—AMEN.*

### READING OF THE JOURNAL DISPENSED WITH

On motion of Mr. Doyle, further reading of the Journal of the previous legislative day was dispensed with.

### LEAVES OF ABSENCE FOR THE DAY

The following members were granted leaves of absence for the day, because of illness:

Mr. Thomas, on motion of Mr. Porter.

Mr. Clarke, on motion of Mr. Porter.

Mr. Crowley, on motion of Mr. Porter.

The following members were granted leaves of absence for the day, because of legislative business elsewhere:

Mr. Babbage, on motion of Mr. McCollister.

Mr. Brady, on motion of Mr. McCollister.

Mr. Lowrey, on motion of Mr. McCollister.

Mr. George D. Collins, on motion of Mr. McCollister.

#### PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of Speaker Sam L. Collins, the Assembly then gave the pledge of allegiance to the Flag.

#### COMMUNICATIONS

By Speaker Sam L. Collins:

A telegram from Carl Wirsching, City Manager of Hawthorne, requesting that Assembly Bill No. 10 be re-referred to the Committee on Governmental Efficiency and Economy, was received, ordered noted in the Journal, and referred to the Committee on Governmental Efficiency and Economy.

By Speaker Sam L. Collins:

The following communication was received, read, and ordered printed in the Journal:

General Biology Department  
University of Utah  
Salt Lake City 3, Utah, March 12, 1952

*The Legislature, Sacramento, California*

GENTLEMEN: This is just a note to say thank you for the assistance that I received from the California "G. I. Bill." It helped me get my degree (Ph.D.) just when I most needed the help. Now I have a good job at the University as a direct result. I am most grateful.

Sincerely,

ROBERT K. VIKERY, JR.

#### REPORTS OF STANDING COMMITTEES

##### Committee on Rules

ASSEMBLY CHAMBER, SACRAMENTO, March 17, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 5

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered engrossed.

ASSEMBLY CHAMBER, SACRAMENTO, March 17, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

Assembly Joint Resolution No. 3

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered engrossed.

ASSEMBLY CHAMBER, SACRAMENTO, March 17, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

Assembly Bill No. 4

Has had the same under consideration, and reports the same back with the recommendation: Be re-referred to Committee on Ways and Means.

SAM L. COLLINS, Chairman

Above reported bill ordered re-referred to Committee on Ways and Means.



ASSEMBLY CHAMBER, SACRAMENTO, March 17, 1952

MR. SPEAKER: Your Committee on Rules, to which were referred:

- Senate Concurrent Resolution No. 7
- Senate Concurrent Resolution No. 12

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolutions ordered on file for adoption.

ASSEMBLY CHAMBER, SACRAMENTO, March 17, 1952

MR. SPEAKER: Your Committee on Rules, to which were referred:

- House Resolution No. 21
- House Resolution No. 25
- House Resolution No. 27

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolutions ordered on file for adoption.

ASSEMBLY CHAMBER, SACRAMENTO, March 17, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

- Senate Joint Resolution No. 4

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file for adoption.

**Committee on Revenue and Taxation**

ASSEMBLY CHAMBER, SACRAMENTO, March 17, 1952

MR. SPEAKER: Your Committee on Revenue and Taxation, to which was referred: Assembly Bill No. 2

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and re-refer to the committee

HOLLIBAUGH, Chairman

Above reported bill ordered to second reading.

ASSEMBLY CHAMBER, SACRAMENTO, March 17, 1952

MR. SPEAKER: Your Committee on Revenue and Taxation, to which were referred:

- Assembly Bill No. 10
- Assembly Bill No. 11
- Assembly Bill No. 21

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

HOLLIBAUGH, Chairman

Above reported bills ordered to second reading.

**Committee on Legislative Procedure**

ASSEMBLY CHAMBER, SACRAMENTO, March 17, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

- Assembly Concurrent Resolution No. 5

And reports the same correctly engrossed.

BURKE, Chairman

Above reported resolution ordered on file for adoption.

ASSEMBLY CHAMBER, SACRAMENTO, March 17, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

- Assembly Joint Resolution No. 3

And reports the same correctly engrossed.

BURKE, Chairman

Above reported resolution ordered on file for adoption.

### MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, March 13, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Joint Resolution No. 7

J. A. BEFK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

### FIRST READING AND REFERENCE OF SENATE BILLS

The following resolution was read:

**Senate Joint Resolution No. 7**—Relative to assuring a fair share of national defense work for California shipyards.

Referred to Committee on Rules.

### MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, March 14, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Concurrent Resolution No. 10

Senate Concurrent Resolution No. 11

J. A. BEFK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

### FIRST READING AND REFERENCE OF SENATE BILLS (RESUMED)

The following resolutions were read:

**Senate Concurrent Resolution No. 10**—Relative to examinations for proposed position of Regional Fish and Game Manager, Department of Fish and Game.

Referred to Committee on Rules.

**Senate Concurrent Resolution No. 11**—Relative to the case of *United States v. Alpine Land and Reservoir Co. et al.*

Referred to Committee on Rules.

### INTRODUCTION, FIRST READING, AND REFERENCE OF ASSEMBLY BILLS

The following resolution was offered:

**Assembly Joint Resolution No. 6:** By Mr. Stanley—Relative to social security coverage of public employes.

Referred to Committee on Rules.

### CONSIDERATION OF DAILY FILE THIRD READING OF ASSEMBLY BILLS

**Assembly Joint Resolution No. 1**—Relative to memorializing the Congress of the United States in relation to the furnishing of federal assistance, including arms, ammunition, clothing and equipment, to the California Guard.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Beck, Belotti, Berry, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, Condon, Connolly, Conrad, Cooke, Davis, Dickey, Dills, Dolwig, Doyle, Elliott, Erwin, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloesiem, Lauterman, Levering, Lincoln, Lindsay, Lipscomb, Luckel, Lyon, Maloney,

McCarthy, McCollister, McFall, McGee, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rosenthal, Rumford, Shaw, Silliman, Stanley, Stewart, Tomlinson, Waters, and Mr. Speaker—66.

NOES—None.

Resolution ordered transmitted to the Senate.

### RESOLUTIONS

The following resolution was offered:

By Messrs. Maloney, McGee, McCarthy, Gaffney, Kelly, Connolly, and Berry:

#### House Resolution No. 30

WHEREAS, On the seventeenth day of March of each year, this day being the Feast Day of St. Patrick, the Patron Saint of Ireland, the peoples of the world join with those of the Irish race, and of Irish heritage, to celebrate the victory of Christianity over Paganism; and

WHEREAS, Ever since the day this victory was achieved Ireland and its people acknowledge with gratitude the recognition the people of America have given to St. Patrick's Day in the form of celebrations of all kinds, such as parades, entertainments, luncheons, dinners, etc.; and

WHEREAS, Throughout the entire State of California the people of our great State have joined with the Irish societies on March 17th to pay their respect and to honor the Feast Day of St. Patrick; now, therefore, be it

*Resolved*, That the Members of the Assembly of the State of California do hereby extend to the officers and members of the United Irish Societies of California their commendation for keeping alive the traditions of the Irish race and the ideals they so proudly stand for; and be it further

*Resolved*, That a suitably prepared copy of this resolution be forwarded to the United Irish Societies of San Francisco.

Hon. William H. Rosenthal, Presiding

At 10.20 a.m., Hon. William H. Rosenthal, Member of the Assembly from the Fortieth District, presiding.

#### Request for Unanimous Consent

Mr. Maloney asked for, and was granted, unanimous consent to take up House Resolution No. 30, at this time, without reference to committee or file.

Resolution read, and adopted.

#### REQUEST FOR UNANIMOUS CONSENT THAT REMARKS BY MR. MALONEY BE PRINTED IN JOURNAL

Mr. Connolly asked for, and was granted, unanimous consent that the remarks of Mr. Maloney, relative to House Resolution No. 30, be ordered printed in the Journal as follows:

#### ST. PATRICK'S DAY ORATION OF THOMAS A. MALONEY

*Mr. Chairman, ladies and gentlemen:* This is the month of March. The one month in the year that those of Irish birth and those of Irish heritage, yes, and even those of other races look forward to with gaiety and with solemnity of heart.

For on the seventeenth of this month everywhere beneath the sun—under the blue vault of Heaven—as the exile plods his weary way homeward to a humble and contented roof, on the seas, in the marts of industry and of trade, wherever Irish blood pulses in the veins of the generous Celt, he is carried back to a far-off yesterday.

The idol in his heart, the image in his mind, the name spontaneous on his lips, with her struggles and her vicissitudes, her joys and her sorrows, her tears and her laughter—is Ireland.

March seventeenth is the day of the Irishman all over the world. Its inspiration covers the rise of a nation in the midst of history's mourning. For on this day we not only pay homage to the Patron Saint of Ireland, but we impress upon Irish sons and daughters and the world at large, the greatness of the Irish people, and we endeavor to perpetuate Irish ideals into the heart of this generation and generations yet to come, for on the seventeenth day of March we celebrate the victory of Irish culture and Christianity over a Pagan Irish world.

Today we drop a tear upon the graves of Emmet, Sarsfield, and O'Connell, and acclaim the debt which civilization owes to the Irish race.

My friends, after just emerging from one of the most treacherous and devastating wars of all time, after witnessing the wanton destruction of life, limb, and property by over zealous murdering dictators, once again we see civilization threatened from their regular way of living, and once again we face destruction because we will not believe in Communism, or the thoughts of those behind the Iron Curtain who would destroy our liberty, our religion and the democratic principles we fought so many years to obtain.

Does not the simple thought of World War II and the war in Korea today, fought with destructive killing weapons, give you and me the opportunity of comparing the path taken by Patrick in the interest of a peaceful world, as against the treacherous methods of those who would destroy? Does not our Irish history refresh our memory and bring us back 1,500 years when we see Patrick with childlike simplicity and heavenly grace walk through Ireland, preaching and baptizing, and, when his journey had ended, the Pagan land that he once viewed had become Christian forever, and not only Christian did she become, but she built and developed a civilization that ruled and enlightened the world—built not by force or arms but by peaceful means—yes, by peaceful means—her art unexampled, her literature unexcelled—in other words, by her culture.

My friends, no nation can long endure that fails or refuses to recognize its spiritual side, as well as its temporal. To you and to me and to all God-loving people, the spiritual side of the Irish Nation has always been its most beautiful and its most characteristic.

So, after centuries of ruthless persecution and untold sufferings, Ireland has triumphed.

So long as history shall record the story of Saint Patrick's mission; so long as the waters of the lovely Shannon shall flow gently to the sea; so long as the beautiful Lakes of Killarney shall reflect upon their bosoms the blue vault of the heaven—just so long will the men and women of Irish race love their Emerald Isle, revere their saint, cherish the shamrock, and uphold the principles of national freedom and individual liberty.

So, today, gentlemen, as an American of Irish heritage, bringing this short talk to a close, I do so with all of the inward and outward signs of love and respect that I hold for the Irish race. I know that millions of people in every land upon God's green earth revere the feast day of Saint Patrick as you and I. I feel that the good Chaplain, Rev. Father Cumming, a San Francisco boy, who said on the battlefields in this last war: "There are no atheists in foxholes" that he took a leaf from the book of the teachings of Saint Patrick.

As I depict this short story of Saint Patrick, I visualize the picture of an Irish mother, and a picture of Ireland herself, and the memory of my own sweet mother, prompts me to say :

The prettiest little picture hangs there on the wall  
 Most anyone can see it if they've eyes at all, at all,  
 It's nothing extra special, but it means the world to me  
 'Cause you see me mother's Irish, just as Irish as can be  
 And in a little corner of that picture tucked away,  
 I've placed a little shamrock to remind me every day  
 Of a land of song and sorrow  
 That's far across the sea  
 Of a sad, or smiling face  
 That's Ireland shure to me.

**REQUEST FOR UNANIMOUS CONSENT  
 THAT ARTICLE BE PRINTED IN JOURNAL**

Mr. Gaffney asked for, and was granted, unanimous consent that an article by Harry H. Schlaect, relative to St. Patrick's Day, be ordered printed in the Journal as follows :

**GOD BLESS THE IRISH**

By Harry H. Schlaect

Today we commemorate the life of an ancient race and the illustrious St. Patrick.

---

We weave the shamrock into a garland of glory for Emerald Isle, the home of scholars, the abode of poetry, the nursery of patriots and the Isle of the Saint.

---

We recall the history of the Irish people, whose courage is without limit and whose honor is without blemish.

---

Today we rededicate ourselves to the philosophy of St. Patrick, who found his strength in reason, his success in tolerance and his faith in God.

---

For more than 1,400 years the Irish have held aloft the torch of human and spiritual freedom lighted by St. Patrick.

---

What a glorious example of gallantry and unflinching spirit the children of Erin have given to the world.

---

Indeed their names are emblazoned in golden letters on the pages of history.

---

Their stirring saga abounds with the deeds of the bravest people whose proud spirit no power can ever crush.

---

Glamorous as have been the exploits of the Irish in war, in statesmanship, in commerce, in the arts and in literature, none has been more glorious than the accomplishments of Irish women in the virtues of mercy, love and motherhood.

May the Irish mother ever remain enthroned in the hearts of her children and may she ever enjoy the smile of God.

Let us today in this critical hour of our nation draw our courage and strength from those Americans of Irish ancestry who gave their all for the cause of American Freedom.

*God Bless the Irish.*

**Speaker Presiding**

At 10.25 a.m., Hon. Sam L. Collins, Speaker of the Assembly, presiding.

#### ANNOUNCEMENT

Mr. Stanley announced a breakfast and Republican Caucus at Hart's Restaurant at 7.30 a.m., tomorrow, Tuesday, March 18th.

#### ANNOUNCEMENT OF COMMITTEE MEETINGS

It was announced that the following committees would hold meetings:

*Today—*

*At 2 p.m. instead of at 8 p.m. (by unanimous consent)—*

Military Affairs, in Room 3164 (Lounge).

Ways and Means, in Room 4202.

*At 8 p.m.—*

Judiciary, in Room 4202.

*Tomorrow, Tuesday, March 18th, at 8.30 a.m.—*

Rules, in Lounge Room.

It was announced that the following committee would hold no meeting tonight:

Finance and Insurance.

#### GUESTS EXTENDED COURTESIES OF ASSEMBLY

On request of Mr. Dunn the usual courtesies of the Assembly for this day were unanimously extended to Marguerite Pace, and Donald Raffanti, teachers, Al Scheuler, photographer, and the following pupils of the Edendale School; Candelaro Coronel, John Crabtree, Peter Escobia, Percy Gusman, Gosuke Kinoshita, Takeo Kitani, Jerry Marr, Dennis Mergel, John Murphy, Richard Stevens, Manuel Sylvia, Patrick Stanley, Ronald Thompson, Wayne Wright, Carl Merrill, Dorothy Altomorem, Bernice Bertaut, Carole Edwards, Janice Jones, Vivian Martin, Margaret McLaughlin, Peggy O'Leary, Viola Sproge, Alice Saunders, Carlene Stewart, Patricia Swan, Cherryl Plowright, Lorraine Sylvester, Carole Reed, Barbara Watson, Jerry Souza, Dennis Firebough, Bob Mirto, John Peretti, Terry Valentine, Bob Ellenburg, and Ima Jean Martin.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to the following pupils of the Bret Harte School of Hayward: Donna Affleck, Russell Archibald, Coralee Atkinson, Kenneth Brunskill, Dolores Byington, Carol Cousens, Carol Dunbabin, James Fagundas, Gary Hern, Norma Herrin, Vera Martinez,

Flemming Jensen, Robert Julian, Donald Kaastrup, Gerald Knepp, David Lewis, Mary Meyers, James Miller, Billy Mix, Raymond Morales, Donald Mulvey, Robert Reyes, Jack Standish, Bonnie Starnes, Ruie Treptow, and Bonnie Walker.

On request of Speaker Sam L. Collins, the usual courtesies of the Assembly for this day were unanimously extended to the following pupils: Carol Buso, Rosie De Cruz, Jacqueline Hawley, Claudia Hall, Eleanor Jacobsen, Lorraine Jimenez, Estella Leon, Joyce Lohrengel, Rose Maldonado, Inez Mattos, Orthella Merwin, Shirley Nield, Carol Cruze, Anita Fleming, Larry Abreu, Ronald Alves, James Azevedo, John Banuert, Joseph Gonsalves, Jose Granado, John Harris, Joseph Heal, Michael Jarnagin, Keith Lucas, Leonard Mattos, Wilbert Muniz, Louis Ortega, Clifford Pope, Danny Rodrigues, Richard Peters, Jack Slater, Johnnie Scranton, James Wood, Elmo Vegas, and John Biasotti.

On request of Mr. Conrad, the usual courtesies of the Assembly for this day were unanimously extended to Mr. and Mrs. James M. Udall of Los Angeles.

On request of Mr. Rumford, the usual courtesies of the Assembly for this day were unanimously extended to Sister Mary Alphonsa and Sister Mary Agnetis of Oakland.

#### ADJOURNMENT

At 10.26 a.m., on motion of Mr. Dickey, the Speaker declared the Assembly adjourned until 10 a.m., Tuesday, March 18, 1952.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELL, Minute Clerk





CALIFORNIA LEGISLATURE  
1952 REGULAR (BUDGET) SESSION

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# ASSEMBLY DAILY JOURNAL

TENTH LEGISLATIVE DAY  
SIXTEENTH CALENDAR DAY

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## IN ASSEMBLY

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ASSEMBLY CHAMBER, SACRAMENTO  
Tuesday, March 18, 1952

The Assembly met at 10 a.m.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

### ROLL CALL

The roll was called, and the following answered to their names:

Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyed, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Cooke, Davis, Dickey, Dills, Dovie, Dunn, Elliott, Erwin, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lapscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Tomlinson, Waters, and Mr. Speaker—74.

Quorum present.

### PRAYER

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*Thy mercies are renewed every morning O Lord. Grant that this new day given us by Thy kindness, may not be lost to us. May it be one of the useful days of our lives. Teach us O Lord to comprehend the aim and destiny of our existence, so that our lives may be filled with purpose, and our labors rewarded by that inner satisfaction gained by all men who pursue the life of righteousness.—AMEN.*

### READING OF THE JOURNAL DISPENSED WITH

On motion of Mr. Dunn, further reading of the Journal of the previous legislative day was dispensed with.

## LEAVES OF ABSENCE FOR THE DAY

The following members were granted leaves of absence for the day, because of illness:

Mr. Clarke, on motion of Mr. Lyon.

Mr. Crowley, on motion of Mr. Lyon.

Mr. Thomas, on motion of Mr. Lyon.

Mr. Dolwig, on motion of Mr. McCollister.

## COMMUNICATIONS

By the Chief Clerk:

The following communication was received, read, and ordered printed in the Journal:

## Letter of Transmittal

STATE OF CALIFORNIA  
DEPARTMENT OF EDUCATION  
SACRAMENTO 14, March 11, 1952

*Honorable Arthur A. Ohnimus*  
*Chief Clerk of the Assembly*  
*Assembly Chamber, State Capitol*  
*Sacramento, California*

RE: A.C.R. 65, 1951 REGULAR SESSION

DEAR MR. OHNIMUS: Pursuant to Assembly Concurrent Resolution No. 65, introduced by Assemblyman Lloyd W. Lowrey and Earl W. Stanley, and adopted by the Legislature at its 1951 Regular Session, the Liaison Committee on Higher Education was requested to make a study of, and to report upon the feasibility of an over-all program of aviation education in the State, giving particular attention to the present airport and other facilities of the University of California College of Agriculture at Davis; and including in its report any recommendations it may have as to where facilities for aviation instruction could be established with the greatest benefit to the people of the State.

In accordance with this resolution, six copies of recommendations approved by the Liaison Committee on Higher Education are submitted herewith. As supporting information, copies of staff reports on this subject made to the Liaison Committee are enclosed, as well as reports emanating from the Advisory Committee on Aviation Education, the members of which were appointed jointly by the undersigned.

The transmittal consists of two parts: (1) recommendations and report on an over-all program of aviation education in the State, and (2) recommendations and report on an aviation education program for the Davis Campus of the University of California.

Very truly yours,

ROBERT G. SPROUL  
President, University of California  
ROY E. SIMPSON  
Director, State Department of Education

Above transmitted six copies of recommendations ordered referred to the Committee on Education.

By Speaker Sam L. Collins:

The following communication was received, read, and ordered printed in the Journal:

## Letter of Transmittal

CALIFORNIA LEGISLATURE, ASSEMBLY  
COMMITTEE ON LEGISLATIVE REPRESENTATION  
SACRAMENTO, CALIFORNIA, March 11, 1952

*Honorable Sam L. Collins*  
*Speaker of the Assembly*  
*Assembly Chamber, Sacramento, California*

MR. SPEAKER: In conformity with the authority vested in it, your committee has reviewed the statements and reports of the persons hereinafter named who have filed as legislative advocates and has found that

all of the persons named in this report have complied with the provisions of Chapter 8 Part 1 of Subdivision 2 of Title 2 of the Government Code.

After five days from the filing of this report a certificate of registration as legislative advocate will be issued to each person named in this report unless good cause to the contrary appears as provided by Government Code 9909, Section 3.

The names of persons who have filed as legislative advocates but do not appear on the following list have been withheld by your committee because of technical defects in the application for further information or further consideration by your committee.

All registrants whose names have been withheld will be notified and will be given an appropriate opportunity to conform with the requirements of the law.

Respectfully submitted.

FRANK P. BELOTTI  
 BERNARD R. BRADY  
 WILLIAM H. ROSENTHAL  
 H. ALLEN SMITH  
 RICHARD J. DOLWIG, Chairman

- FLOYD B. CLERIN, 130 Montgomery St., San Francisco  
 Home Builders Council of California
- HAL CRUZAN, 1429 Leavenworth St., San Francisco  
 Construction Industry Legislative Council  
 California State Builders' Exchange
- E. A. DEVEREAUX, 1209 23rd St., Sacramento  
 California Association of Chiropracist
- OTILIO W. FILLERUP, 2223 Fulton St., Berkeley  
 California Farm Bureau Federation
- JOHN H. FRASER, 400 Forum Building, Sacramento  
 County Supervisors Association of California
- GEORGE A. GITCHELL, 140 New Montgomery St., San Francisco  
 Pacific Telephone and Telegraph Company
- E. A. HOSMER, Box 76 Kenwood, Sonoma County  
 Independent Telephone Company
- WILLARD S. JOHNSTON, 405 Montgomery St., San Francisco  
 Safeway Stores, Inc.  
 Beverage Distributors, Inc.
- T. F. KNIGHT, JR., 1722 No. Eastern Ave., Los Angeles  
 Private Carriers, Inc.
- T. M. NORTON, 275 Bush St., San Francisco  
 California Bankers Assn.
- WILLIAM M. SIEGEL, 400 Forum Building, Sacramento  
 County Supervisors Assn., of California
- GLEN V. SLATER, 1837 Merced St., Fresno  
 San Joaquin Valley Water Well Drillers Assn.
- HARRY E. SMITH, 1950 El Camino Real, San Mateo  
 Peninsula General Contractors and Builders Assn., Inc.

WAYNE STOOPS, 855 N. Vermont Ave., Los Angeles

Los Angeles State College Associated Students

RICHARD E. TUTTLE, 433 So. Spring St., Los Angeles

California Land Title Association

LOREN C. VANDERLIP, 350 Bush St., San Francisco

California State Chamber of Commerce

ARTHUR J. WILL, 502 Hall of Records, Los Angeles

County of Los Angeles

### RESOLUTIONS

The following resolution was offered:

By Mr. Hahn:

#### House Resolution No. 31

Relative to the Los Angeles County Flood Control District

WHEREAS, The Los Angeles County Flood Control District recently established Zone No. 1 in the Central Coastal Plain which will be subject to a special property tax for the purpose of financing the acquisition of imported waters to be placed underground and thus conserved for useful and beneficial purposes; and

WHEREAS, The creation of such a zone is based on special benefit to the territory included within the zone; and

WHEREAS, Zone No. 1 includes certain area in the City of Los Angeles, two-thirds of which is furnished water service by the City of Los Angeles through its Department of Water and Power; and

WHEREAS, The property owners who obtain water service from the City of Los Angeles must pay the Department of Water and Power for their water service as well as the special property tax; and

WHEREAS, The area was apparently included in the Zone 1 due to the fact that the Department of Water and Power has been pumping a small amount of water therein for use generally within its system; and

WHEREAS, It is manifestly unfair for the property owners in this area to be required to pay both its water rates and the special property taxes particularly since the special benefit in the area, if any, accrues to all consumers of the Department of Water and Power; now, therefore, be it

*Resolved by the Assembly of the State of California,* That the Los Angeles County Flood Control District is urged to take such action as may be necessary to eliminate the inequities arising from placing in the Zone 1 of the Central Coastal Plain, of territory in the City of Los Angeles served by the Department of Water and Power; and be it further

*Resolved,* That the Chief Clerk of the Assembly transmit copies of this resolution to the Los Angeles County Flood Control District and to the Department of Water and Power, City of Los Angeles.

Resolution read, and ordered referred to the Committee on Rules.

### REPORTS OF STANDING COMMITTEES

#### Committee on Rules

ASSEMBLY CHAMBER, SACRAMENTO, March 18, 1952

MR. SPLAKER Your Committee on Rules, to which was referred:

Senate Joint Resolution No. 7

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file for adoption.

### CONSIDERATION OF DAILY FILE

#### SECOND READING OF ASSEMBLY BILLS

**Assembly Bill No. 10**—An act to amend Section 9654 of, and to add Sections 9655 and 9656 to, the Revenue and Taxation Code, relating to the motor vehicle transportation license tax.

Bill read second time, and ordered engrossed.

**Assembly Bill No. 11**—An act to amend Section 1015.5 of the Fish and Game Code, relating to fish, and providing for a privilege tax in relation thereto, to take effect immediately.

Bill read second time, and ordered engrossed.

**Assembly Bill No. 21**—An act to amend Sections 6051, 6201, and 23186 of, to add Chapter 13.5 to Part 10 of Division 2 of, and to add Sections 17053.6, 23152, and 23502 to, the Revenue and Taxation Code, relating to state taxation, and providing that this act shall take effect immediately.

Bill read second time.

**Motion to Amend**

Mr. McCollister moved the adoption of the following amendments:

**Amendment No. 1**

On page 1, line 11, of the printed bill, after "1952", insert ", and to and including July 3, 1953, and at the rate of 3 percent thereafter".

**Amendment No. 2**

On page 1, line 20, of said bill, after "1952", insert ", and to and including July 3, 1953, and at the rate of 3 percent thereafter".

**Amendment No. 3**

On page 2, line 3, of said bill, after "1951," insert "and on or before December 31, 1952,".

**Amendment No. 4**

On page 4, line 10, of said bill, after "1951," insert "and on or before December 31, 1952,".

**Amendment No. 5**

On page 4, line 44, of said bill, after "1951", insert ", and on or before December 31, 1952".

**Amendment No. 6**

On page 5, line 23, of said bill, after "1951," insert "and on or before December 31, 1952,".

**Amendment No. 7**

On page 5, line 33, of said bill, after "1951," insert "and on or before December 31, 1952,".

**Amendment No. 8**

On page 5, line 44, of said bill, after "1951," insert "and on or before December 31, 1952,".

**Amendment No. 9**

On page 6, line 2, of said bill, after "1951," insert "and on or before December 31, 1952,".

**Amendment No. 10**

On page 6, line 34, of said bill, after "1952," insert "and on or before December 31, 1953,".

**Amendment No. 11**

On page 7, line 12, of said bill, after "1951," insert "and on or before December 31, 1952,".

**Amendment No. 12**

On page 7, line 25, of said bill, after "1951," insert "and on or before December 31, 1952,".

Amendments read, and adopted.

Bill ordered reprinted, and engrossed.

**Assembly Bill No. 2**—An act to add Section 17137 to the Revenue and Taxation Code, relating to state personal income tax.

Bill read second time.

**Consideration of Committee Amendments**

The following amendment was proposed by the Committee on Revenue and Taxation:

**Amendment No. 1**

On page 1 of the printed bill, strike out lines 3, 4, and 5, and insert "17137. Gross income also does not include the salary, wages, bonuses, allowances, and other compensation received by an individual for his services while on active duty as a member of the armed forces of the United States."

Amendment read, and adopted.

Bill ordered reprinted, and engrossed.

**THIRD READING OF ASSEMBLY BILLS**

**Assembly Joint Resolution No. 3**—Relative to memorializing the Congress of the United States to authorize the immigration of 500 skilled sheepherders.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Cooke, Davis, Doyle, Dunn, Erwin, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hunkley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Silliman, Smith, Stanley, Stewart, Tomlinson, Waters, and Mr. Speaker—67.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**Assembly Concurrent Resolution No. 5**—Relative to the donation of blood for our Armed Forces in Korea.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Cooke, Davis, Doyle, Dunn, Erwin, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hunkley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Silliman, Smith, Stanley, Stewart, Tomlinson, Waters, and Mr. Speaker—67.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**CONSIDERATION OF HOUSE RESOLUTION NO. 21**

By Mr. Sam L. Collins:

**House Resolution No. 21**

Relative to the standing committees of the 1952 Regular Session

*Resolved by the Assembly of the State of California, As follows:*

1. The standing committees of the 1952 Regular Session shall each have the same number of members as the corresponding standing committees of the 1951 Regular Session.

2. The membership of each such committee shall be the same as the membership of the corresponding committee immediately prior to the convening of this session.

Resolution read, and adopted.

## CONSIDERATION OF HOUSE RESOLUTION NO. 25

By Mr. Maloney:

## House Resolution No. 25

Relative to the preparation and printing of a Summary Digest and Subject List

*Resolved by the Assembly of the State of California*, That the Legislative Counsel prepare in one volume a Summary Digest of statutes enacted and constitutional amendments proposed, and a Subject List of all bills, constitutional amendments, joint and concurrent resolutions introduced, at the 1952 Regular Session of the Legislature and at any extraordinary session of the Legislature that may be held concurrently therewith, and that copies be distributed to all Members of the Legislature as soon as possible after printing; and be it further

*Resolved*, That the Chief Clerk of the Assembly cause not exceeding 2,000 copies of this document to be printed, the cost thereof to be paid from the legislative printing appropriation.

Resolution read, and adopted.

## CONSIDERATION OF HOUSE RESOLUTION NO. 27

By Mr. Smith:

## House Resolution No. 27

*Resolved by the Assembly of the State of California*, That the Chief Clerk of the Assembly is hereby authorized and directed to purchase, at the price of \$82.95 plus sales tax per set, eighty (80) sets of the latest editions of the following publications:

- (1) Deering's Government Code Annotated
- (2) Deering's Financial Code Annotated
- (3) Deering's Public Utilities Code Annotated
- (4) Deering's Business and Professions Code Annotated
- (5) 1951 Pocket Parts for the annotated and unannotated Deering's Codes, with the exceptions of the Civil Code, Code of Civil Procedure, and Penal Code, and be it further

*Resolved*, That the Chief Clerk of the Assembly is hereby authorized and directed to deliver one (1) copy of each of the above publications to each Member of the Assembly and one (1) copy to the Chief Clerk; and be it further

*Resolved*, That the Controller is hereby authorized and directed to draw his warrant upon the Contingent Fund of the Assembly in favor of the Bancroft-Whitney Company, in the sum not to exceed seven thousand dollars (\$7,000) in payment of eighty (80) sets of the above publications.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyed, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Cooke, Davis, Dickey, Dills, Doyle, Dunn, Elliott, Erwin, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Shelwin, Silliman, Smith, Stanley, Stewart, Waters, and Mr. Speaker—70.

**NOES**—None.

## THIRD READING OF SENATE BILLS

**Senate Concurrent Resolution No. 12**—Relative to approving the charter of the City of Grass Valley, County of Nevada, State of California, ratified by the qualified electors of said city at a special municipal election held therein on the eighteenth day of September, 1951.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyed, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Cooke, Davis, Dickey, Dills, Doyle, Dunn, Elliott, Erwin, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lindsay,

Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stewart, Waters, and Mr. Speaker—71.  
 Nones—None.

Resolution ordered transmitted to the Senate.

#### INTRODUCTION, FIRST READING, AND REFERENCE OF ASSEMBLY BILLS

The following resolution was offered:

**Assembly Concurrent Resolution No. 9:** By Messrs. Hahn, Cooke, Burkhalter, Luckel, Beck, Belotti, Berry, Brady, Brown, Burke, Caldecott, Chapel, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hansen, Hawkins, Henderson, Hollibaugh, Kelly, Kilpatrick, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Mrs. Niehouse, Messrs. Parker, Porter, Rosenthal, Rumford, Shaw, Smith, Stanley, Stewart, and Tomlinson—Relative to the Armed Forces Radio Services.

Referred to Committee on Rules.

#### MOTION TO APPROVE JOURNALS

Upon motion of Mr. Hollibaugh, the Journals for Monday, March 10, 1952; Tuesday, March 11, 1952; Wednesday, March 12, 1952, and Thursday, March 13, 1952, were approved as corrected by the Minute Clerk.

#### REPORTS OF STANDING COMMITTEES

##### Committee on Legislative Procedure

ASSEMBLY CHAMBER, SACRAMENTO, March 18, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

Assembly Bill No. 10

Assembly Bill No. 11

And reports the same correctly engrossed.

BURKE, Chairman

Above reported bills ordered to third reading.

##### Committee on Rules

ASSEMBLY CHAMBER, SACRAMENTO, March 18, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

House Resolution No. 14

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted, as amended.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file.

#### ANNOUNCEMENTS

Mr. Beck announced a Democratic luncheon and Caucus today, at the Hotel Sacramento at 12.15 p.m.

Mr. Lowrey announced that the Interim Subcommittee on Forest Problems, Grazing and Public Lands Controls will hold a state-wide meeting on range improvement in Room 4202, at 10 a.m. on May 17th.



He issued an invitation to Members of the Legislature to attend, as all state and federal agencies interested in the program are expected to testify, and many discussions will be illustrated by colored slides.

#### MEMBER EXCUSED

At 11.13 a m , Mrs Niehouse asked for, and was granted, unanimous consent that Mr Evans be excused, for the balance of the legislative day, because of legislative business elsewhere.

#### ANNOUNCEMENT OF COMMITTEE MEETINGS

It was announced that the following committees would hold meetings:

*Today at 2 p m —*

Subcommittee on Governmental Efficiency and Economy, in Room 3184.

Ways and Means, in Room 3635.

#### GUESTS EXTENDED COURTESIES OF ASSEMBLY

On request of Mr Levering, the usual courtesies of the Assembly for this day were unanimously extended to Professor Robert E. G. Harris and the following pupils of U C L A Fred Baumberger, Dale Budlong, Jack Howard, Phyllis Jackson, Margaret Kester, Robert Lochner, Tom Percy, Marjorie Phillips, Glenn Short, Robert Skillieorn, Logan Smiley, and Gertrude A Mattson (departmental secretary)

On request of Messrs Porter and Grant, the usual courtesies of the Assembly for this day were unanimously extended to Marilyn Bowman of Bellflower and Hjordis Staff of Long Beach.

On request of Messrs Moss and Fleury, the usual courtesies of the Assembly for this day were unanimously extended to Roy Cortopassi, teacher, and the following pupils of the Christian Brothers School Louis Ambrose, Eugene Angelo, Robert Avila, William Bell, Victor Bertolani, Edwin Betschart, John Brunner, Vincent Carano, Robert Cardoza, Richard Castro, William Chambers, Lawrence Cooke, Richard Cullity, Robert Day, Charles De Paoli, William Dinelli, Dennis Dorsey, James Faulkner, Joseph Flores, Glenn Freitas, Martin Fuerst, Thomas Gill, Thomas Gillons, John Gormley, Anthony Gutierrez, Charles Hamilton, Donald Hannah, Thomas Herbeck, Edward Herberger, James Hoefling, Peter Ithurnburn, Paul Keith, Charles Kelly, Donald Kessel, Donald King, Robert Kuhlman, William Lagomarsino, John Larrea, Joseph Lastufka, Donald Leal, Samuel Marinelli, John Mayer, Edward Menager, Roger Meyer, Roger Meyers, Peter Mikacich, Robert McDonagh, Roger McElh-gott, Carl McFeely, Charles McGee, Donald Nagel, Francis Newman, Kenneth Noss, Thomas O'Donnell, Scott Parr, Lewis Pebbles, John Rocco, William Ross, Wilham Sanborn, John Sanderson, Edgar Sayre, Rudolph Schneider, Karl Schnetz, Walter Short, David Steele, Robert Sweeny, Raymond Terrible, Willis Towne, William Toy, Richard Traversi, Raymond Tucker, Salvator Vasquez, Francis Wallace, Jay Waterbury, William Wexted, Foster White, Mack White, Elias Woycheshin, Michael Wright, and Nick Zanze.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to Joseph M. Turbovsky and Mrs. Anne Meyer, teachers, and the following pupils of the Bret Harte school: Joyce Alias, Farrell Aydelott, Kenneth Batteate, Robert Costa, Patricia Gal-lauher, Beatrice Garcia, Mary Lou Hanson, Anthony Huff, Bonnie Johnson, Mary Johnson, Barbara Lamku, Dorothy Larson Lillian Lawrence, John Lewis, Suzanne Lyon, Shirley Milner, Peter Normann, Elsie Ove, Barbara Perry, Leon Polley, Gary Provonsha, David Ramm, Betty Rodrigues, Rudy Sandoval Jack Scott, Marshall Smith, George Tranquilit-sky, Philip Van Swoll, Margaret Viegas, Connie Vigil, David Watt, Darlene White, Richard Blevins, Gary Heaton, Sharon Hennings, Richard Hood, Lorraine Jaimes, Shirley Jennings, Verline Johnson, Glenn Dea-vours, Jeanette Dos Santos, Alce Chernoff, Darryl Christensen, Frank Cobarrubias, Donna Collins, Arlene Crowley, Jacqueline Pacheco, Gary Payne, Linell Kavanaugh, Remedios Ramos, Sharon Roddy, Patricia Rogers, Marlene Shelton, Maxine Stewart, Deanna Furr, MaryAnn Teixeira, Leslie Inman, James Van Vleck, Vernon Wittkopp, Billy Basha-w, Perry Bishop, Lorne Brown, Roberta Brannon, Gloria Lockhart, Vel Rae Lodge, Marilee May, and Carolyn Moor.

On request of Mr. Crowley, the usual courtesies of the Assembly for this day were unanimously extended to David Anderson and J. D. Glasgow, teachers, and the following pupils of the Clear Lake Union High School: Sally Butler, Shirley Butler, Marjorie Brown, Shirley Conrad, Nancy Crowell, Evelyn Cleveland, Marilyn Davidson, Diane Deschamps, Joe Dimauro, Evelyn Ove, Denny Frischnecht, Joan Hayes, Don Harmon, David Hendricks, Dick Immel, George King, Kit Machado, Joyce McDaniel, Gary Means, Belle Oakes, Iris Pantet, Lee Richardson, Ermanelle Roberts, Tony Splees, Jackie Stedman, Pat Stedman, Lenora Savelle, Sally Thorn, and Fred Zehnder.

On request of Messrs. Moss and Fleury, the usual courtesies of the Assembly for this day were unanimously extended to Mr. Crandall, teacher, and the following pupils of the Courtland School: Marilyn Cave, Graham Conner, Christina De La Rosa, Tommy Sakata, Ronnie Vierra, Clyde Gregg, David Harner, Stephen Huestis, Elmer King, Delmer King, Jessie Garcia, Jack Snow, Jack Carmany, Dudley Smith, James Sullivan, Mickey Arlin, James Herzog, Charlie Rosales, Refugio Rangel, Sue Cole, Delilah Kelly, Rachel Marquez, Dallas Winter, Lillian Cruzido, Regina Werlinger, Rosemarie Parkhurst, Ana Nunez, Eleanor Salzman, Jean Wilson, Teddy Sanchez, Carol Jonson, Karen Randall, and Abe Chavez.

On request of Mr. Doyle, the usual courtesies of the Assembly for this day were unanimously extended to Councilman and Mrs. Ernest Debs of Los Angeles.

On request of Mr. Levering, the usual courtesies of the Assembly for this day were unanimously extended to Willis Stone of Los Angeles.

On request of Mr. Crowley, the usual courtesies of the Assembly for this day were unanimously extended to Principal W. Laurence Ferguson; senior escorts Ivan Nelson, Mrs. Kenneth Spry, and Mrs. Jack Champion, and the following pupils of the Sanitarium Church School, Sanitarium, Seventh and Eighth Grade History and Civics Class; Seventh Grade: Laura Buckendahl, Donald Hamer, Merlin Hamer,

Richard Herrod, Violet MacPhee, Vivion MacPhee, James McCoy, Sharon Muray, Kay Schultz, Loreta Singer, Karen Spry, Louis Wilson, Hurshal Woodruff, and Marilyn Young; Eighth Grade: Lassie Buckendahl, William Champion, Robert Grenz, Charles Hemsley, Arthur Hopkins, Joan Kellogg, Ivan Nelson, and Thomas Stutchman.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Beebe, Mr. Dresbach, Mr. Clark, and Mr. Burks, and the following pupils of the San Lorenzo School: Dennis Beebe, John Henry, Bob Hobbs, Janice Kincaid, Linda Tom, Roberta Barnhill, Charles Martin, Jim Hughan, Vince Catania, Jim Suttan, Tom Pronzato, Earl Phillips, Bill Morgan, Ron Malfatti, Ray Robertson, Phyllis Armitage, Cynthia Crews, Janice Eagan, Janise Gilliland, Lucy Willis, Julie Jordan, Barry Stultz, Diane Zamerelli, Mike Davis, Paul Spencer, Pat Robertson, Don Bristow, Bert Saunders, Barbara Houdashelt, Pat Kornafel, Art Butler, Larry Miller, Sondra Coe, Larry Adams, Sherry Melin, Bob Harrington, and Ken Bergstrom.

On request of Mr. Coats, the usual courtesies of the Assembly for this day were unanimously extended to Raymond J. McHugh, teacher, and the following pupils of the East Nicolans High School: Barbara Abel, Ed Arfsten, Bill Beets, Florence Brewer, Marie Brewer, Claire Darrach, Betty Derby, Mike Farmer, Wanda Herring, Lola Jopson, Clarenc Osterli, Don Trott, Jim Self, and Jerry Stewart.

On request of the Assembly, the usual courtesies of the Assembly for this day were unanimously extended to Mark W. Holliday, Member of House of Representatives, State of Washington.

#### ADJOURNMENT

At 10.14 a.m., on motion of Mr. Hawkins, the Speaker declared the Assembly adjourned until 10 a.m., Wednesday, March 19, 1952.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELL, Minute Clerk



**CALIFORNIA LEGISLATURE**  
**1952 REGULAR (BUDGET) SESSION**

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# ASSEMBLY DAILY JOURNAL

ELEVENTH LEGISLATIVE DAY  
 SEVENTEENTH CALENDAR DAY

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## IN ASSEMBLY

ASSEMBLY CHAMBER, SACRAMENTO  
 Wednesday, March 19, 1952

The Assembly met at 10 a m

Hon Sam L Collins, Speaker of the Assembly, presiding  
 Chief Clerk Arthur A Ohnmus at the desk

### ROLL CALL

The roll was called, and the following answered to their names

Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, George D Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinchley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klockstein, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Potter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—76

Quorum present

**Request for Unanimous Consent That Names of Members Attending Meeting of Subcommittee of Committee on Ways and Means Be Placed Upon Morning Roll Call**

Mr. Conrad asked for, and was granted unanimous consent that the names of all members attending the meeting of the Subcommittee of the Committee on Ways and Means, at this time, be placed upon the morning roll call as follows Messrs Fleury, Munnell, Caldecott, and Lipscomb

### PRAYER

The following prayer was offered by the Chaplain, Rabbi Irving Hausman

*God and God of Our Fathers!* We pray for the time of true brotherhood, when men shall reach out across the boundaries of land and sea, across the barriers of race and creed, across all hates and bigotries! On that they shall know how good and how pleasant it is for brethren to dwell together in unity—AMEN

### READING OF THE JOURNAL DISPENSED WITH

On motion of Mr Rumford, further reading of the Journal of the previous legislative day was dispensed with.

### LEAVES OF ABSENCE FOR THE DAY

The following members were granted leaves of absence for the day, because of illness:

Mr. Cooke, on motion of Mr. Beck  
 Mr. Crowley, on motion of Mr. Lyon  
 Mr. Clarke, on motion of Mr. Lyon

### COMMUNICATIONS

By Speaker Sam L Collins:

The following communication was received, read, and ordered printed in the Journal:

—CAPITOL CORRESPONDENTS ASSOCIATION OF CALIFORNIA  
 ROOM 222, STATE CAPITOL, SACRAMENTO, March 18, 1952

*Hon. Sam L Collins,*  
*Speaker of the Assembly,*  
*The Capitol, Sacramento, California*

DEAR SIR In compliance with Assembly Rule 24 and the Joint Rules of the Assembly and Senate, the Standing Committee of the Capitol Correspondents Association has examined application for authentication, as an accredited newspaper representative and makes the following recommendation

**Approved for Press Cards**

*San Francisco Chronicle* Jack-on Doyle

Very truly yours,

EARL C BEHRENS, President

MORRIE LANDSBERG  
 Associated Press

NEL SHAW  
 International News

JAMES C. ANDERSON  
 United Press

Committee on Credentials.

### Ratification by Assembly

By unanimous consent, the Assembly ratified the above action taken by the Capitol Correspondents Association.

### INTRODUCTION, FIRST READING, AND REFERENCE OF ASSEMBLY BILLS

The following resolutions were offered:

**Assembly Concurrent Resolution No. 10:** By Messrs Lanterman, Levering, Hollibaugh, and Sherwin—Relative to the church exemption.  
 Referred to Committee on Rules

**Assembly Concurrent Resolution No. 11:** By Mr. Chapel—Relative to "I Am an American Day."  
 Referred to Committee on Rules

**Assembly Concurrent Resolution No. 12:** By Messrs Maloney, McCarthy, Lyon, Meyers, Gaffney, Berry, Brady, George D Collins, Sam L. Collins, Condon, Connolly, Sherwin, and Stewart—Relative to adjournment in respect to the memory of the Honorable Daniel C. Murphy.

**Request for Unanimous Consent**

Mr. Maloney asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 12, at this time, without reference to committee, print, or file, and that the same be considered engrossed.

**CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 12**

**Assembly Concurrent Resolution No. 12:** Relative to adjournment in respect to the memory of the Honorable Daniel C. Murphy.

Resolution read, and adopted unanimously by a rising vote.

Resolution ordered transmitted to the Senate.

**INTRODUCTION, FIRST READING, AND REFERENCE OF ASSEMBLY BILLS (RESUMED)**

The following resolutions were offered :

**Assembly Concurrent Resolution No. 13:** By Mr. Chapel—Relative to commending Mrs. Lucile Derr Fitts.

Referred to Committee on Rules.

**Assembly Joint Resolution No. 7:** By Messrs. Dunn, Geddes, Lincoln, Dickey, McCollister, Mrs. Niehouse, and Mr. Rumford—Relative to the issuance of a medal for service in the American Expeditionary Force in Siberia.

Referred to Committee on Rules.

**ANNOUNCEMENT**

Mr. Lowrey announced that a few tickets are still available for the annual Inter-Collegiate Boxing Matches which will be held tomorrow night, Wednesday, March 19th, at the Auditorium, at 8 p.m.; and that all members desiring tickets should see Crip Toomey, today, at the Hotel Senator.

**RESOLUTIONS**

The following resolution was offered :

By Messrs. Parker, McFall, and Brown :

**House Resolution No. 32**

Relative to congratulating Tillie Weisberg Lewis

WHEREAS, Tillie Weisberg Lewis, President of Flotil Products of Stockton, San Joaquin County, California, was selected in the annual poll of the woman editors of the Associated Press as "The Outstanding Business Woman of the Year 1951," and

WHEREAS, Mrs. Lewis, a resident of Stockton, San Joaquin County, actively engaged in business both there and in Stanislaus County, is known and respected for her generosity, charitability, and humanitarianism by all, her reputation for these qualities having been acknowledged and praised in both communities for many years; and

WHEREAS, In the short space of 17 years, by dint of hard work and admirable resourcefulness, Mrs. Lewis has developed out of nothing a huge industry centered in three plants, two at Stockton, a third at Modesto, covering 67 acres, using more than 25 freight cars of tin cans daily, packaging 75,000 cases of 77 different seasonal items, and employing 4,000 workers a year; and

WHEREAS, By reason of her fame and success, Mrs. Lewis has contributed both to the honor and to the economic welfare of her State and county; now, therefore, be it

*Resolved by the Assembly of the State of California,* That the Members of the Assembly commend and congratulate Tillie Weisberg Lewis on her achievements in the field of business; and be it further

*Resolved,* That the Chief Clerk of the Assembly transmit a suitable copy of this resolution to Tillie Weisberg Lewis.

**Request for Unanimous Consent**

Mr. Parker asked for, and was granted, unanimous consent to take up House Resolution No. 32, at this time, without reference to committee or file.

Resolution read, and adopted.

**REPORTS OF STANDING COMMITTEES****Committee on Legislative Procedure**

ASSEMBLY CHAMBER, SACRAMENTO, March 19, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:  
Assembly Bill No. 21

And reports the same correctly engrossed.

BURKE, Chairman

Above reported bill ordered to third reading.

ASSEMBLY CHAMBER, SACRAMENTO, March 19, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:  
Assembly Bill No. 2

And reports the same correctly engrossed.

BURKE, Chairman

Above reported bill ordered re-referred to the Committee on Revenue and Taxation.

**Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, March 19, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:  
Assembly Concurrent Resolution No. 7

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered engrossed.

**Committee on Legislative Procedure**

ASSEMBLY CHAMBER, SACRAMENTO, March 19, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:  
Assembly Concurrent Resolution No. 7

And reports the same correctly engrossed.

BURKE, Chairman

Above reported resolution ordered on file for adoption.

**Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, March 19, 1952

MR. SPEAKER: Your Committee on Rules, to which were referred:  
Senate Concurrent Resolution No. 10  
Senate Concurrent Resolution No. 11

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolutions ordered on file for adoption.

**CONSIDERATION OF DAILY FILE****THIRD READING OF ASSEMBLY BILLS**

**Assembly Bill No. 10**—An act to amend Section 9654 of, and to add Sections 9655 and 9656 to, the Revenue and Taxation Code, relating to the motor vehicle transportation license tax.

Bill read third time.



The roll was called, and the bill passed by the following vote :

**AYES**—Belotti, Berry, Brady, Burke, Burkhalter, Chapel, Cloyed, George D. Collins, Condon, Connolly, Conrad, Dills, Dolwig, Doyle, Elliott, Erwin, Evans, Gaffney, Grant, Gubser, Hansen, Hawkins, Henderson, Hollibaugh, Kelly, Lanterman, Levering, Lincoln, Lipscomb, Luckel, Lyon, Maloney, McCollister, McFall, McGee, McMillan, Meyers, Morris, Nichouse, Porter, Rumford, Shaw, Sillman, Smith, Stanley, Stewart, Thomas, Tomlinson, and Mr. Speaker—49.

**NOES**—Babbage, Coats, Collier, Davis, Dunn, Fleury, Geddes, Hahn, Klocksism, Lowrey, McCarthy, Moss, Munnell, Parker, and Rosenthal—15.

Bill ordered transmitted to the Senate.

#### COMMUNICATIONS

By Speaker Sam L. Collins :

A communication from George T. Jeffers, Secretary of the International Footprint Association, Incorporated, Sacramento Chapter No. 4, inviting Members of the Assembly to attend a no-host dinner on Thursday evening, March 27th, at the Elks Temple, 11th and Jay Streets, at 6.30 p.m., featuring Lieutenant Governor Goodwin Knight as the guest speaker, was received, and ordered noted in the Journal.

#### INTRODUCTION, FIRST READING, AND REFERENCE OF ASSEMBLY BILLS (RESUMED)

The following resolution was offered :

**Assembly Joint Resolution No. 8:** By Mr. Cloyed—Relative to the "Fallbrook Water Case."

Referred to Committee on Rules.

#### RECESS

At 10.29 a.m., on motion of Mr. Hollibaugh, the Assembly recessed until 11.04 a.m.

#### REASSEMBLED

At 11.04 a.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

#### APPOINTMENT OF SELECT COMMITTEE

Speaker Sam L. Collins announced the appointment of Senator Desmond and Mr. Lyon to escort to the rostrum Mr. William Wetherald, Grand Worthy President of the Eagles.

#### RECESS

At 11.05 a.m., on motion of Mr. Lyon, the Assembly recessed until 11.08 a.m. to hear remarks from Mr. William Wetherald, Grand Worthy President of the Eagles.

#### REASSEMBLED

At 11.08 a.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

**CONSIDERATION OF DAILY FILE (RESUMED)**  
**THIRD READING OF ASSEMBLY BILLS (RESUMED)**

**Assembly Bill No. 11**—An act to amend Section 1015.5 of the Fish and Game Code, relating to fish, and providing for a privilege tax in relation thereto, to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote :

**AYES**—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Dills, Dolwig, Doyle, Dunn, Erwin, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinkle, Hollibaugh, Kelly, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Luckel, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Smith, Stanley, Stewart, Thomas, and Mr. Speaker—66.

**NOES**—None.

Bill ordered transmitted to the Senate.

**REQUEST FOR UNANIMOUS CONSENT THAT ASSEMBLY BILL NO. 21**  
**HOLD PLACE ON FILE**

Mr. Hollibaugh asked for, and was granted, unanimous consent that Assembly Bill No. 21 be passed on file, and hold its place on file on the next legislative day.

**CONSIDERATION OF DAILY FILE (RESUMED)**  
**CONSIDERATION OF HOUSE RESOLUTION NO. 14**

By Messrs. Hawkins, Rumford, Elliott, Morris, Hahn, Mrs. Niehouse, Messrs. Kilpatrick, McMillan, Evans, Condon, George D. Collins, Gaffney, Rosenthal, Henderson, Porter, Berry, Munnell, Burkhalter, Thomas, and Moss :

**House Resolution No. 14**

Memorializing the President of the United States and the Attorney General of the United States to adopt measures directed against mob violence, destruction of life and property in the State of Florida

**WHEREAS**, In a certain section of the United States crimes of violence directed against the persons and property of citizens of so-called minority groups, including damage to and attempted destruction of houses of religious worship, are rapidly increasing both in number and in seriousness; and

**WHEREAS**, One of the most deplorable types of crime is the wanton destruction of human life, private and public and even religious property by individuals and groups using such methods to intimidate and to prevent the exercise by certain classes of American citizens of their constitutional rights to life, liberty, the pursuit of happiness and the peaceful ownership and occupation of property; and,

**WHEREAS**, The State of Florida has in recent months been the scene of a succession of such incidents including shootings, bombing of public, private and religious property of Negro, Jewish and Catholic citizens, and finally the killing of a respectable and prominent Negro citizen and his wife and the destruction of their home by bomb; and,

**WHEREAS**, Such a wave of this particular type of crime in the State of Florida strikes at the very fundamentals of our constitutional rights and our system of democratic government in this Nation, tending, if unchecked, to result in an absolute disrespect for and defiance of duly constituted agencies charged with the protection of life and property, and with the proper enforcement of criminal laws on the local, state and the national levels; and,

**WHEREAS**, The continual disregard of the taking of human life and the destruction of public, private and religious property by irresponsible individuals under the influence of excitement, racial and religious hate usurping the prerogatives of proper legal agencies devoted to the investigation, apprehension, prosecution and punishment of persons accused of crime, can but encourage this rising tide of violence; and

**WHEREAS**, We firmly believe that this unfortunate and growing disregard of law and order can best be curtailed and eradicated through the power of our Federal Government operating through the Department of Justice, as in these situations, we believe that the civil rights of American citizens are being violated; now, therefore, be it

*Resolved by the Assembly of the State of California, That His Excellency Harry S Truman, President of the United States of America, be memorialized and requested to as speedily as possible direct the proper federal officials and agencies to investigate the situation in the State of Florida, and upon proper report of such investigation to direct the Attorney General of the United States to use every agency under his jurisdiction, including the Federal Bureau of Investigation, to bring to justice those responsible not only for the actual commission or acts of lawlessness, but all others who shall have conceived, conspired, aided or abetted in any of these acts of lawlessness, to the end that this growing tide of violence and disregard of law may be checked and eradicated and that every citizen of the United States of America may be accorded and guaranteed full constitutional protection of life, liberty and property; and be it further*

*Resolved, That copies of this concurrent resolution be transmitted to the President of the United States, Attorney General of the United States, and to the Governor of the State of Florida.*

Resolution read.

#### Consideration of Committee Amendments

The following amendments were proposed by the Committee on Rules:

##### Amendment No. 1

In line 1 of the title of the measure, as printed in the Assembly Journal for March 3, 1952 (Regular Session), at page 15, strike out "of the United States".

##### Amendment No. 2

In line 2 of the title, after "States", insert "and state and local law enforcement agencies".

##### Amendment No. 3

In line 3 of the title, strike out "in the State of Florida".

##### Amendment No. 4

Strike out paragraphs 1 to 6, inclusive, and insert

"WHEREAS, In recent months crimes of violence directed against the persons and property of citizens of so-called minority groups have occurred in the State of Florida and in California; and

WHEREAS, One of the most deplorable types of crime is the wanton destruction of human life and property, private and public, by individuals and groups using such methods to intimidate and to prevent the exercise by certain classes of American citizens of their constitutional rights to life, liberty, and pursuit of happiness, and the peaceful ownership and occupation of property; and

WHEREAS, Such crimes are equally reprehensible whether in Florida, California, or any other state of these United States; and

WHEREAS, We firmly believe that this unfortunate and growing disregard of law and order can best be curtailed and eradicated through the cooperation and vigilance of local and state law enforcement agencies, and whenever constitutional rights and federal statutes are involved, by the Federal Government operating through the Department of Justice; now, therefore, be it"

##### Amendment No. 5

Strike out lines 1 to 6, inclusive, of the 7th paragraph, and insert

"Resolved by the Assembly of the State of California. That the Honorable Harry S. Truman, President of the United States, the Attorney General of the United States, and the Attorneys General of California and Florida, are hereby respectfully requested to use every agency under their jurisdiction to investigate the occurrence of such acts of violence and terror, and to use every such agency to bring to justice those responsible not".

##### Amendment No. 6

In line 1 of the 8th paragraph, strike out "concurrent".

##### Amendment No. 7

In line 2 of the 8th paragraph, strike out "Governor of", and insert "Governors and".

##### Amendment No. 8

In line 3 of the 8th paragraph, strike out "the State of Florida", and insert "Attorneys General of California and Florida".

Amendments read, and adopted.

**Consideration of House Resolution No. 14, as Amended**

By Messrs. Hawkins, Rumford, Elliott, Morris, Hahn, Mrs. Nichouse, Messrs. Kilpatrick, McMillan, Evans, Condon, George D. Collins, Gaffney, Rosenthal, Henderson, Porter, Berry, Munnell, Burkhalter, Thomas, and Moss:

**House Resolution No. 14**

Memorializing the President and the Attorney General of the United States and state and local law enforcement agencies to adopt measures directed against mob violence, destruction of life and property

WHEREAS, In recent months crimes of violence directed against the persons and property of citizens of so-called minority groups have occurred in the State of Florida and in California; and

WHEREAS, One of the most deplorable types of crime is the wanton destruction of human life and property, private and public, by individuals and groups using such methods to intimidate and to prevent the exercise by certain classes of American citizens of their constitutional rights to life, liberty, and pursuit of happiness, and the peaceful ownership and occupation of property; and

WHEREAS, Such crimes are equally reprehensible whether in Florida, California, or any other state of these United States; and

WHEREAS, We firmly believe that this unfortunate and growing disregard of law and order can best be curtailed and eradicated through the cooperation and vigilance of local and state law enforcement agencies, and whenever constitutional rights and federal statutes are involved, by the Federal Government operating through the Department of Justice; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the Honorable Harry S Truman, President of the United States, the Attorney General of the United States, and the Attorney General of California and Florida, are hereby respectfully requested to use every agency under their jurisdiction to investigate the occurrence of such acts of violence and terror, and to use every such agency to bring to justice those responsible not only for the actual commission of acts of lawlessness, but all others who shall have conceived, conspired, aided or abetted in any of these acts of lawlessness, to the end that this growing tide of violence and disregard of law may be checked and eradicated and that every citizen of the United States of America may be accorded and guaranteed full constitutional protection of life, liberty and property; and be it further

*Resolved*, That copies of this resolution be transmitted to the President of the United States, Attorney General of the United States, and to the Governors and Attorneys General of California and Florida.

Resolution read, as amended

**Motion**

Mr. Babbage moved that House Resolution No. 14, as amended, be ordered printed prior to further consideration.

Mr. Grunsky seconded the motion.

Motion carried.

**THIRD READING OF SENATE BILLS**

**Senate Joint Resolution No. 4**—Relative to memorializing the United States Fish and Wildlife Service in relation to open seasons on migratory birds.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Cloyd, Coats, Collier, George D. Collins, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Hagen, Hahn, Hansen, Hawkins, Henderson, Hineckley, Hollibaugh, Kelly, Kirkwood, Klockstein, Lanterman, Levering, Lincoln, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, and Mr. Speaker—69.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**Senate Concurrent Resolution No. 7**—Relative to open seasons on wild ducks.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Cloyed, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters and Mr. Speaker—74.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**Senate Joint Resolution No. 7**—Relative to assuring a fair share of national defense work for California shipyards.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Coats, Collier, George D. Collins, Condon, Connolly, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Waters, and Mr. Speaker—70.

**NOES**—None.

Resolution ordered transmitted to the Senate.

### RESOLUTIONS

The following resolutions were offered:

By Messrs. Morris, McMillan, and Hawkins:

#### House Resolution No. 33

Relating to the recent bombing of homes of Negroes in Los Angeles

**WHEREAS**, The recent bombing of two homes in the City of Los Angeles, apparently for reasons of race prejudice, is an outrage of a character not often found in that city or in the State of California; and

**WHEREAS**, These incidents have gained both state-wide and nation-wide notoriety and are a reflection upon the City of Los Angeles and the State of California; and

**WHEREAS**, Such incidents are not in keeping with the American tradition and way of life and furnish material to be used as propaganda by the Communists; and

**WHEREAS**, Such violence and hoodlumism are the worst possible answers to problems in human or race relations and, in the words of the Governor of this State, "must not be tolerated in California"; and

**WHEREAS**, It is essential that federal, state and local law enforcement officers do everything within their power to apprehend and punish the perpetrators of these crimes; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the Members of this Assembly decry and condemn the recent bombings of homes in Los Angeles and urge federal, state and local law enforcement officers to spare no efforts in apprehending and punishing the culprits responsible for these acts; and be it further

*Resolved*, That the Chief Clerk of the Assembly be directed to transmit copies of this resolution to the Attorney General of the State of California, to the Chief of Police of the City of Los Angeles, to the Mayor of Los Angeles, to the Los Angeles City Council, to the District Attorney of Los Angeles County, to the Board of Supervisors of Los Angeles County, and to the Office of the Federal Bureau of Investigation in Los Angeles.

Resolution read, and ordered referred to the Committee on Rules.

By Mr. Burkhalter :

**House Resolution No. 34**

Relative to the compilation and publication of a history of the  
Great Seal of the State of California

*Resolved by the Assembly of the State of California, As follows :*

1. That the Chief Clerk of the Assembly is instructed to cause to be printed as a public document, for distribution without charge to schools, libraries, study clubs, chambers of commerce, and other interested citizens, not to exceed 20,000 copies of the history of the State of California and interesting statistical and historical facts relating thereto, compiled by the Secretary of State.

2. That copies of said history be provided all Members of the Legislature.

3. The sum of one thousand two hundred dollars (\$1,200) is hereby made available from the Contingent Fund of the Assembly, for the payment of the cost of publication and distribution of said history.

Resolution read, and ordered referred to the Committee on Rules.

By Messrs. Morris and Hahn :

**House Resolution No. 35**

Relating to printing and distribution of booklets containing the Great Seal  
and other emblems of the State of California

WHEREAS, For many years the Secretary of State has distributed, especially to school children, a printed booklet, bearing the State Colors and other official emblems of the State of California, attractively designed and beautifully displayed; and

WHEREAS, These printed booklets have been received with the greatest of pleasure and pridefully treasured by the children, teachers and others who have received them; and

WHEREAS, The greatest distribution of these booklets has been among the many hundreds of school children visiting sessions of the California Legislature, to whom these booklets mean a treasured souvenir of their visit, as well as imparting to them a sense of the dignity and prestige of their State; now, therefore, be it

*Resolved by the Assembly of the State of California, That the Chief Clerk of the Assembly is requested to cause to be printed and distribute without charge, not to exceed 15,000 copies of a booklet containing the Great Seal and other emblems of the State of California as prepared under the direction of the Secretary of State; and be it further*

*Resolved, That the sum of two thousand two hundred dollars (\$2,200) is hereby made available from the Contingent Fund of the Assembly for payment of the cost of printing and distribution of said booklets.*

Resolution read, and ordered referred to the Committee on Rules.

**ANNOUNCEMENT**

Mr. Conrad again announced that today, at 4 30 p.m. at the Tower Theatre, a motion picture preview will be shown with the Members of the Legislature, their families, and legislative officers and attaches as invited guests.

**ANNOUNCEMENT OF COMMITTEE MEETINGS**

It was announced that the following committees would hold meetings:

*Today at 3 p.m.—*

Conservation, Planning, and Public Works, in Room 2170.

*Tomorrow, Thursday, March 20th, at 9 a.m.—*

Subcommittee on Capital Outlay of Ways and Means, in Room 4202.

**GUESTS EXTENDED COURTESIES OF ASSEMBLY**

On request of Mr. McCollister, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. W. R. Lippincott of Santa Rosa, President of the Sonoma County Federation of Women's

Clubs; Mrs. David Davini of Cloverdale, Vice President of the Sonoma County Federation of Women's Club; Mrs. Elva Shoemaker of Cloverdale, and the following high school pupils: Misses Eleanor Trusendi of Geyserville, Rose Pasquini of Cloverdale, Martha Bliss of Healdsburg, Gretchen Rothern of Santa Rosa, Karin Carlson of Santa Rosa, Nancy Temple of Petaluma, Kay Valentine of Sebastopol, and Sharon Thatcher of Sonoma.

On request of Mr. Burke, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Helen Wysong of San Gabriel, and Norma Jean Evans of Carmel.

On request of Messrs. Moss and Fleury, the usual courtesies of the Assembly for this day were unanimously extended to Mother M. Catalda and Mother Mary Emanuel, teachers, Mesdames John Enzler, James Roosevelt, A. G. Buckman, Edward J. Leahy, F. H. Peterson, and Jerry Wulfert, chaperones, and the following pupils of the St. Philomene Convent: Carolyn Assel, Spencer Ballou, Terry Biggs, Ronald Boltz, Matthew Bojek, Beverly Burke, Marian Capachi, Roberta Clarke, James Collins, Hazel Corey, Carolyn Drake, Larry Gaunt, Jean Goodfellow, Wanda Harrington, Mary Heaton, Rollin Holt, Darrell Jones, Sharon Lamb, Robert Lincoln, Frank Lopez, Joan Locke, Elipio Lovato, Dale Malchow, Lucille Marek, Eleanor McGeough, Sherry McGowan, Robert Merenda, Mary Pesely, Dorothy Rohman, Judith Russell, Linda Shellooe, Edward St. Amour, Deanne Subry, Patricia Sweeney, Annmarie Traynor, Joan Valerio, Bill Waterman, Margaret Wolfe, Barbara Zink, Frankland Banks, Stephen Beneto, Michael Beneto, Michael Boman, Barbara Byrnes, Constance Campbell, Arline Capachi, James Conlan, Patricia Cooper, Camille Corey, Diane Corwin, Joseph Cusnaza, Michael Desmond, Beverly Gerhart, Catherine Hager, Michael Hanlan, Dennis Kehoe, Anthony Lastufka, Marilyn Matteoli, Lois McDonald, Philip Olsen, Jean Schumaker, Margaret Schumaker, Paul Traynor, Gerald Valerio, and Patricia Zink.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Esther Coleman, teacher, and the following pupils of the Bret Harte School: Adel Aho, Doreen Andrade, Deloris Atkins, Edith Conlon, Janice Costello, Jerry De Bonis, Darlene Duarte, Carol Engdahl, Diane Ferea, Joan Fontes, Franklin Geis, June Gonsalves, Carolyn Grams, Pat Groom, James Hall, Glen Hancock, Corday Johnson, Sherwood Lemmon, Beverly Kandler, Ann Kenyon, Judy Maddux, Rosemary Mageras, Jerry McDonnell, Gordon Miller, Barbara Motto, Ronald Popp, Richard Powell, Pat Reed, Jim Rhodes, Robert Rose, Steve Short, Gene Sorensen, Beth Stevens, Pat Stewart, Bill Stout, Janene Thompson, and Steve Wilson.

On request of Mr. Coats, the usual courtesies of the Assembly for this day were unanimously extended to E. G. England, teacher, Miss Nelson, Mr. Caven, Miss Phillips, Mr. Holliday, Mr. Wurtzinger, and George Brandt, guests, and the following pupils of the Durham School: June Allspaugh, Rebecca Arnold, Inez Ashworth, Billy Barstow, Billy Baumann, Darlene Beers, Delores Bethard, David Birdseye, Laura Bradshaw, Carolyn Brandt, Mary Clifton, Jane Crist, Bennie Du Bose, Jim Edwards, Carolyn Goss, Ward Jewell, Nancy Kassow, Virginia Hadley,

Helen Kendall, Glennis King, Myrna Lewis, Ronald Logan, Florentino Lucero, Michael Nystrom, Marcia Olmstead, Beverly Scott, David Skillin, Bob Smith, Bob Statham, Ray Statham, Francis Talken, Diane Thompson, and Carl Winreich.

On request of Mr. Brown, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Eleanor Haines, Mrs. Iva Venable, and E. G. McLarrin, teachers, Mrs. John Hensley, Mrs. Emily Lanphear, and Charles Hanson, guests, John Hensley and D. G. McLarrin, bus drivers, and the following pupils of the Ceres School: Joyce Brawn, Ellen Hockett, Sue Nicholas, Gerald Ingle, Floyd Brackett, Jimmie Lynd, Earl Welch, Joe Dooley, Jerry Fallquist, Charles Foresee, Jess Forest, Jim Lane, Donald McKay, Richard McKay, David Nunes, Bob Spurlock, Donald Self, Alvin Sneed, Claude Taylor, Donald Tilley, Leon Thornton, Bobby Hackett, Jerry Haston, Danny Moyer, Wanda Bowers, Marion Bradford, Lorraine Dennis, Rose Feltz, Roberta Graham, Zelpha Gray, Edna Hutchison, Carol Foster, Zandra Mason, Glenda Miller, Louise Puck, Patsy Stover, Joyce Scates, Beverly Stout, Maxine Swearingen, Vernette Tackett, and Troy Harvey.

On request of Mr. Chapel, the usual courtesies of the Assembly for this day were unanimously extended to John Howard, Claire Fulcher, Dean Eisenmayer, and Frank Weir, teachers and the following pupils of the Palos Verdes College: David Addington, Markine Alberti, Barbara Arnold, Marlene Bowers, Una Mae Brunskill, Aimery Caron, Donald Clark, Jane Denton, Robert Eggers, Susan Farnsworth, Anne Ferrante, Janet Hadley, James Hormel, Thomas Hormel, JoAnn Jackson, Emil Mainer, Marilyn Martin, Igor Mazur, William Recht, James Riddell, David Shiras, Lois Stolaroff, Eve Tettermer, and Barbara Wolfe.

On request of Mr. Condon, the usual courtesies of the Assembly for this day were unanimously extended to C. Terence Ring and Vance Perry of Walnut Creek.

On request of Mr. Tomlinson, the usual courtesies of the Assembly for this day were unanimously extended to Elmer Moody of Moro Bay, and Shannon Horn of San Luis Obispo.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to Mr. and Mrs. Alfred Dunn of Oakland.

On request of Mr. Rosenthal, the usual courtesies of the Assembly for this day were unanimously extended to Professor Robert E. G. Harris and the following pupils of U. C. L. A.: Frederick Baumberger, Dale Budlong, Jack Howard, Margaret Kester, Tom Percy, and Gertrude A. Mattson.

On request of Mr. Brown, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Ann Hedgpeth and Ray Lindgren, teachers, Mr. Olson, bus driver, Mrs. Lelande Foote, Mrs. Clarence Kephart, Agnes Mendonca, and C. H. Lindgren, parents, and the following pupils of the Keyes Union School: Charlene Bartlett, Dorothy Brazil, Clifford Bruton, Joe Bughi, William Burchett, Virgil Butler, Royce Byers, Buster Crabtree, Charlene Curci, Vernon Downing, Janette Foote, Tommy Gors, Tommy Joiner, Hugh Jones, Wanda Jones, Velma



Kerow, James Kennedy, Shirley Kephart, Margaret McCollum, Hazel Mayfield, Arnold Mayhue, Marlene Mendonca, Delbert Michael, Ramona Mitchell, Sue Moss, Lonnie Osborn, Betty Paul, Donald Ragsdale, Leroy Robinson, Minnie Sansing, Craudle Stiles, Delmar Templeton, Carolyn Tippet, Ronnie Travels, Gloria Tucker, Eddie Tucker, Garry Whisenant, Larry Whisenant, George Winters, Maryn Wolff, Eugene Woodward, Joseph Yonan, and Patricia Zamora.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to True Tourtillot and Doris Kalik, teachers, and the following pupils of the San Lorenzo School: Charles Brown, Larry Chambers, Jerry Dias, Gene Felver, Ronald Garcia, David Grove, Phil Harris, Edward Hill, Jerry Hitesman, John Hoffman, Richard Marks, Freddy Mora, Joseph Okimoto, Allen Powell, Vincent Pulpipher, Jackie Ryan, Manuel Silva, Duane Smith, Donald Titus, Nick Wolf, Joan Atkins, Marilyn Beau, Sandra Booth, Carolyn Clark, Joan Deis, Virginia Griffin, Judy Horton, Marie Houdyshell, Judy Johnson, Brenda MacIntosh, Dorothy McCullough, Doris Marciel, Janice Minton, Loretta Nolting, Ruth O'Sullivan, Margaret Rufer, LaVerne Tibbetts, Mickie Tyler, Peggy Wood, and Shirley Gray.

On request of Mr. Condon, the usual courtesies of the Assembly for this day were unanimously extended to Mr. Davidson, Mr. Trask, Mrs. Axtoll, and Mrs. Cory, teachers, and the following pupils of the Lafayette School: Carol Maloyan, Roberta Miles, Bob Owens, Steven Platt, Peter Rank, Glenn Rhodes, Johnny Rohrig, Loretta Scalinetti, Jane Seulerberger, Betty Shipley, Carole Teuscher, Dee Tolles, Sally Weidlein, Bill Towers, Patti Alford, Bruce Anderson, Bruce Barden, Diane Barrows, Jackie Cohen, Marlene Cotella, Bill Faulkner, Judy Fibush, Georgianna Frohwerk, Bennie Ingwaldson, Donnie Ingwaldson, Jerry Lee Jeffries, Beth Johnson, Howard Jones, Jackie Kitchen, Sally Analerio, Donald Babcock, Blair Barnitz, Jay Bridges, Pat Burton, Dave Caletini, Lynn Davidson, James Dodds, Jim Fletcher, Charles Fuller, Diana Hacker, Mary Kay Izett, Gene Kupper, George Luck, Katy Jones, David Loofbourrow, Pat Macauley, Irene Mortara, Marcia Nordland, Judith Olson, Sandra Planz, Bill Powell, Diane Rush, Ward Shine, Stephan Sparling, Keith Takahashi, Eric Tengstedt, Bonnie Teigland, Glenico Warren, Dick White, Marilyn Wylie, Joanne Alexander, Ned Allen, Lonita Barber, Mike Barrett, Peter Bolstad, Barbara Carter, Pepper Clark, Don Danska, Bob Davis, De Etta Edwards, Nancy Flood, Patricia Ford, Janet Fritsch, Sandra Gibson, Janice Guldenzoph, David Heltman, Katherine Hemphill, Philip Lemos, Eugene Leschinsky, Billy Link, Kenny Matson, Charlene McNutt, Otho Mills, Leonore Pellerino, Roger Schultz, Richard Segal, Evelyn Smith, Patty Smith, Griff Squire, Carol Swenson, Bill Thomas, Harriet Huxley, Karen Jacobsen, Harold Johnston, Lynn Kurtz, Lorene Lassalle, Mike Leffel, Ronald Mendes, Ronald Merrow, Marilyn Montgomery, Charlene Pennock, Larry Peterson, Bruce Powers, Alden Robertson, Robert Rouke, Nancy Ryle, Phil Shoptaugh, and Linda Wilkinson.

On request of Mr. Conrad, the usual courtesies of the Assembly for this day were unanimously extended to Jack Cooper of Hollywood.

On request of Mr. Burke, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Cruickshank and Vernon A. Hogatt of Los Angeles, and Clyde C. Rowland of San Gabriel.

On request of Mr. Chapel, the usual courtesies of the Assembly for this day were unanimously extended to Earl Gensler of Pennington, South Dakota.

On request of Mr. Coats, the usual courtesies of the Assembly for this day were unanimously extended to Miss Behner, teacher, and the following pupils of the North Butte School: Dot Collins, Marva Mefferd, Beverly Fenn, Gaynel Walker, Larry Smith, Jerry Walker, Tony Neves, John De Rca, Lorna Mefferd, Clara Neves, Sandra Lewis, and Jerry Jones.

#### ADJOURNMENT

At 11.32 a.m., on motion of Mr. Hollibaugh, the Speaker declared the Assembly adjourned until 10 a.m., Thursday, March 20, 1952, out of respect to the memory of the late former Senator Daniel C. Murphy of San Francisco.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELL, Minute Clerk

CALIFORNIA LEGISLATURE  
1952 REGULAR (BUDGET) SESSION

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# ASSEMBLY DAILY JOURNAL

TWELFTH LEGISLATIVE DAY  
EIGHTEENTH CALENDAR DAY

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## IN ASSEMBLY

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ASSEMBLY CHAMBER, SACRAMENTO  
Thursday, March 20, 1952

The Assembly met at 10 a.m.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

### ROLL CALL

The roll was called, and the following answered to their names:

Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Lahn, Hansen, Hawkins, Henderson, Hinkleley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lantzman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McColister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—77.

Quorum present.

**Request for Unanimous Consent That Names of Members Attending Meeting  
of Subcommittee of Committee on Ways and Means Be Placed Upon  
Morning Roll Call**

Mr. Sherwin asked for, and was granted, unanimous consent that the names of all members attending the meeting of the Subcommittee of the Committee on Ways and Means, at this time, be placed upon the morning roll call as follows: Messrs. Babbage, Fleury, Hagen, Cloyd, Erwin, Caldecott, Hinkleley, Clarke, and Lowrey.

### PRAYER

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*O Lord, Thou hast bestowed upon us the blessing of duty, duty to ourselves, to our fellowmen and to Thee O Lord. Without this blessing we would have neither sustenance nor health, neither justice nor friendship, neither knowledge nor peace. When duty is ignored, our happiness is lost. May our duties evoke our zealous devotion and give us the serenity and contentment that come to all men who heed Thy blessed call.—AMEN.*

**READING OF THE JOURNAL DISPENSED WITH**

On motion of Mr. Brown, further reading of the Journal of the previous legislative day was dispensed with.

**LEAVES OF ABSENCE FOR THE DAY**

The following members were granted leaves of absence for the day, because of illness:

Mr. Crowley, on motion of Mr. Stewart.

Mr. Cooke, on motion of Mr. Beck.

**REQUEST FOR UNANIMOUS CONSENT THAT ASSEMBLY  
CONCURRENT RESOLUTION NO. 13 BE WITHDRAWN  
FROM COMMITTEE**

Mr. Chapel asked for, and was granted, unanimous consent that Assembly Concurrent Resolution No. 13 be withdrawn from the Committee on Rules, at this time.

Assembly Concurrent Resolution No. 13 ordered engrossed.

**REPORTS OF STANDING COMMITTEES****Committee on Legislative Procedure**

ASSEMBLY CHAMBER, SACRAMENTO, March 20, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

Assembly Concurrent Resolution No. 13

And reports the same correctly engrossed.

BURKE, Chairman

**Request for Unanimous Consent**

Mr. Chapel asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 13, at this time, without reference to file.

**CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 13**

**Assembly Concurrent Resolution No. 13**—Relative to commending Mrs. Lucile Derr Pitts.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Rabbage, Beck, Belotti, Berry, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloockslem, Lanterman, Levering, Lincoln, Tapscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—73.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**RESOLUTIONS**

The following resolution was offered:

By Mr. Brown:

**House Resolution No. 36**

Relative to augmenting the funds of the Assembly Interim Committee on Judiciary

WHEREAS, The Assembly Interim Committee on Judiciary was directed by the Assembly at the 1951 Regular Session to undertake studies and investigations with respect to many important subjects, including narcotics, sex crimes, illegally-obtained evidence, fines and forfeitures, contributory negligence, and substantive revision of the laws; and

WHEREAS, Although the committee has held many hearings and conducted extensive studies and investigations on these subjects since adjournment of the 1951 Regular Session, further hearings will need to be held and additional investigations and studies undertaken in order to comply fully with the directions of the Assembly; now, therefore, be it

*Resolved by the Assembly of the State of California,* That in addition to any money heretofore made available, the sum of twelve thousand dollars (\$12,000), or so much thereof as may be necessary, is hereby made available from the Contingent Fund of the Assembly for the expenses of the Assembly Interim Committee on Judiciary (created by House Resolution No. 168, 1951 Regular Session) and its members and for any charges, expenses or claims it may incur under said resolution, to be paid from said Contingent Fund and disbursed after certification by the chairman of the committee upon warrants drawn by the State Controller upon the State Treasurer

Resolution read, and ordered referred to the Committee on Rules.

#### REPORTS OF STANDING COMMITTEES

##### Committee on Rules

ASSEMBLY CHAMBER, SACRAMENTO, March 10, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred.

Assembly Joint Resolution No. 8

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered engrossed.

ASSEMBLY CHAMBER, SACRAMENTO, March 20, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred.

Assembly Concurrent Resolution No. 9

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered engrossed

ASSEMBLY CHAMBER, SACRAMENTO, March 20, 1952

MR. SPEAKER: Your Committee on Rules, to which were referred:

House Resolution No. 31

House Resolution No. 34

House Resolution No. 35

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolutions ordered on file for adoption.

#### MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, March 19, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Joint Resolution No. 5

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

#### FIRST READING AND REFERENCE OF SENATE BILLS

The following resolution was read:

**Senate Joint Resolution No. 5**—Relative to the need for congressional action to restore the taxing power of the states.

Referred to Committee on Rules.

**RECESS**

At 10.29 a.m., on motion of Mr. Sherwin, the Assembly recessed until 10.32 a.m.

**REASSEMBLED**

At 10 32 a m , the Assembly reconvened.  
Hon Sam L. Collins, Speaker of the Assembly, presiding.  
Chief Clerk Arthur A. Ohnimus at the desk.

**CONSIDERATION OF DAILY FILE  
THIRD READING OF ASSEMBLY BILLS**

**Assembly Bill No. 21**—An act to amend Sections 6051, 6201, and 23186 of, to add Chapter 13.5 to Part 10 of Division 2 of, and to add Sections 17053.6, 23152, and 23502 to, the Revenue and Taxation Code, relating to state taxation, and providing that this act shall take effect immediately.

Bill read third time.

**Motion to Amend**

Mr. Sherwin moved the adoption of the following amendments :

**Amendment No. 1**

In line 1 of the title of the printed bill, as amended in the Assembly on March 18, 1952, strike out ", 6201, and 23186", and insert "and 6201".

**Amendment No. 2**

In lines 2 and 3 of the title of said bill, strike out "Sections 17053.6, 23152, and 23502", and insert "Section 17053 6".

**Amendment No. 3**

On page 6 of said bill, strike out lines 36 to 51, inclusive, and on page 7, strike out lines 1 to 37, inclusive.

**Amendment No. 4**

On page 7, line 38, of said bill, strike out "8", and insert "5".

Amendments read.

**Speaker Pro Tempore Presiding**

At 10.44 a.m., Hon. Thomas A. Maloney, Speaker pro Tempore of the Assembly, presiding.

**Speaker Presiding**

At 10.48 a.m., Hon. Sam L. Collins, Speaker of the Assembly, presiding.

**Point of Order**

Mr. Dunn arose to the following point of order. That Mr. Geddes has exceeded his time.

**Ruling by Speaker**

Speaker Sam L. Collins ruled the point of order well taken.

**Motion**

Mr. Silliman moved that Mr. Geddes be granted additional time for the purpose of answering the question directed to him by Mr. Hollibaugh. Mr. Sherwin seconded the motion.

Motion carried.

The question being on the adoption of the amendments offered by Mr. Sherwin to Assembly Bill No. 21

The roll was called, and the amendments refused adoption by the following vote:

**AYES**—Beek, Caldecott, Coats, Collier, George D. Collins, Condon, Davis, Dunn, Elliott, Geddes, Hagen, Henderson, Hunkley, Lincoln, Lindsay, Maloney, McCarthy, McFall, Meyers, Moss, Munnell, Parker, Rumford, Sherwin, Stanley, Waters, and Mr. Speaker—27.

**NOES**—Babbage, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Chapel, Cloyed, Connolly, Conrad, Dickey, Dills, Dolwig, Doyle, Erwin, Evans, Fleury, Gaffney, Grant, Grunsky, Gubser, Hahn, Hansen, Hawkins, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksien, Lanterman, Levering, Lipscomb, Lowrey, Luckel, Lyon, McCollister, McGee, McMillan, Morris, Nichouse, Porter, Shaw, Silliman, Smith, Stewart, Thomas, and Tomlinson—48.

The question being on the passage of Assembly Bill No. 21.

#### Consideration of Further Amendments

##### Motion to Amend

Mr. Sherwin moved the adoption of the following amendments:

##### Amendment No. 1

In line 1 of the title of the printed bill, as amended in the Assembly on March 18, 1952, strike out "Sections 6051, 6201, and", and insert "Section".

##### Amendment No. 2

On page 1, line 1, of said bill, strike out "6051 of the Revenue and Taxation Code".

##### Amendment No. 3

On page 1 of said bill, strike out lines 2 to 20, inclusive.

##### Amendment No. 4

On page 2 of said bill, strike out lines 1 and 2; and in line 3, strike out "SEC. 3. Section".

##### Amendment No. 5

On page 4, line 6, of said bill, strike out "4", and insert "2".

##### Amendment No. 6

On page 6, line 36, of said bill, strike out "SEC 5", and insert "SEC. 3"

##### Amendment No. 7

On page 6, line 49, of said bill, strike out "SEC. 6", and insert "SEC. 4."

##### Amendment No. 8

On page 7, line 29, of said bill, strike out "SEC. 7", and insert "SEC. 5."

##### Amendment No. 9

On page 7, line 38, of said bill, strike out "SEC. 8.", and insert "SEC. 6."

Amendments read.

#### Demand for Previous Question

Messrs. Chapel, Waters, Luckel, Burke, and Conrad demanded the previous question.

Demand for previous question sustained.

The question being on the adoption of the amendments offered by Mr. Sherwin to Assembly Bill No. 21.

The roll was called, and the amendments refused adoption by the following vote:

**AYES**—Coats, Hunkley, Maloney, Sherwin, Waters, and Mr. Speaker—6

**NOES**—Babbage, Beek, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyed, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hollibaugh, Kelly,

Kirkwood, Kloeksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rumford, Shaw, Silliman, Smith, Stanley, Stewart, Thomas, and Tomlinson—68

#### Demand for Previous Question

Messrs. Lyon, Hinckley, Kirkwood, Lincoln, and Morris demanded the previous question.

Demand for previous question sustained

The question being on the passage of Assembly Bill No. 21.

The roll was called, and the bill passed by the following vote:

**AYES**—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Chapel, Cloyd, Collier, Condon, Connolly, Davis, Dicke, Dills, Dolwig, Doyle, Elliott, Erwin, Evans, Fleury, Gaffney, Grant, Grunsky, Gubser, Hahn, Hansen, Hawkins, Hollibaugh, Kelly, Kilpatrick, Kloeksiem, Lanterman, Levering, Lipscomb, Lowrey, Luckel, Lyon, McCollister, McGee, McMillan, Meyers, Morris, Munnell, Nichouse, Parker, Porter, Rosenthal, Rumford, Shaw, Silliman, Smith, Stewart, Thomas, Tomlinson, and Mr. Speaker—56.

**NOES**—Babbage, Caldecott, Clarke, Coats, George D. Collins, Conrad, Dunn, Geddes, Henderson, Hinckley, Kirkwood, Lincoln, Lindsay, Maloney, McCarthy, McFall, Moss, Sherwin, Stanley, and Waters—20.

Bill ordered transmitted to the Senate.

#### MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, March 20, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Assembly Concurrent Resolution No. 12

Assembly Concurrent Resolution No. 13

J. A. BEEK, *Secretary of the Senate*  
By C. V. TAYLOR, *Assistant Secretary*

Above resolutions ordered entered.

#### MEMBERS EXCUSED FOR MEETING

At 11 42 a.m., Mr. Lyon asked for, and was granted, unanimous consent that Messrs. Dolwig, Dunn, and Geddes be excused for the balance of the legislative day, for the purpose of attending a meeting of the State Council of Defense

#### RECESS

At 12 43 p.m., on motion of Mr. Hollibaugh, the Assembly recessed until 3.55 p.m.

#### REASSEMBLED

At 3.55 p.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohninus at the desk.

#### REPORTS OF STANDING COMMITTEES

##### Committee on Legislative Procedure

ASSEMBLY CHAMBER, SACRAMENTO, March 20, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

Assembly Joint Resolution No. 8

And reports the same correctly engrossed.

BURKE, Chairman

Above reported resolution ordered on file for adoption.



ASSEMBLY CHAMBER, SACRAMENTO, March 20, 1952

MR. SPEAKER. Your Committee on Legislative Procedure has examined  
Assembly Concurrent Resolution No. 9  
And reports the same correctly engrossed.

BURKE, Chairman

Above reported resolution ordered on file for adoption.

**INTRODUCTION, FIRST READING, AND REFERENCE OF  
ASSEMBLY BILLS**

The following resolution was offered:

**Assembly Joint Resolution No. 9:** By Messrs. Munnell, Porter, Thomas, Levering, Beck, Burkhalter, Erwin, Hahn, Kloockslem, Lanterman, Lipscomb, McGee, and Rosenthal—Relative to the construction of the Coyote Creek Flood Control Project.

Referred to Committee on Rules.

**RESOLUTIONS**

The following resolution was offered:

By Messrs. Kilpatrick, Rosenthal, Burkhalter, Elliott, Chapel, Hawkins, Belotti, Thomas, Dills, McCollister, McMillan, Condon, Munnell, Morris, Hahn, Grant, Porter, Parker, Grunsky, Hansen, McFall, Henderson, Davis, Rumford, Brown, Lincoln, Shaw, and Levering:

**House Resolution No. 37**

Relative to reports of police brutality

WHEREAS, In recent months there have been numerous reports in the newspapers and elsewhere of alleged police brutality consisting of the beating of prisoners and other acts of violence, particularly in the City of Los Angeles; and

WHEREAS, If such reports are true, appropriate steps should be taken to eliminate the conditions which make police brutality possible; and

WHEREAS, If such reports are untrue, the law enforcement officers should be exonerated; and

WHEREAS, The existing state of affairs is conducive to disrespect and loss of confidence in officers of the law; and

WHEREAS, These reports are reputedly being probed by federal and local agencies; now, therefore, be it

*Resolved by the Assembly of the State of California,* That the Attorney General of California, as the chief law enforcement agent of the State, is hereby requested to investigate the subject of this resolution and to report thereon to the Legislature at its 1953 Regular Session, not later than April 15, 1953, and to include in such report his recommendations, if any, as to necessary legislation; and be it further

*Resolved,* That the Chief Clerk of the Assembly is directed to transmit a copy of this resolution to the Attorney General of California

Resolution read, and ordered referred to the Committee on Rules.

**CONSIDERATION OF DAILY FILE (RESUMED)  
CONSIDERATION OF HOUSE RESOLUTION NO. 14**

By Messrs. Hawkins, Rumford, Elliott, Morris, Hahn, Mrs. Nichouse Messrs. Kilpatrick, McMillan, Evans, Condon, George D. Collins, Gaffney, Rosenthal, Henderson, Porter, Berry, Munnell, Burkhalter, Thomas, and Moss:

**House Resolution No. 14**

Memorializing the President and the Attorney General of the United States and state and local law enforcement agencies to adopt measures directed against mob violence, destruction of life and property

WHEREAS, In recent months crimes of violence directed against the persons and property of citizens of so-called minority groups have occurred in the State of Florida and in California; and

WHEREAS, One of the most deplorable types of crime is the wanton destruction of human life and property, private and public, by individuals and groups using such methods to intimidate and to prevent the exercise by certain classes of American citizens of their constitutional rights to life, liberty, and pursuit of happiness, and the peaceful ownership and occupation of property; and

WHEREAS, Such crimes are equally reprehensible whether in Florida, California, or any other state of these United States; and

WHEREAS, We firmly believe that this unfortunate and growing disregard of law and order can best be curtailed and eradicated through the cooperation and vigilance of local and state law enforcement agencies, and whenever constitutional rights and federal statutes are involved, by the Federal Government operating through the Department of Justice; now, therefore, be it

*Resolved by the Assembly of the State of California, That the Honorable Harry S Truman, President of the United States, the Attorney General of the United States, and the Attorneys General of California and Florida, are hereby respectfully requested to use every agency under their jurisdiction to investigate the occurrence of such acts of violence and terror, and to use every such agency to bring to justice those responsible not only for the actual commission of acts of lawlessness, but all others who shall have conceived, conspired, aided or abetted in any of these acts of lawlessness, to the end that this growing tide of violence and disregard of law may be checked and eradicated and that every citizen of the United States of America may be accorded and guaranteed full constitutional protection of life, liberty and property, and be it further*

*Resolved, That copies of this resolution be transmitted to the President of the United States, Attorney General of the United States, and to the Governors and Attorneys General of California and Florida.*

Resolution read.

**Motion to Amend**

Mr. Grunsky moved the adoption of the following amendments:

**Amendment No. 1**

In line 2 of the first paragraph of the measure as printed in the Assembly Journal for March 19, 1952 (Regular Session), on page 192, strike out "Florida".

**Amendment No. 2**

In line 3 of the first paragraph of said measure, strike out "and in".

**Amendment No. 3**

In line 1 of the third paragraph of said measure, strike out "Florida,".

**Amendment No. 4**

In line 3 of the fifth paragraph of said measure, strike out "Attorneys General of California and Florida", and insert "Attorney General of California".

**Amendment No. 5**

In line 2 of the sixth paragraph, strike out "Governors" and insert "Governor".

**Amendment No. 6**

In line 3 of the sixth paragraph of said measure, strike out "Attorneys General of California and Florida", and insert "Attorney General of California".

Amendments read.

**Roll Call Demanded**

Messrs. Hawkins, Elliott, and George D. Collins demanded a roll call.

The roll was called, and the amendments offered by Mr. Grunsky to House Resolution No. 14 were refused adoption by the following vote:

**AYES**—Belotti, Brown, Burke, Chapel, Clarke, Cloyd, Collier, Connolly, Conrad, Davis, Erwin, Fleury, Grunsky, Hahn, Hansen, Kelly, Lanterman, Levering, Lipscomb, Lowrey, Sherwin, Silliman, Smith, Stanley, Tomlinson, and Mr. Speaker—26.

**NOES**—Beck, Berry, Brady, Burkhalter, Caldecott, Coats, George D. Collins, Condon, Dickey, Doyle, Elliott, Evans, Hagen, Hawkins, Henderson, Hollibaugh, Kirkwood, Luckel, Lyon, Maloney, McCarthy, McMillan, Meyers, Morris, Moss, Munnell, Porter, Rumford, Shaw, and Waters—30.

The question being on the adoption of House Resolution No. 14.

**Consideration of Further Amendments  
Motion to Amend**

Mr. Hawkins moved the adoption of the following amendment:

**Amendment No. 1**

In line 3 of the second paragraph of the resolution, as amended in the Assembly on March 19th, strike out "certain classes of".

Amendment read, and adopted.

**Consideration of House Resolution No. 14, As Amended**

By Messrs. Hawkins, Rumford, Elliott, Morris, Hahn, Mrs. Niehouse, Messrs. Kilpatrick, McMillan, Evans, Condon, George D. Collins, Gaffney, Rosenthal, Henderson, Porter, Berry, Munnell, Burkhalter, Thomas, and Moss:

**House Resolution No. 14**

Memorializing the President and the Attorney General of the United States and state and local law enforcement agencies to adopt measures directed against mob violence, destruction of life and property

**WHEREAS**, In recent months crimes of violence directed against the persons and property of citizens of so-called minority groups have occurred in the State of Florida and in California; and

**WHEREAS**, One of the most deplorable types of crime is the wanton destruction of human life and property, private and public, by individuals and groups using such methods to intimidate and to prevent the exercise by American citizens of their constitutional rights to life, liberty, and pursuit of happiness, and the peaceful ownership and occupation of property; and

**WHEREAS**, Such crimes are equally reprehensible whether in Florida, California, or any other state of these United States; and

**WHEREAS**, We firmly believe that this unfortunate and growing disregard of law and order can best be curtailed and eradicated through the cooperation and vigilance of local and state law enforcement agencies, and whenever constitutional rights and federal statutes are involved, by the Federal Government operating through the Department of Justice; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the Honorable Harry S. Truman, President of the United States, the Attorney General of the United States, and the Attorneys General of California and Florida, are hereby respectfully requested to use every agency under their jurisdiction to investigate the occurrence of such acts of violence and terror, and to use every such agency to bring to justice those responsible not only for the actual commission of acts of lawlessness, but all others who shall have conceived, conspired, aided or abetted in any of these acts of lawlessness, to the end that this growing tide of violence and disregard of law may be checked and eradicated and that every citizen of the United States of America may be accorded and guaranteed full constitutional protection of life, liberty and property; and be it further

*Resolved*, That copies of this resolution be transmitted to the President of the United States, Attorney General of the United States, and to the Governors and Attorneys General of California and Florida.

Resolution read, as amended, and adopted.

**ANNOUNCEMENT**

Mr. George D. Collins announced that the San Francisco Delegation will meet in Room 4098, today, upon adjournment.

**ANNOUNCEMENT OF COMMITTEE MEETINGS**

It was announced that the following committees would hold meetings:

*Today, at 8 p.m.—*

Revenue and Taxation, in Room 3184.

*Today, upon adjournment—*

Ways and Means, in Room 4202.

*Upon adjournment, tomorrow, Friday, March 21st—*

Finance and Insurance (to hear Senate Bill No. 7), in Room 3184.

*Tomorrow, Friday, March 21st, at 9 a.m.—*

Ways and Means, in Room 4202.

#### GUESTS EXTENDED COURTESIES OF ASSEMBLY

On request of Mr. Caldecott, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Gerald Whitaker of Berkeley.

On request of Mr. Hagen, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Maude Howell of Reedley.

On request of Mr. Fleury, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. W. A. Huggins of Sacramento.

On request of Mr. Silliman, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Irwin, Pacific Grove, and Tom Kelly, Bakersfield.

On request of Messrs. Dills, Thomas, and Chapel, the usual courtesies of the Assembly for this day were unanimously extended to I. W. Hawkins of Redondo, and Forrest G. Murdock of Gardena.

On request of Mr. Fleury, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Herbert Deardorff, Leader, Mrs. Lloyd Walters, Mrs. Barrett Powell, Mrs. Dale Wheadon, guests, and the following members of Shuinala Camp Fire Group: Elaine Blanchard, Vivian Walters, Diane Wheadon, Marsha Erierson, Maureen O'Connor, Linda Moore, Carol Hall, Rosemarie Wagner, Linda Cole, Martha Bridges, Kay Krueger, Marion Reichel, Mary Bruno, Jemima Deardorff, and Diane Powell.

On request of Mr. Brown, the usual courtesies of the Assembly for this day were unanimously extended to Herman Dorion, Kenneth Worrell, and Richard Moon, teachers, and the following pupils of the Waterford School: Bill Bishop, Helen Black, Garry Brooks, Delores Carlyle, Alberta Coleman, Marie Cosner, Marilyn Couchman, Barbara Franks, Norma Frost, Katherine Gilmore, Billie Ann Golden, Ronald Hawkins, Betty Herrington, Bill Holzer, Artie Howe, Dora Johnson, Betty Jump, Marvin Kauffman, Ronald Keene, Richard Keeney, Freddy Kelley, Lola Kendrick, Twila King, Darrell Little, Norman Mello, John Molletti, James Nelson, Linda Pearson, Myrna Peary, Dennis Reed, Jim Roraugh, Verna Shepherd, Roger Smith, Alvin Stockman, Judy Stockman, Tommy Stockman, Kenneth Story, Barbara Thomasson, Barbara Verzani, Harold Verzani, Tom Whitaker, G. W. Wingo, Betty Woody, and Annette Zimmerman.

On request of Mr. Coats, the usual courtesies of the Assembly for this day were unanimously extended to Harold G. Engstrom, teacher, and the following eighth grade pupils of the Central-Gaither Union School: Kathrine Baker, Faye Dearduff, Peggy Duggins, Nancy Elder, Patsy Gay, Jack Grafton, Donald Harris, Jimmie Henry, Lucy Ichikawa, Kazuo Kakiuchi, Ricky Magenheimer, Thekla Magenheimer, Joan Miller, Carmelita Singh, Darrell Smith, Kenneth Still, Jack Taylor, Gail Watson, Kathleen Webb, and Leonard Yamamoto.

On request of Mr. Condon, the usual courtesies of the Assembly for this day were unanimously extended to Elizabeth Simonson, Mrs. Kaarin Brand, Mrs. Curtis Sands, and William L. Graves, teachers, Mrs. Frazer, Mrs. Westbrook, and Mrs. Sam Peters, chaperones and the following pupils of the Concord School: Lawrence Ahern, Glenda Barton, Susan Blanchard, Tommy Burton, Adrienne Bush, Donna Campbell, Loren DeLaurenti, Doris Dortzbach, Jim Fingland, Leroy Foster, Betty Howe, Joy Hooser, Gilbert Jara, Judy Jones, Kay Kurotori, Irene Lee, Suzy Neill, Rodney Newhall, Jerry Nourse, Bob Peters, Bob Reyenga, Frances Rubio, Jack Cole, Floyd Colton, Robert Doran, Clifton Ferriera, Thomas Gibson, Warren Joseph, LeRoy Menton, Ronnie Murphree, Jr. Omania, Kenneth Peterson, Ralph Svoboda, Donald Walters, Barbara Bryant, Marjorie Frazier, Shirley Harris, Jean Higdon, Margaret Hinkley, Judy Holbrook, Charlotte Mastne, Betty Nystrom, Sue Onstott, Frances Sands, Wayne Scanlon, Pat Shockey, Patsy Uffens, Joyce Venturini, Ernie Benton, Nina Osbourn, Lou Ann Rendleman, Joan Sullivan, Deanna Taggc, Barbara Westbrook, Dixie Alderson, Howard Riddell, Judith Blackstone, Maxine Brenkley, Butahn Cheek, Jack Coppock, Paul Davenport, Charles Dwinnell, Ronald Eberwein, Patsy Elmore, Ronald Fennell, Ronald Franks, Elmon Hegggs, Harvey Implom, Marcelene Kiihne, Doyle King, Forrest Lea, Wayne Littleton, Barbara McLaurin, Mary Peter, Chereen Polson, Jack Reagan, Patricia Rideout, Albert Shoux, Joan St. Pierre, Bob Stringer, Norman Thompson, and Thomas Truceman.

On request of Mr. Lindsay, the usual courtesies of the Assembly for this day were unanimously extended to R. L. Lung, C. Belle Swansborough, M. E. Wright, and R. Ransey, advisors, and the following pupils of El Dorado County High School: Clark Lohner, Marilee Lyons, Elma Major, Ralph Martin, Beverly Martinovich, Florence Meader, Richard Myer, Janis Miller, Bill Montgomery, Ann McGee, Campbell Neal, Emmy Lou Newton, Dorothy Nobell, Willis Petree, Maurine Philipsen, Sandra Pickard, Zelda Pike, Myra Lee Pollitt, Marjorie Presba, Joan Quiberg, Gary Rich, Jerry Richeson, Frank Riffey, Don Robinson, Bill Scheuner, Lyle Schultz, Earlene Seaton, Jack Sherrod, Joyce Smith, Kathleen Storz, Charles Sutherland, Don Swars, Wayne Tetrault, Jeanne Thomas, Joanne Thomas, Bill Tobin, Mary Tripp, Marie Veerkamp, Fred Voss, Lois Weldy, Alberta Wescott, Fred Wells, Stan Wells, Glen Wilkins, Edward Akin, James Aldea, William Alexander, Shirley Allen, Alma Andres, Rosemary Anderson, Janet Barkley, Diane Barr, Alvin Bennett, Wayne Benton, Edgar Berlin, Joyce Bissett, Donna Blank, Clement Boll, Lota Braden, Shirley Bray, Jo Ann Bressan, Felice Briw, Clarence Buell, Joe Buhkert, Darlene Bunch, Aileen Carver, Jackie Casselman, Don Callahan, Bob Cannon, Alyceann Chappell, Loretta Collins, Duane Corwin, Lorine Cosens, Charles Crafton, Barbara Davidson, James Doyle, Robert Edwards, Marcelyn Fisher, Dorothyann Flannery, Robert Fox, Ken Frazier, Jerry Garcelon, Monica Geary, Raymond Gemmet, Paula Gray, Rondell Gray, Ray Greenwalt, Beverly Greneveld, Arlene Hadt, Betty Halcomb, Alfred Hamilton, Nancy Hamner, Robert Hancock, Charles Hanson, Philip Herzig, James Higginson, Loretta Hirst, Marla Holbrook, Monte Holt, Colleen Hugo, Juan Lee Hugo, Odis Hunt, Betty

Klare, George Killian, Don Lasswell, Kenneth Leighton, Harold Ledford, Jerome Lengyel, Bill Leshner, Beth Lewis, Shirley Lewis, Delbert Wood, Jeunene Wood, Jerry Zak, and James Zeek.

On request of Mr. Rumford, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. B. G. Hare and F. B. Zimmerman, teachers, of the adult class in Citizenship and English, and the following pupils of the Lincoln, Tompkins, and Technical High Schools of Oakland: Richa Salomon, Emma Salomon, Frieda Bleher, Gladys Chaffey, Wilhelmine Mayer, Mary Branagh, Frieda Puttrich, Netty Lexser, Patricia Bautista, Mrs. Lilly Cohn, Mr. Hans Knoche, Mr. Martinez, Mrs. Celesca Martinez, Mrs. Rita Miranda, Mrs. Rosa Calderon, Mrs. A. Ghio, Mrs. Manuelá Nunez, Mrs. E. A. Sanchez, Mrs. Almadova, Mrs. Anna Torres, Mrs. Carmen Cordero, Mrs. Johnson, Mrs. Bruna Reyes, Mrs. Hurtado, Mrs. A. Caybut, Mrs. G. Villalobos, Mrs. E. Meza, Mrs. Z. Renteria, Mrs. Martins, Mrs. C. Fossi, Mrs. Nellie Soto, Mrs. E. Spitz, Mrs. M. Spitz, and Mr. Kurt Heinze.

On request of Mr. Brown, the usual courtesies of the Assembly for this day were unanimously extended to Paul M. Cook, teacher, and the following pupils of the Ceres School: Marvin Antle, L. A. Baldwin, Donald Barner, Donald Bawen, Kathryn Brooks, Sherry Burchfield, Betty Cabral, Ruby Crawford, Charles Cuscenza, Janice Dayton, Carol Fonda, Doris Fought, Roberta Garcia, Sue Hampton, Karen Hudson, Kaye Ingram, Janice Johnson, Shirley Kelton, Mary Kisst, Sue Looney, Eugene Overby, Jimmy Pierce, Patricia Pimentel, Billy Proctar, R. Lee Robinson, Bobby Joe Rowland, Jimmy Sallee, Jerry Straum, John Taylor, Meredith Wallen, Vernon Watson, Jimmy McCown, Rebecca Neely, William Noel, and Wilma Noel.

On request of Mr. Lowrey, the usual courtesies of the Assembly for this day were unanimously extended to Dave Epperson of Woodland.

On request of Messrs. Davis, Kirkwood, and Gubser, the usual courtesies of the Assembly for this day were unanimously extended to Harold H. Seyferth of San Jose.

On request of Mr. Hansen, the usual courtesies of the Assembly for this day were unanimously extended to Loyd Dowler of Fresno.

On request of Messrs. Munnell and McGee, the usual courtesies of the Assembly for this day were unanimously extended to Mr. and Mrs. H. L. Chapin of Montebello.

#### ADJOURNMENT

At 4.23 p.m., on motion of Mr. Berry, the Speaker declared the Assembly adjourned until 10 a.m. Friday, March 21, 1952.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELL, Minute Clerk

CALIFORNIA LEGISLATURE  
1952 REGULAR (BUDGET) SESSION

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# ASSEMBLY DAILY JOURNAL

THIRTEENTH LEGISLATIVE DAY  
NINETEENTH CALENDAR DAY

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## IN ASSEMBLY

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ASSEMBLY CHAMBER, SACRAMENTO  
Friday, March 21, 1952

The Assembly met at 10 a.m.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Olmimus at the desk.

### ROLL CALL

The roll was called, and the following answered to their names:

Beck, Belotti, Berry, Brady, Brown, Burke, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Hunkley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Parker, Porter, Rosenthal, Shaw, Sherwin, Silliman, Stanley, Stewart, Thomas, Waters, and Mr. Speaker—70.

Quorum present.

### Request for Unanimous Consent That Names of Members Attending Meeting of Committee on Ways and Means Be Placed Upon Morning Roll Call

Mr. Dolwig asked for, and was granted, unanimous consent that the names of all members attending the meeting of the Committee on Ways and Means, at this time, be placed upon the morning roll call.

### PRAYER

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*We pray unto Thee O Lord for the masters and teachers of all faiths and creeds that dispense Thy truth with earnestness, zeal and charity. We thank Thee for the life and the luminous personality of the Founder of Christianity whose message of love and righteousness brought hope and redemption to the weary and the heavy-laden. May the story of his inspired life teach us to banish rancor and ill-will from our hearts, bear no malice, forgive hatred, and grow in mercy and compassion.—AMEN.*

### READING OF THE JOURNAL DISPENSED WITH

On motion of Mr. Shaw, further reading of the Journal of the previous legislative day was dispensed with.

**LEAVES OF ABSENCE FOR THE DAY**

The following members were granted leaves of absence for the day, because of illness:

Mrs. Niehouse, on motion of Mr. Beck.

Mr. Cooke, on motion of Mr. Beck.

Mr. Crowley, on motion of Mr. Beck.

The following members were granted leaves of absence for the day, because of legislative business elsewhere:

Mr. Rumford, on motion of Mr. Beck.

Mr. Henderson, on motion of Mr. Beck.

Mr. Tomlinson, on motion of Mr. Levering.

Mr. Babbage, on motion of Mr. Levering.

Mr. Smith, on motion of Mr. Shaw.

Mr. Burkhalter, on motion of Mr. Munnell.

**COMMUNICATIONS**

By the Chief Clerk:

A communication from Frank M. Wright, Associate Superintendent of Public Instruction, relative to the Report of the State Department of Education to the Legislature of its estimate of the amount necessary for the continuance of the Child Care Center Program to its terminal date June 30, 1953, and its recommendations for the expansion of modification of the Child Care Center Program was received, and ordered referred to the Committee on Education. Copies of above mentioned reports have been previously distributed to Members.

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, March 20, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted

Senate Concurrent Resolution No. 16

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

**FIRST READING AND REFERENCE OF SENATE BILLS**

The following resolution was read:

**Senate Concurrent Resolution No. 16**—Relative to approving a certain amendment to the charter of the City of Piedmont, a municipal corporation in the County of Alameda, State of California, voted for and certified by the qualified electors of said city at a regular municipal election held therein on the twenty-sixth day of February, 1952.

Referred to Committee on Rules.

**REPORTS OF STANDING COMMITTEES****Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, March 21, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

Senate Joint Resolution No. 5

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file for adoption.



ASSEMBLY CHAMBER, SACRAMENTO, March 21, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 11

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted, as amended.

SAM L. COLLINS, Chairman

Above reported resolution ordered engrossed.

ASSEMBLY CHAMBER, SACRAMENTO, March 21, 1952

MR. SPEAKER: Your Committee on Rules, to which were referred:

Assembly Joint Resolution No. 6

Assembly Joint Resolution No. 7

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolutions ordered engrossed.

Committee on Revenue and Taxation

ASSEMBLY CHAMBER, SACRAMENTO, March 21, 1952

MR. SPEAKER: Your Committee on Revenue and Taxation, to which was referred:

Assembly Bill No. 2

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

HOLLIBAUGH, Chairman

Above reported bill ordered to third reading.

ASSEMBLY CHAMBER, SACRAMENTO, March 21, 1952

MR. SPEAKER: Your Committee on Revenue and Taxation, to which were referred:

Assembly Bill No. 8

Assembly Bill No. 16

Assembly Bill No. 9

Assembly Bill No. 18

Assembly Bill No. 12

Assembly Bill No. 19

Assembly Bill No. 13

Assembly Bill No. 20

Assembly Bill No. 14

Assembly Bill No. 23

Assembly Bill No. 15

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

HOLLIBAUGH, Chairman

Above reported bills ordered to second reading.

Committee on Rules

ASSEMBLY CHAMBER, SACRAMENTO, March 21, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 16

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Request for Unanimous Consent

Mr. Dunn asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 16, at this time, without reference to file.

CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 16

**Senate Concurrent Resolution No. 16**—Relative to approving a certain amendment to the charter of the City of Piedmont, a municipal corporation in the County of Alameda, State of California, voted for and certified by the qualified electors of said city at a regular municipal election held therein on the twenty-sixth day of February, 1952.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Belotti, Berry, Brady, Brown, Burke, Caldecott, Chapel, Coats, Connolly, Dickey, Dolwig, Doyle, Dunn, Elliott, Evans, Grant, Grunsky, Hahn, Hansen, Hawkins, Hollibaugh, Kelly, Kilpatrick, Kloeksien, Lanterman, Levering, Lincoln, Lindsay, Luckel, Lyon, Maloney, McCollister, McFall, McMillan, Meyers, Morris, Munnell, Parker, Shaw, Sherwin, Stanley, Waters, and Mr. Speaker—43.

**NOLS**—None.

Resolution ordered transmitted to the Senate.

#### CONSIDERATION OF DAILY FILE

#### THIRD READING OF ASSEMBLY BILLS

**Assembly Concurrent Resolution No. 7**—Relative to the Sawtelle-Westwood Flood Control Unit.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYLS**—Belotti, Berry, Brady, Brown, Burke, Caldecott, Chapel, Coats, Connolly, Dickey, Dolwig, Doyle, Dunn, Elliott, Evans, Grant, Grunsky, Hahn, Hansen, Hawkins, Hollibaugh, Kelly, Kilpatrick, Kloeksien, Lanterman, Levering, Lincoln, Lindsay, Luckel, Lyon, Maloney, McCollister, McFall, McMillan, Meyers, Morris, Munnell, Parker, Shaw, Sherwin, Stanley, Waters, and Mr. Speaker—43.

**NOES**—None.

Resolution ordered transmitted to the Senate.

#### CONSIDERATION OF HOUSE RESOLUTION NO. 31

By Mr. Hahn:

##### House Resolution No. 31

Relative to the Los Angeles County Flood Control District

**WHEREAS**, The Los Angeles County Flood Control District recently established Zone No. 1 in the Central Coastal Plain which will be subject to a special property tax for the purpose of financing the acquisition of imported waters to be placed underground and thus conserved for useful and beneficial purposes; and

**WHEREAS**, The creation of such a zone is based on special benefit to the territory included within the zone; and

**WHEREAS**, Zone No. 1 includes certain area in the City of Los Angeles, two-thirds of which is furnished water service by the City of Los Angeles through its Department of Water and Power; and

**WHEREAS**, The property owners who obtain water service from the City of Los Angeles must pay the Department of Water and Power for their water service as well as the special property tax; and

**WHEREAS**, The area was apparently included in the Zone 1 due to the fact that the Department of Water and Power has been pumping a small amount of water therein for use generally within its system; and

**WHEREAS**, It is manifestly unfair for the property owners in this area to be required to pay both its water rates and the special property taxes particularly since the special benefit in the area, if any, accrues to all consumers of the Department of Water and Power; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the Los Angeles County Flood Control District is urged to take such action as may be necessary to eliminate the inequities arising from placing in the Zone 1 of the Central Coastal Plain, of territory in the City of Los Angeles served by the Department of Water and Power; and be it further

*Resolved*, That the Chief Clerk of the Assembly transmit copies of this resolution to the Los Angeles County Flood Control District and to the Department of Water and Power, City of Los Angeles.

Resolution read, and adopted

**CONSIDERATION OF HOUSE RESOLUTION NO. 35**

By Messrs. Morris and Hahn :

**House Resolution No. 35**

Relating to printing and distribution of booklets containing the Great Seal and other emblems of the State of California

WHEREAS, For many years the Secretary of State has distributed, especially to school children, a printed booklet, bearing the State Colors and other official emblems of the State of California, attractively designed and beautifully displayed; and

WHEREAS, These printed booklets have been received with the greatest of pleasure and pridefully treasured by the children, teachers and others who have received them; and

WHEREAS, The greatest distribution of these booklets has been among the many hundreds of school children visiting sessions of the California Legislature, to whom these booklets mean a treasured souvenir of their visit, as well as imparting to them a sense of the dignity and prestige of their State; now, therefore, be it

*Resolved by the Assembly of the State of California,* That the Chief Clerk of the Assembly is requested to cause to be printed and distribute without charge, not to exceed 15,000 copies of a booklet containing the Great Seal and other emblems of the State of California as prepared under the direction of the Secretary of State; and be it further

*Resolved,* That the sum of two thousand two hundred dollars (\$2,200) is hereby made available from the Contingent Fund of the Assembly for payment of the cost of printing and distribution of said booklets.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Belotti, Berry, Brady, Brown, Burke, Caldecott, Chapel, Coats, Connolly, Dickey, Dolwig, Doyle, Dunn, Elliott, Evans, Grant, Grunsky, Hahn, Hansen, Hawkins, Hollibaugh, Kelly, Kilpatrick, Kloockssem, Lanferman, Levering, Lincoln, Lindsay, Luckel, Lyon, Maloney, McCollister, McFall, McMillan, Meyers, Morris, Munnell, Parker, Shaw, Sherwin, Stanley, Waters, and Mr. Speaker—43.

**NOES**—None.**THIRD READING OF SENATE BILLS**

**Senate Concurrent Resolution No. 10**—Relative to examinations for proposed position of Regional Fish and Game Manager, Department of Fish and Game.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**ALLS**—Belotti, Berry, Brady, Brown, Burke, Caldecott, Chapel, Coats, Connolly, Dickey, Dolwig, Doyle, Dunn, Elliott, Evans, Grant, Grunsky, Hahn, Hansen, Hawkins, Hollibaugh, Kelly, Kilpatrick, Kloockssem, Lanferman, Levering, Lincoln, Lindsay, Luckel, Lyon, Maloney, McCollister, McFall, McMillan, Meyers, Morris, Munnell, Parker, Shaw, Sherwin, Stanley, Waters, and Mr. Speaker—43.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**Senate Concurrent Resolution No. 11**—Relative to the case of *United States v. Alpine Land and Reservoir Co. et al.*

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Beck, Belotti, Berry, Brady, Brown, Burke, Chapel, Connolly, Davis, Dickey, Dills, Dolwig, Doyle, Elliott, Evans, Gaffney, Geddes, Hahn, Hansen, Hawkins, Hollibaugh, Kelly, Kilpatrick, Lanferman, Levering, Lindsay, Luckel, Lyon, Maloney, McCollister, McFall, McMillan, Meyers, Morris, Munnell, Parker, Rosenthal, Shaw, Silliman, Stanley, Stewart, Thomas, and Mr. Speaker—43.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**RECESS**

At 10.29 a.m., on motion of Mr. Dickey, the Assembly recessed until 11 a.m.

**REASSEMBLED**

At 11 a.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

**INTRODUCTION, FIRST READING, AND REFERENCE OF ASSEMBLY BILLS**

The following bills were introduced, and read the first time:

**Assembly Bill No. 26:** By Messrs. McFall, Parker, Shaw, Hagen, Beck, Belotti, Berry, Chapel, Coats, Condon, Dunn, Fleury, Grunsky, Henderson, Kelly, Lipscomb, and Moss—An act to add Sections 18409, 18409.1, 18409.2, 18409.3, 18409.4, 18409.5, 18409.6, 18409.7, 18409.8, 18409.9, 18410, 18410.1, 18410.2, 18410.3, 18410.4, 18410.5, 18410.6, 18410.7, 18410.8, and 18410.9, to the Revenue and Taxation Code, relating to the filing of returns by spouses for personal income tax purposes, to take effect immediately.

Referred to Committee on Revenue and Taxation.

**Assembly Concurrent Resolution No. 14:** By Messrs. Dunn, Dolwig, Dickey, Hollibaugh, Dills, Doyle, Elliott, Evans, Hahn, Hawkins, and Lyon—Relative to the construction and maintenance of state highways.

Referred to Committee on Rules.

**ANNOUNCEMENT**

Speaker Sam L. Collins announced that under the provisions of the Constitution of the State of California which provides that the Budget Session can include only 30 calendar days that the Budget Session must be terminated by midnight, April 1st.

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, March 21, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Assembly Joint Resolution No. 3

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

Above resolution ordered enrolled.

SENATE CHAMBER, SACRAMENTO, March 21, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Joint Resolution No. 6  
Senate Joint Resolution No. 9

Senate Joint Resolution No. 10  
Senate Concurrent Resolution No. 8

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

**FIRST READING AND REFERENCE OF SENATE BILLS (RESUMED)**

The following resolutions were read:

**Senate Joint Resolution No. 6**—Relative to memorializing Congress to enact House Resolution 565.

Referred to Committee on Rules.

**Senate Joint Resolution No. 9**—Relative to federal insurance for almond crops.

Referred to Committee on Rules.

**Senate Joint Resolution No. 10**—Relative to federal funds for range improvement in national forests.

Referred to Committee on Rules.

**Senate Concurrent Resolution No. 8**—Relative to appropriation of water for federal reclamation projects.

Referred to Committee on Rules.

#### REPORTS OF STANDING COMMITTEES

##### Committee on Legislative Procedure

ASSEMBLY CHAMBER, SACRAMENTO, March 21, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

Assembly Joint Resolution No. 6

Assembly Joint Resolution No. 7

And reports the same correctly engrossed.

BURKE, Chairman

Above reported resolutions ordered on file for adoption.

ASSEMBLY CHAMBER, SACRAMENTO, March 21, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

**Assembly Concurrent Resolution No. 12**—Relative to adjournment in respect to the memory of the Hon. Daniel C. Murphy;

**Assembly Concurrent Resolution No. 13**—Relative to commending Mrs. Lucile Derr Fitts;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the twenty-first day of March, 1952, at 11 a.m.

BURKE, Chairman

#### CONSIDERATION OF DAILY FILE (RESUMED)

##### THIRD READING OF ASSEMBLY BILLS (RESUMED)

**Assembly Joint Resolution No. 8**—Relative to the "Fallbrook Water Case."

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Beck, Belotti, Berry, Brady, Brown, Burke, Chapel, Connolly, Davis, Dickey, Dills, Dolwig, Doyle, Elliott, Evans, Gaffney, Geddes, Hahn, Hansen, Hawkins, Hollibaugh, Kelly, Kilpatrick, Lanterman, Levering, Lindsay, Luckel, Lyon, Maloney, McCollister, McFall, McMillan, Meyers, Morris, Munnell, Parker, Rosenthal, Shaw, Silliman, Stanley, Stewart, Thomas, and Mr. Speaker—43.

NOES—None.

Resolution ordered transmitted to the Senate.

#### MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, March 21, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Assembly Joint Resolution No. 1

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

Above resolution ordered enrolled.

**REPORTS OF STANDING COMMITTEES****Committee on Ways and Means**

ASSEMBLY CHAMBER, SACRAMENTO, March 21, 1952

MR. SPEAKER: Your Committee on Ways and Means, to which was referred:  
Assembly Bill No. 1

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass, as amended.

SHERWIN, Chairman

Above reported bill ordered to second reading.

**SECOND READING OF ASSEMBLY BILLS (BY UNANIMOUS CONSENT)**

**Assembly Bill No. 1**—An act making appropriations for the support of the Government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, to take effect immediately.

Bill read second time.

**Consideration of Committee Amendments**

The following amendments were proposed by the Committee on Ways and Means:

**Amendment No. 1**

On page 1, line 6, of the printed bill, after "1952", insert a comma.

**Amendment No. 2**

On page 7, line 22, of said bill, strike out "per-"; and strike out all of lines 23 to 34, inclusive, and insert "capital outlay for fair purposes under paragraph (c) of Sec-".

**Amendment No. 3**

On page 17, line 45, of said bill, after "Education", insert a comma.

**Amendment No. 4**

On page 32, line 28, of said bill, after "Finance", insert a comma.

**Amendment No. 5**

On page 32, line 30, of said bill, strike out "And", and insert "and".

**Amendment No. 6**

On page 33 of said bill, strike out all of line 26.

**Amendment No. 7**

On page 34, line 22, of said bill, strike out "permanent"; strike out all of lines 23 to 33, inclusive; and in line 34, strike out "ments, allotted by", and insert "capital outlay for fair purposes under paragraph (c) of".

**Amendment No. 8**

On page 34 of said bill, strike out all of lines 43 to 46, inclusive, and insert "able for capital outlay for fair purposes under paragraph (c) of Section 19626 of the Business and".

**Amendment No. 9**

On page 35 of said bill, strike out all of lines 21 to 32, inclusive, and insert "able for capital outlay for fair purposes under paragraph (c) of Section".

**Amendment No. 10**

On page 35, line 40, of said bill, after "Finance", insert a comma.

**Amendment No. 11**

On page 35 of said bill, strike out all of lines 42 to 52, inclusive.

**Amendment No. 12**

On page 36 of said bill, strike out all of line 2; and in line 3, strike out "ments, allotted by", and insert "Fund available for capital outlay for fair purposes under paragraph (c) of".

**Amendment No. 13**

On page 41, line 33, of said bill, strike out "Franchise".

**Amendment No. 14**

On page 50 of said bill, strike out all of lines 27 to 39, inclusive, and insert "Fund available for capital outlay for fair purposes under paragraph (c) of Section 19626 of the Business and".

**Amendment No. 15**

On page 51, line 16, of said bill, strike out "employees", and insert "employees'".

**Amendment No. 16**

On page 62, line 29, of said bill, strike out "tubercular", and insert "tuberculous".

**Amendment No. 17**

On page 63, line 39, of said bill, strike out "Railroad Commission".

**Amendment No. 18**

On page 66, line 24, of said bill, strike out "Debris Control", and insert "debris control".

**Amendment No. 19**

On page 66, line 35, of said bill, strike out "Debris Control", and insert "debris control".

**Amendment No. 20**

On page 69, line 37, of said bill, strike out "notwithstanding", and insert "Notwithstanding".

**Amendment No. 21**

On page 72, line 39, of said bill, strike out "for", and insert "For".

**Amendment No. 22**

On page 73, line 14, of said bill, after "thereof", insert a comma.

**Amendment No. 23**

On page 73, line 20, of said bill, after "1952", insert a comma.

**Amendment No. 24**

On page 74, line 23, of said bill, after "incurred", insert "only".

**Amendment No. 25**

On page 75, line 7, of said bill, after "incurred", insert "only".

**Amendment No. 26**

On page 75, line 28, of said bill, strike out "Sections", and insert "Section".

**Amendment No. 27**

On page 76 of said bill, strike out all of lines 5 to 17, inclusive, and insert "Fair and Exposition Fund available for capital outlay for fair purposes under paragraph (c) of Section".

**Amendment No. 28**

On page 77, line 8, of said bill, strike out "Shop Building", and insert "shop building".

**Amendment No. 29**

On page 77, line 9, of said bill, strike out "Buildings", and insert "buildings".

**Amendment No. 30**

On page 85, line 26, of said bill, strike out "the Capital Out-"; and in line 27, strike out "lay and Savings Fund", and insert "any moneys in the Fair and Exposition Fund available to said school under the provisions of Section 19626 of the Business and Professions Code".

**Amendment No. 31**

On page 86, line 39, of said bill, strike out "Sec.", and insert "Section".

**Amendment No. 32**

On page 86, line 44, of said bill, strike out "Sec.", and insert "Section".

**Amendment No. 33**

On page 88, line 4, of said bill, strike out "Sec.", and insert "Section".

**Amendment No. 34**

On page 89, line 20, of said bill, after "Finance", insert a comma.

**Amendment No. 35**

On page 89 of said bill, strike out all of lines 22 to 33, inclusive, and in line 34, strike out "improvements", and insert "and Exposition Fund available for capital outlay for fair purposes under paragraph (c) of Section 19626 of the Business and Professions Code".

**Amendment No. 36**

On page 89 of said bill, strike out all of lines 45 to 52, inclusive.

**Amendment No. 37**

On page 90 of said bill, strike out all of lines 2 to 4, inclusive; and in line 5, strike out "such permanent improvements", and insert "available for capital outlay for fair purposes under paragraph (c) of Section 19626 of the Business and Professions Code".

**Amendment No. 38**

On page 90, line 8, of said bill, after "Finance", insert a comma.

**Amendment No. 39**

On page 90 of said bill, strike out all of lines 12 to 22, inclusive; and in line 23, strike out "such permanent improvements", and insert "capital outlay for fair purposes under paragraph (c) of Section 19626 of the Business and Professions Code".

**Amendment No. 40**

On page 90, line 27, of said bill, after "Finance", insert a comma.

**Amendment No. 41**

On page 90 of said bill, strike out all of lines 30 to 40, inclusive, and in line 41, strike out "manent improvements", and insert "able for capital outlay for fair purposes under paragraph (c) of Section 19626 of the Business and Professions Code".

**Amendment No. 42**

On page 91, line 5, of said bill, after "Finance", insert a comma.

**Amendment No. 43**

On page 91 of said bill, strike out all of lines 7 to 17, inclusive; and in line 18, strike out "permanent improvements", and insert "available for capital outlay for fair purposes under paragraph (c) of Section 19626 of the Business and Professions Code".

**Amendment No. 44**

On page 91 of said bill, strike out all of lines 23 to 35, inclusive, and insert "Fair and Exposition Fund available for capital outlay for fair purposes under paragraph (c) of Section 19626 of".

**Amendment No. 45**

On page 92, line 26, of said bill, strike out "mains", and insert "main".

**Amendment No. 46**

On page 93, line 19, of said bill, strike out "Physicians", and insert "Physicians'".

**Amendment No. 47**

On page 96, line 38, of said bill, strike out ", such", and insert ". Such".

**Amendment No. 48**

On page 98, line 17, of said bill, strike out "conservation", and insert "Preservation".

**Amendment No. 49**

On page 98, line 26, of said bill, after "pairs", insert a comma.

**Amendment No. 50**

On page 100, line 35, of said bill, after "1951", insert a comma.

**Amendment No. 51**

On page 102, line 48, of said bill, strike out "repair", and insert "repairs".

**Amendment No. 52**

On page 104, line 19, of said bill, strike out "sani-", and insert "sana-".

**Amendment No. 53**

On page 105, line 45, of said bill, after "provided", insert a comma.



**Amendment No. 54**

On page 106, line 25, of said bill, strike out "notwithstanding", and insert "Notwithstanding".

**Amendment No. 55**

On page 109, line 31, of said bill, strike out "stations", and insert "station".

**Amendment No. 56**

On page 109, line 34, of said bill, strike out "Station", and insert "Stations".

**Amendment No. 57**

On page 109, line 46, of said bill, strike out "and equipment", and insert "equipment, and".

**Amendment No. 58**

On page 110, line 40, of said bill, strike out "armorics", and insert "armory".

**Amendment No. 59**

On page 111, line 40, of said bill, strike out "in", and insert "by Item 345 (d) of".

**Amendment No. 60**

On page 117, line 36, of said bill, after "Statutes", insert "of".

**Amendment No. 61**

On page 117, line 37, of said bill, after "of", insert "the".

**Amendment No. 62**

On page 117, line 38, of said bill, after "Statutes", insert "of".

**(Item 30)**

**Amendment No. 63**

On page 4, line 12, of said bill, strike out "1,416,678", and insert "1,357,405".

**(Item 35)**

**Amendment No. 64**

On page 4 of said bill, strike out all of lines 46 to 48, inclusive.

**(Item 43)**

**Amendment No. 65**

On page 6 of said bill, strike out all of lines 28 to 30, inclusive.

**(Item 45)**

**Amendment No. 66**

On page 7, line 4, of said bill, strike out "71,902", and insert "71,562".

**Amendment No. 67**

On page 7, line 13, of said bill, strike out "1,810", and insert "1,470".

**Amendment No. 68**

On page 7, line 15, of said bill, strike out "72,586", and insert "72,246".

**Amendment No. 69**

On page 7, line 19, of said bill, strike out "71,902", and insert "71,562".

**(Item 52)**

**Amendment No. 70**

On page 8, line 39, of said bill, strike out "1,256,514", and insert "1,237,761".

**Amendment No. 71**

On page 9, line 3, of said bill, strike out "810,382", and insert "791,629".

**Amendment No. 72**

On page 9, line 7, of said bill, strike out "1,325,258", and insert "1,306,505".

**Amendment No. 73**

On page 9, line 13, of said bill, strike out "1,256,514", and insert "1,237,761".

**(Item 53)**

**Amendment No. 74**

On page 9, line 16, of said bill, strike out "2,318,340", and insert "2,291,981".

**Amendment No. 75**

On page 9, line 23, of said bill, strike out "1,525,166", and insert "1,519,036".

**Amendment No. 76**

On page 9, line 28, of said bill, strike out "2,665,169", and insert "2,659,039".

**Amendment No. 77**

On page 9, line 32, of said bill, strike out "32,820", and insert "53,049".

**Amendment No. 78**

On page 9, line 39, of said bill, strike out "2,318,340", and insert "2,291,981".

**(Item 54)****Amendment No. 79**

On page 9, line 42, of said bill, strike out "2,243,676", and insert "2,240,304".

**Amendment No. 80**

On page 10, line 3, of said bill, strike out "1,319,987", and insert "1,316,615".

**Amendment No. 81**

On page 10, line 7, of said bill, strike out "2,360,061", and insert "2,356,689".

**Amendment No. 82**

On page 10, line 15, of said bill, strike out "2,243,676", and insert "2,240,304".

**(Item 55)****Amendment No. 83**

On page 10, line 18, of said bill, strike out "3,847,582", and insert "3,806,218".

**Amendment No. 84**

On page 10, line 25, of said bill, strike out "2,270,152", and insert "2,239,188".

**Amendment No. 85**

On page 10, line 27, of said bill, strike out "94,625", and insert "84,225".

**Amendment No. 86**

On page 10, line 30, of said bill, strike out "4,405,937", and insert "4,364,573".

**Amendment No. 87**

On page 10, line 43, of said bill, strike out "3,847,582", and insert "3,806,218".

**(Item 56)****Amendment No. 88**

On page 10, line 46, of said bill, strike out "1,897,869", and insert "1,878,825".

**Amendment No. 89**

On page 11, line 3, of said bill, strike out "1,186,619", and insert "1,174,549".

**Amendment No. 90**

On page 11, line 8, of said bill, strike out "2,228,904", and insert "2,216,834".

**Amendment No. 91**

On page 11, line 13, of said bill, strike out "13,875", and insert "20,849".

**Amendment No. 92**

On page 11, line 19, of said bill, strike out "1,807,869", and insert "1,878,825".

**(Item 58)****Amendment No. 93**

On page 11, line 43, of said bill, strike out "482,562", and insert "478,873".

**Amendment No. 94**

On page 12, line 3, of said bill, strike out "289,668", and insert "285,979".

**Amendment No. 95**

On page 12, line 7, of said bill, strike out "499,667", and insert "495,978".

**Amendment No. 96**

On page 12, line 14, of said bill, strike out "482,562", and insert "478,873".

**(Item 62)****Amendment No. 97**

On page 13, line 15, of said bill, strike out "1,078,022", and insert "1,074,493".

**Amendment No. 98**

On page 13, line 20, of said bill, strike out "811,191", and insert "806,451".

**Amendment No. 99**

On page 13, line 21, of said bill, strike out "245,810", and insert "244,840".

**Amendment No. 100**

On page 13, line 22, of said bill, strike out "24,621", and insert "24,402".

**Amendment No. 101**

On page 13, line 24, of said bill, strike out "1,081,622", and insert "1,075,693".

**Amendment No. 102**

On page 13, line 27, of said bill, strike out "3,600", and insert "1,200".

**Amendment No. 103**

On page 13, line 29, of said bill, strike out "1,078,022", and insert "1,074,493".

**(Item 72)****Amendment No. 104**

On page 15, line 15, of said bill, strike out "1,382,682", and insert "1,385,701".

**Amendment No. 105**

On page 15, line 22, of said bill, strike out "1,029,659", and insert "1,032,299".

**Amendment No. 106**

On page 15, line 24, of said bill, strike out "20,393", and insert "20,772".

**Amendment No. 107**

On page 15, line 26, of said bill, strike out "1,441,722", and insert "1,444,741".

**Amendment No. 108**

On page 15, line 32, of said bill, strike out "1,382,682", and insert "1,385,701".

**(Item 73)****Amendment No. 109**

On page 15, line 35, of said bill, strike out "435,773", and insert "433,493".

**Amendment No. 110**

On page 15, line 41, of said bill, strike out "298,819", and insert "296,539".

**Amendment No. 111**

On page 15, line 45, of said bill, strike out "445,688", and insert "443,408".

**Amendment No. 112**

On page 15, line 50, of said bill, strike out "435,773", and insert "433,493".

**(Item 74)****Amendment No. 113**

On page 16, line 4, of said bill, strike out "513,052", and insert "510,280".

**Amendment No. 114**

On page 16, line 10, of said bill, strike out "385,830", and insert "383,058".

**Amendment No. 115**

On page 16, line 14, of said bill, strike out "529,194", and insert "526,422".

**Amendment No. 116**

On page 16, line 19, of said bill, strike out "513,052", and insert "510,280".

**(Item 75)****Amendment No. 117**

On page 16, line 26, of said bill, strike out "2,037,946", and insert "2,027,171".

**Amendment No. 118**

On page 16, line 33, of said bill, strike out "1,650,018", and insert "1,641,438".

**Amendment No. 119**

On page 16, line 34, of said bill, strike out "518,115", and insert "530,230".

**Amendment No. 120**

On page 16, line 35, of said bill, strike out "76,785", and insert "62,475".

**Amendment No. 121**

On page 16, line 37, of said bill, strike out "2,244,918", and insert "2,234,143".

**Amendment No. 122**

On page 16, line 45, of said bill, strike out "2,037,946", and insert "2,027,171".

**(Item 82)****Amendment No. 123**

On page 17, line 48, of said bill, strike out "in such".

**Amendment No. 124**

On page 17 of said bill, strike out lines 49 and 50.

**Amendment No. 125**

On page 18 of said bill, strike out line 2

**Amendment No. 126**

On page 18, line 3, of said bill, strike out "pose".

**Amendment No. 126½**

On page 18, line 11, of said bill, after "Schedule", insert "Provided that expenditures for administration and vocational guidance and placement shall not exceed 40 percent of total expenditures for Vocational Rehabilitation."

**(Item 100)****Amendment No. 127**

On page 26, line 4, of said bill, strike out "133,328", and insert "129,448".

**Amendment No. 128**

On page 26, line 10, of said bill, strike out "97,306", and insert "93,486".

**Amendment No. 129**

On page 26, line 14, of said bill, strike out "137,848", and insert "133,968".

**Amendment No. 130**

On page 26, line 20, of said bill, strike out "133,328", and insert "129,448".

**(Item 104)****Amendment No. 131**

On page 27, line 26, of said bill, strike out "208,189", and insert "96,256".

**Amendment No. 132**

On page 27, line 29, of said bill, strike out "129,861", and insert "17,928".

**Amendment No. 133**

On page 27, line 32, of said bill, strike out "208,189", and insert "96,256".

**(Item 111)****Amendment No. 134**

On page 28, line 25, of said bill, strike out "1,897,923", and insert "1,873,502".

**Amendment No. 135**

On page 28, line 34, of said bill, strike out "1,471,496", and insert "1,448,264".

**Amendment No. 136**

On page 28, line 36, of said bill, strike out "59,516", and insert "58,327".

**Amendment No. 137**

On page 28, line 38, of said bill, strike out "1,977,659", and insert "1,953,238".

**Amendment No. 138**

On page 28, line 48, of said bill, strike out "1,897,923", and insert "1,873,502".

**(Item 119)**

**Amendment No. 139**

On page 30, line 31, of said bill, strike out "11,336,781", and insert "11,299,820".

**Amendment No. 140**

On page 30, line 38, of said bill, strike out "9,880,301", and insert "9,855,642".

**Amendment No. 141**

On page 30, line 39, of said bill, strike out "1,710,643", and insert "1,698,341".

**Amendment No. 142**

On page 30, line 42, of said bill, strike out "11,720,477", and insert "11,683,516".

**Amendment No. 143**

On page 30, line 51, of said bill, strike out "11,336,781", and insert "11,299,820".

**(Item 123)**

**Amendment No. 144**

On page 31, line 39, of said bill, strike out "2,077,850", and insert "2,102,850".

**Amendment No. 145**

On page 31, line 49, of said bill, strike out "258,102", and insert "283,102".

**Amendment No. 146**

On page 31, line 52, of said bill, strike out "2,236,684", and insert "2,261,684".

**Amendment No. 147**

On page 32, line 10, of said bill, strike out "2,077,850", and insert "2,102,850".

**(Item 147)**

**Amendment No. 148**

On page 36, line 38, of said bill, strike out "70,000", and insert "80,000".

**(Item 151)**

**Amendment No. 149**

On page 37 of said bill, strike out all of lines 8 to 26, inclusive.

**(Item 152)**

**Amendment No. 150**

On page 37, line 28, of said bill, strike out "3,038,637", and insert "3,036,987".

**Amendment No. 151**

On page 37, line 31, of said bill, strike out "470,334", and insert "468,684".

**Amendment No. 152**

On page 37, line 34, of said bill, strike out "3,038,637", and insert "3,036,987".

**(Item 154)**

**Amendment No. 153**

On page 38, line 7, of said bill, strike out "12,115,467", and insert "11,649,064".

**Amendment No. 154**

On page 38, line 22, of said bill, strike out "8,307,618", and insert "8,133,903".

**Amendment No. 155**

On page 38, line 23, of said bill, strike out "2,637,701", and insert "2,592,711".

**Amendment No. 156**

On page 38, line 24, of said bill, strike out "1,199,806", and insert "952,108".

**Amendment No. 157**

On page 38, line 26, of said bill, strike out "12,145,125", and insert "11,678,722".

**Amendment No. 158**

On page 38, line 34, of said bill, strike out "12,115,467", and insert "11,649,064".

**(Item 155)****Amendment No. 159**

On page 38, line 40, of said bill, strike out "4,609,559", and insert "4,690,783".

**Amendment No. 160**

On page 38, line 46, of said bill, strike out "3,748,889", and insert "3,814,643".

**Amendment No. 161**

On page 38, line 47, of said bill, strike out "844,444", and insert "851,759".

**Amendment No. 162**

On page 38, line 48, of said bill, strike out "98,526", and insert "106,681".

**Amendment No. 163**

On page 38, line 50, of said bill, strike out "4,691,859", and insert "4,773,083".

**Amendment No. 164**

On page 39, line 9, of said bill, strike out "4,609,559", and insert "4,690,783".

**(Item 157)****Amendment No. 165**

On page 39, line 15, of said bill, strike out "275,482", and insert "266,987".

**Amendment No. 166**

On page 39, line 17, of said bill, strike out "214,568", and insert "207,128".

**Amendment No. 167**

On page 39, line 18, of said bill, strike out "58,134", and insert "57,144".

**Amendment No. 168**

On page 39, line 19, of said bill, strike out "2,780", and insert "2,715".

**Amendment No. 169**

On page 39, line 21, of said bill, strike out "275,482", and insert "266,987".

**(Item 164)****Amendment No. 170**

On page 40, line 47, of said bill, strike out "2,678,471", and insert "2,697,817".

**Amendment No. 171**

On page 41, line 5, of said bill, strike out "2,219,198", and insert "2,237,370".

**Amendment No. 172**

On page 41, line 6, of said bill, strike out "775,079", and insert "775,691".

**Amendment No. 173**

On page 41, line 7, of said bill, strike out "76,357", and insert "76,919".

**Amendment No. 174**

On page 41, line 9, of said bill, strike out "3,070,634", and insert "3,089,980".

**Amendment No. 175**

On page 41, line 20, of said bill, strike out "2,678,471", and insert "2,697,817".

**(Item 169)****Amendment No. 176**

On page 41, line 40, of said bill, strike out "1,654,089", and insert "1,648,683".

**Amendment No. 177**

On page 41, line 42, of said bill, strike out "1,225,076", and insert "1,220,984".

**Amendment No. 178**

On page 41, line 43, of said bill, strike out "349,357", and insert "348,357".

**Amendment No. 179**

On page 41, line 44, of said bill, strike out "79,656", and insert "79,342".

**Amendment No. 180**

On page 41, line 46, of said bill, strike out "1,654,089", and insert "1,648,683".

(Item 174)

**Amendment No. 181**

On page 42 of said bill, strike out all of lines 28 to 30, inclusive.

(Item 179)

**Amendment No. 182**

On page 43, line 30, of said bill, strike out "4,528,201", and insert "4,484,459".

**Amendment No. 183**

On page 43, line 36, of said bill, strike out "3,136,861", and insert "3,100,073".

**Amendment No. 184**

On page 43, line 37, of said bill, strike out "1,338,430", and insert "1,333,070".

**Amendment No. 185**

On page 43, line 38, of said bill, strike out "145,264", and insert "143,670".

**Amendment No. 186**

On page 43, line 40, of said bill, strike out "4,620,555", and insert "4,576,813".

**Amendment No. 187**

On page 43, line 45, of said bill, strike out "4,528,201", and insert "4,484,457".

(Item 180)

**Amendment No. 188**

On page 43, line 47, of said bill, strike out "6,267,143", and insert "6,219,036".

**Amendment No. 189**

On page 44, line 3, of said bill, strike out "4,336,206", and insert "4,297,942".

**Amendment No. 190**

On page 44, line 4, of said bill, strike out "1,950,869", and insert "1,942,377".

**Amendment No. 191**

On page 44, line 5, of said bill, strike out "116,101", and insert "114,750".

**Amendment No. 192**

On page 44, line 7, of said bill, strike out "6,403,176", and insert "6,355,069".

**Amendment No. 193**

On page 44, line 12, of said bill, strike out "6,267,143", and insert "6,219,036".

(Item 181)

**Amendment No. 194**

On page 44, line 14, of said bill, strike out "3,279,136", and insert "3,262,690".

**Amendment No. 195**

On page 44, line 19, of said bill, strike out "2,176,996", and insert "2,164,632".

**Amendment No. 196**

On page 44, line 20, of said bill, strike out "1,113,430", and insert "1,109,348".

**Amendment No. 197**

On page 44, line 23, of said bill, strike out "3,358,809", and insert "3,342,363".

**Amendment No. 198**

On page 44, line 27, of said bill, strike out "3,279,136", and insert "3,262,690".

(Item 182)

**Amendment No. 199**

On page 44, line 29, of said bill, strike out "2,843,737", and insert "2,830,009".

**Amendment No. 200**

On page 44, line 35, of said bill, strike out "2,004,806", and insert "1,994,721".

**Amendment No. 201**

On page 44, line 36, of said bill, strike out "846,045", and insert "842,645".

**Amendment No. 202**

On page 44, line 37, of said bill, strike out "\$2,423", and insert "\$2,180".

**Amendment No. 203**

On page 44, line 39, of said bill, strike out "\$2,933,274", and insert "\$2,919,546".

**Amendment No. 204**

On page 44, line 44, of said bill, strike out "\$2,843,737", and insert "\$2,830,009".

**(Item 183)****Amendment No. 205**

On page 44, line 46, of said bill, strike out "\$3,619,124", and insert "\$3,600,422".

**Amendment No. 206**

On page 45, line 3, of said bill, strike out "\$2,156,284", and insert "\$2,441,614".

**Amendment No. 207**

On page 45, line 4, of said bill, strike out "\$1,133,267", and insert "\$1,129,235".

**Amendment No. 208**

On page 45, line 7, of said bill, strike out "\$3,706,538", and insert "\$3,687,836".

**Amendment No. 209**

On page 45, line 11, of said bill, strike out "\$3,619,124", and insert "\$3,600,422".

**(Item 184)****Amendment No. 210**

On page 45, line 13, of said bill, strike out "\$4,897,668", and insert "\$4,862,040".

**Amendment No. 211**

On page 45, line 19, of said bill, strike out "\$3,420,865", and insert "\$3,392,300".

**Amendment No. 212**

On page 45, line 20, of said bill, strike out "\$1,499,133", and insert "\$1,492,799".

**Amendment No. 213**

On page 45, line 21, of said bill, strike out "\$93,551", and insert "\$92,822".

**Amendment No. 214**

On page 45, line 23, of said bill, strike out "\$5,013,549", and insert "\$4,977,921".

**Amendment No. 215**

On page 45, line 28, of said bill, strike out "\$4,897,668", and insert "\$4,862,040".

**(Item 185)****Amendment No. 216**

On page 45, line 30, of said bill, strike out "\$2,892,099", and insert "\$2,875,524".

**Amendment No. 217**

On page 45, line 36, of said bill, strike out "\$2,125,080", and insert "\$2,111,193".

**Amendment No. 218**

On page 45, line 37, of said bill, strike out "\$720,279", and insert "\$717,591".

**Amendment No. 219**

On page 45, line 40, of said bill, strike out "\$2,971,605", and insert "\$2,955,030".

**Amendment No. 220**

On page 45, line 45, of said bill, strike out "\$2,892,099", and insert "\$2,875,524".

**(Item 186)****Amendment No. 221**

On page 45, line 47, of said bill, strike out "\$4,448,272", and insert "\$4,418,677".

**Amendment No. 222**

On page 46, line 3, of said bill, strike out "\$3,215,425", and insert "\$3,191,678".

**Amendment No. 223**

On page 46, line 4, of said bill, strike out "\$1,171,752", and insert "\$1,166,633".



**Amendment No. 224**

On page 46, line 5, of said bill, strike out "132,280", and insert "131,551".

**Amendment No. 225**

On page 46, line 7, of said bill, strike out "4,519,457", and insert "4,489,862".

**Amendment No. 226**

On page 46, line 13, of said bill, strike out "4,448,272", and insert "4,418,677".

**(Item 187)****Amendment No. 227**

On page 46, line 15, of said bill, strike out "4,899,369", and insert "4,864,752".

**Amendment No. 228**

On page 46, line 21, of said bill, strike out "3,431,112", and insert "3,403,429".

**Amendment No. 229**

On page 46, line 22, of said bill, strike out "1,456,259", and insert "1,450,054".

**Amendment No. 230**

On page 46, line 23, of said bill, strike out "141,804", and insert "141,075".

**Amendment No. 231**

On page 46, line 25, of said bill, strike out "5,029,175", and insert "4,994,558".

**Amendment No. 232**

On page 46, line 31, of said bill, strike out "4,899,369", and insert "4,864,752".

**(Item 188)****Amendment No. 233**

On page 46, line 33, of said bill, strike out "2,644,185", and insert "2,620,953".

**Amendment No. 234**

On page 46, line 39, of said bill, strike out "1,868,664", and insert "1,849,375".

**Amendment No. 235**

On page 46, line 40, of said bill, strike out "747,037", and insert "744,337".

**Amendment No. 236**

On page 46, line 41, of said bill, strike out "81,899", and insert "80,656".

**Amendment No. 237**

On page 46, line 43, of said bill, strike out "2,697,600", and insert "2,674,368".

**Amendment No. 238**

On page 46, line 49, of said bill, strike out "2,644,185", and insert "2,620,953".

**(Item 189)****Amendment No. 239**

On page 47, line 3, of said bill, strike out "4,029,542", and insert "4,009,469".

**Amendment No. 240**

On page 47, line 9, of said bill, strike out "2,924,135", and insert "2,908,625".

**Amendment No. 241**

On page 47, line 10, of said bill, strike out "1,041,303", and insert "1,036,983".

**Amendment No. 242**

On page 47, line 11, of said bill, strike out "118,330", and insert "118,087".

**Amendment No. 243**

On page 47, line 13, of said bill, strike out "4,083,768", and insert "4,063,695".

**Amendment No. 244**

On page 47, line 20, of said bill, strike out "4,029,542", and insert "4,009,469".

**(Item 192)****Amendment No. 245**

On page 48, line 21, of said bill, strike out "10,435,467", and insert "10,601,467".

**Amendment No. 246**

On page 48, line 28, of said bill, strike out "3,050,192", and insert "3,216,192".

**Amendment No. 247**

On page 48, line 31, of said bill, strike out "12,308,264", and insert "12,474,264".

**Amendment No. 248**

On page 48, line 42, of said bill, strike out "10,435,467", and insert "10,601,467".

**(Item 195)****Amendment No. 249**

On page 49, line 13, of said bill, strike out "5,662,105", and insert "5,877,822".

**Amendment No. 250**

On page 49, line 18, of said bill, strike out "3,121,549", and insert "3,257,952".

**Amendment No. 251**

On page 49, line 19, of said bill, strike out "2,279,111", and insert "2,309,247".

**Amendment No. 252**

On page 49, line 20, of said bill, strike out "397,599", and insert "446,777".

**Amendment No. 253**

On page 49, line 22, of said bill, strike out "5,798,259", and insert "6,013,976".

**Amendment No. 254**

On page 49, line 30, of said bill, strike out "5,662,105", and insert "5,877,822".

**(Item 199)****Amendment No. 255**

On page 49, line 51, of said bill, strike out "99,386", and insert "142,000".

**(Item 200)****Amendment No. 256**

On page 50 of said bill, strike out all of lines 2 through 4, inclusive.

**(Item 203)****Amendment No. 257**

On page 51, line 10, of said bill, strike out "1,642,982", and insert "1,652,474".

**Amendment No. 258**

On page 51, line 11, of said bill, strike out "621,533", and insert "615,628".

**Amendment No. 259**

On page 51, line 14, of said bill, strike out "2,325,868", and insert "2,329,455".

**Amendment No. 260**

On page 51, line 18, of said bill, strike out "1,761,137", and insert "1,764,724".

**(Item 204)****Amendment No. 261**

On page 51, line 32, of said bill, strike out "1,761,137", and insert "1,764,724".

**(Item 208)****Amendment No. 262**

On page 52, line 40, of said bill, strike out "9,047,255", and insert "9,038,955".

**Amendment No. 263**

On page 53, line 4, of said bill, strike out "3,248,300", and insert "3,240,000".

**Amendment No. 264**

On page 53, line 7, of said bill, strike out "10,982,878", and insert "10,974,578".

**Amendment No. 265**

On page 53, line 23, of said bill, strike out "9,047,255", and insert "9,038,955".

**(Item 236)****Amendment No. 266**

On page 59, line 5, of said bill, strike out "135,770", and insert "129,435".

**Amendment No. 267**

On page 59, line 10, of said bill, strike out "69,559", and insert "65,659".

**Amendment No. 268**

On page 59, line 11, of said bill, strike out "63,888", and insert "63,053".

**Amendment No. 269**

On page 59, line 12, of said bill, strike out "2,823", and insert "1,223".

**Amendment No. 270**

On page 59, line 14, of said bill, strike out "136,270", and insert "129,935".

**Amendment No. 271**

On page 59, line 18, of said bill, strike out "135,770", and insert "129,435".

**(Item 248)****Amendment No. 272**

On page 61, line 37, of said bill, strike out "173,177", and insert "165,966".

**Amendment No. 273**

On page 61, line 39, of said bill, strike out "100,778", and insert "96,266".

**Amendment No. 274**

On page 61, line 40, of said bill, strike out "69,459", and insert "66,760".

**Amendment No. 275**

On page 61, line 43, of said bill, strike out "173,177", and insert "165,966".

**(Item 255)****Amendment No. 276**

On page 63, line 41, of said bill, strike out "1,411,993", and insert "1,407,434".

**Amendment No. 277**

On page 63, line 43, of said bill, strike out "488,855", and insert "484,115".

**Amendment No. 278**

On page 63, line 44, of said bill, strike out "915,380", and insert "915,780".

**Amendment No. 279**

On page 63, line 45, of said bill, strike out "7,758", and insert "7,539".

**Amendment No. 280**

On page 63, line 47, of said bill, strike out "1,411,993", and insert "1,407,434".

**(Item 263.5)****Amendment No. 281**

On page 67 of said bill, after line 16, insert

"263.5—For investigation and study of the feasibility and economic value of construction by the State of a suitable barrier, at several alternate locations, across the north portion of the San Francisco Bay for salinity and flood control purposes, the Division of Water Resources, Department of Public Works..... 200,000".

**(Item 263.6)****Amendment No. 282**

On page 67 of said bill, before line 17 insert

"263.6—For the cost of any and all work necessary for the repair or restoration of, and for the protection of the ocean beach in the City of Redondo Beach, Los Angeles County, or any portion thereof, Department of Public Works, Division of Water Resources..... 20,000 to be expended during the 1952-53 Fiscal Year in accordance with the provisions and limitation and matching requirements as set forth in Chapter 1417, Statutes of 1945; provided, that any moneys made available to the Division of Water Resources, Department of Public Works, from this item shall be repaid to the General Fund out of any moneys impounded in the State Lands Act Fund under the decision and order of the United States Supreme Court which hereafter may be released by the Federal Government and

subsequently paid into the State Beach Fund or the State Park Fund. The transfer to the General Fund from the respective funds shall be in such amounts as may be determined by the Department of Finance. Such transfer shall be made by the State Controller upon written order of the Department of Finance."

**(Item 266)****Amendment No. 283**

On page 67, line 44, of said bill, strike out "2,854", and insert "3,170".

**(Item 272)****Amendment No. 284**

On page 68, line 22, of said bill, strike out "1,938,177", and insert "1,915,680".

**Amendment No. 285**

On page 68, line 30, of said bill, strike out "2,081,847", and insert "2,053,191".

**Amendment No. 286**

On page 68, line 31, of said bill, strike out "730,143", and insert "727,832".

**Amendment No. 287**

On page 68, line 32, of said bill, strike out "26,843", and insert "25,573".

**Amendment No. 288**

On page 68, line 34, of said bill, strike out "2,838,833", and insert "2,806,596".

**Amendment No. 289**

On page 68, line 37, of said bill, strike out "900,656", and insert "890,916".

**Amendment No. 290**

On page 68, line 39, of said bill, strike out "1,938,177", and insert "1,915,680".

**(Item 273)****Amendment No. 291**

On page 68, line 42, of said bill, strike out "95,615", and insert "82,225".

**Amendment No. 292**

On page 68, line 44, of said bill, strike out "57,994", and insert "49,400".

**Amendment No. 293**

On page 68, line 45, of said bill, strike out "35,921", and insert "32,725".

**Amendment No. 294**

On page 68, line 46, of said bill, strike out "1,700", and insert "100".

**Amendment No. 295**

On page 68, line 48, of said bill, strike out "95,615", and insert "82,225".

**(Item 280)****Amendment No. 296**

On page 70, line 2, of said bill, strike out "1,670,712", and insert "1,669,572".

**Amendment No. 297**

On page 70, line 14, of said bill, strike out "1,720,022", and insert "1,718,882".

**Amendment No. 298**

On page 70, line 18, of said bill, strike out "2,596,504", and insert "2,595,364".

**Amendment No. 299**

On page 70, line 26, of said bill, strike out "1,670,712", and insert "1,669,572".

**(Item 286)****Amendment No. 300**

On page 71, line 28, of said bill, strike out "101,218", and insert "164,929".

**Amendment No. 301**

On page 71, line 30, of said bill, strike out "76,007", and insert "95,665".

**Amendment No. 302**

On page 71 of said bill, strike out lines 33 to 52, inclusive, and insert

(c) Collection Agency Fund.....	157
(d) Board of Cosmetology's Contingent Fund.....	10
(e) Fair and Exposition Fund available to 1A District Agricultural Association under the provisions of Section 19622 of the Business and Professions Code.....	2,409
(f) Fair and Exposition Fund available to the 51st District Agricultural Association under the provisions of Section 19624 of the Business and Professions Code.....	908
(g) Fair and Exposition Fund available for capital outlay for fair purposes under paragraph (c) of Section 19626 of the Business and Professions Code.....	200
(h) Fish and Game Preservation Fund.....	7,758
(i) State Highway Fund.....	15,062
(j) State Lands Act Fund.....	17,303
(k) Motor Vehicle Fund.....	4,952
(l) Motor Vehicle Fuel Fund.....	4,832
(m) Motor Vehicle License Fee Fund.....	54
(n) State Park Fund.....	543
(o) State Park Maintenance Fund.....	6,914
(p) Redemption Tax Fund.....	3
(q) Wildlife Restoration Fund.....	927
(r) Division of Architecture Revolving Fund.....	42
(s) Correctional Industries Revolving Fund.....	5,400
(t) Department of Employment Contingent Fund.....	206
(u) Inmate Trust Fund.....	56
(v) Inmate Welfare Fund.....	36
(w) San Francisco Harbor Improvement Fund.....	60
(x) Unemployment Fund.....	20
(y) Unemployment Administration Fund.....	1,344
Total of schedule.....	164,926".

**Amendment No. 303**

On page 72 of said bill, strike out lines 2 to 8, inclusive.

**(Item 287)**

**Amendment No. 304**

On page 72, line 13, of said bill, strike out "2,000,000", and insert "500,000".

**Amendment No. 305**

On page 72 of said bill, strike out lines 16 and 17.

**(Item 287.5)**

**Amendment No. 306**

On page 72 of said bill, before line 22, insert

"287.5—For augmentation of the Correctional Industries Revolving Fund... 1,500,000 provided however that none of the money appropriated by this item shall be available for expenditure except for a textile mill operation at San Quentin and provided further that none of the money appropriated herein shall be expended until the Legislature authorizes an annual production in such industry in excess of \$225,000 per annum. The provisions of this appropriation shall not be construed as determining future legislative policy with respect to raising of said production limitations as now prevail under existing law."

**(Item 288)**

**Amendment No. 307**

On page 72, line 38, of said bill, strike out "12,366,265", and insert "12,266,265".

**(Item 289)**

**Amendment No. 308**

On page 73, line 32, of said bill, strike out "1,500,000", and insert "3,500,000".

**(Item 291)****Amendment No. 309**

On page 74 of said bill, strike out all of lines 25 to 39, inclusive.

**(Item 316)****Amendment No. 310**

On page 79, line 39, of said bill, strike out "476,432", and insert "676,432".

**Amendment No. 311**

On page 79 of said bill, after line 43, insert

"(c) School building (additional)..... 200,000".

**Amendment No. 312**

On page 79, line 45, of said bill, strike out "476,432", and insert "676,432".

**(Item 336.1)****Amendment No. 313**

On page 83 of said bill, after line 19, insert

"336.1—For acquisition of real property to be expended under the provisions of the Property Acquisition Act, and/or major construction, improvements, and equipment, Los Angeles State College of Applied Arts and Sciences, payable from the Capital Outlay and Savings Fund ..... 2,500,000  
provided that no part of the appropriation made by this item shall be available for expenditure unless or until the Legislature amends existing laws to permit operation of the Los Angeles State College of Applied Arts and Sciences on a separate campus. (Replacing \$1,500,000 appropriated by Item 109.5 of the Budget Act of 1948, but deferred by Section 33 of the Budget Act of 1951)".

**(Item 352.5)****Amendment No. 314**

On page 86 of said bill, after line 25, insert

"352.5—For major construction, improvements, and equipment, California School for the Deaf, Riverside, in accordance with the following schedule, payable from the Capital Outlay and Savings Fund.... 385,000  
Schedule:

(a) Construct vocational training building..... 385,000

Total of schedule..... 385,000

(Replacing \$385,000 appropriated and deferred in the Capital Outlay and Savings Fund by Chapter 1534, Statutes of 1951)

**(Item 353.1)****Amendment No. 315**

On page 86 of said bill, after line 29, insert

"353.1—For acquisition of real property, Los Angeles Center, California Industries for the Blind, Department of Education, to be expended under the provisions of the Property Acquisition Act, payable from the Capital Outlay and Savings Fund..... 142,017".

**(Item 360)****Amendment No. 316**

On page 88, line 22, of said bill, strike out "500,000", and insert "600,000".

**(Item 363)****Amendment No. 317**

On page 89, line 16, of said bill, strike out "8,400", and insert "29,500".

**(Item 364)****Amendment No. 318**

On page 89, line 34, of said bill, strike out "75,000", and insert "113,500".

**Amendment No. 319**

On page 89 of said bill, after line 37, insert

"(b) Improve streets abutting Fairgrounds, in cooperation with the City of Sacramento, including curbs, gutters, and drains..... 38,500".

**Amendment No. 320**

On page 89, line 39, of said bill, strike out "75,000", and insert "113,500".

**(Item 364.5)**

**Amendment No. 321**

On page 89 of said bill, after line 39, insert

"364.5—For major construction, improvements, and equipment, State Agricultural Society, Division of Fairs and Expositions, Department of Finance, in accordance with the following schedule, payable from the Capital Outlay and Savings Fund_____	2,180,000
(a) Exhibit building _____	600,000
(b) Exhibit building _____	600,000
(c) Replace three horse barns _____	150,000
(d) Poultry, pigeon and rabbit exhibit building_____	280,000
(e) Sheep and swine barn_____	350,000
(f) Renovating sewage system_____	200,000
Total of schedule _____	2,180,000
(Replacing part of Item 367, Budget Act of 1950, deferred by Section 3.3, Budget Act of 1951)"	

**(Item 370.5)**

**Amendment No. 322**

On page 91 of said bill, after line 52, insert

"370.5—For minor construction, improvements, and equipment, Department of California Highway Patrol, payable from the Motor Vehicle Fund _____	70,000".
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**(Item 375)**

**Amendment No. 323**

On page 92, line 48 of said bill, strike out "3,510,032", and insert "3,058,332".

**Amendment No. 324**

On page 93, line 32, of said bill, strike out "1,152,700", and insert "701,000".

**Amendment No. 325**

On page 93, line 34, of said bill, strike out "3,510,032", and insert "3,058,332".

**(Item 378)**

**Amendment No. 326**

On page 93, line 46, of said bill, strike out "568,475", and insert "531,050"

**Amendment No. 327**

On page 94 of said bill, strike out all of lines 3 and 4.

**Amendment No. 328**

On page 94, line 5, of said bill, strike out "(b)", and insert "(a)".

**Amendment No. 329**

On page 94, line 8, of said bill, strike out "568,475", and insert "531,050".

**(Item 389)**

**Amendment No. 330**

On page 95, line 31, of said bill, strike out "3,701,360", and insert "4,198,610".

**Amendment No. 331**

On page 95 of said bill, after line 40, insert

"(f) Remodel and enlarge kitchen and commissary (Partial cost) _____	497,250".
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**Amendment No. 332**

On page 95, line 42, of said bill, strike out "3,701,360". and insert "4,198,610".

**(Item 391)**

**Amendment No. 333**

On page 95, line 49, of said bill, strike out "1,272,410". and insert "1,244,450".

**Amendment No. 334**

On page 96, line 7, of said bill, strike out "992,410", and insert "964,450".

**Amendment No. 335**

On page 96, line 9, of said bill, strike out "1,272,410", and insert "1,244,450".

**(Item 393)****Amendment No. 336**

On page 96, line 17, of said bill, strike out "2,462,460", and insert "2,407,354".

**Amendment No. 337**

On page 96, line 20, of said bill, strike out "2,462,460", and insert "2,407,354".

**Amendment No. 338**

On page 96, line 22, of said bill, strike out "2,462,460", and insert "2,407,354".

**(Item 400.1)****Amendment No. 339**

On page 98 of said bill, after line 51, insert

"400.1—For acquisition for the State Park System of the land, improvements, and structures included in that part of the City of Los Angeles, in Los Angeles County, known as Olivera Street, the Los Angeles Plaza, and the Pico-Garnier block and bounded on the south by the Hollywood-Santa Ana Parkway, on the east by Los Angeles Street, on the northeast by Alameda Street, on the north by Macy Street, and on the west by Main Street, to Division of Beaches and Parks, Department of Natural Resources, subject to the approval of the Department of Finance — — — — — 750,000 provided, that any moneys made available to the Division of Beaches and Parks, Department of Natural Resources, from this item shall be repaid to the General Fund out of any moneys impounded in the State Lands Act Fund under the decision and order of the United States Supreme Court which hereafter may be released by the Federal Government and subsequently paid into the State Beach Fund or the State Park Fund. The transfer to the General Fund from the respective funds shall be in such amounts as may be determined by the Department of Finance. Such transfers shall be made by the State Controller upon written order of the Department of Finance. No portion of the money appropriated by this item shall be expended unless moneys equal to or in excess of the amount to be expended from said appropriation shall have been made available from some source other than appropriation by the State, for expenditure by the State for the purposes of this item. Within the discretion of the State Park Commission in lieu of any matching contribution or donation in the form of money or property, any person, corporation, political subdivision, municipal corporation, the Federal Government, or its agencies, public or political districts and subdivisions other than the State may contribute, make available, or actually expend funds for the removal, restoration, repair or construction of the improvements or structures in the proposed site or carry on the actual work thereof. Insofar as matching funds or in lieu funds required by this item are to be supplied by any person, corporation, political subdivision, municipal corporation, the Federal Government or its agencies, public districts and subdivisions other than the State, such funds need not be deposited in the State Treasury or otherwise made available for expenditure by the State but may be retained by such person, corporation, political subdivision, municipal corporation, the Federal Government or its agencies, public and political districts and subdivisions other than the State for expenditure by them or any of them in carrying out the purposes of this item as may be provided for by agreement with the State."

**(Item 401)****Amendment No. 340**

On page 99, line 6, of said bill, strike out "498,450", and insert "436,750".

**Amendment No. 341**

On page 99 of said bill, strike out all of lines 14, 15, and 16.

**Amendment No. 342**

On page 99, line 17, of said bill, strike out "(e)", and insert "(d)".



**Amendment No. 343**

On page 99, line 19, of said bill, strike out "(f)", and insert "(e)".

**Amendment No. 344**

On page 99, line 21, of said bill, strike out "(g)", and insert "(f)".

**Amendment No. 345**

On page 99, line 23, of said bill, strike out "(h)", and insert "(g)".

**Amendment No. 346**

On page 99, line 26, of said bill, strike out "498,450", and insert "436,750".

**(Item 413)****Amendment No. 347**

On page 103, line 6, of said bill, strike out "86,573,895", and insert "87,879,271".

**PRINTER'S NOTE**—There being no 7-point strikeout type available, the material which should appear in strikeout type in the following amendment is indicated by being enclosed within brackets.

**(Item 414)****Amendment No. 348**

On page 103 of Assembly Bill No. 1, 1952 Regular Session, strike out lines 15 to 21, inclusive, and insert

~~"414—~~For augmentation of the amounts provided by Section 5153 of the Education Code, ten dollars per pupil in average daily attendance in the day and evening kindergarten schools, elementary schools, secondary schools, and technical schools during the Fiscal Year 1951-1952, as certified by the Superintendent of Public Instruction, to be transferred by the State Controller to the State School Fund only if the following act is enacted by the Legislature prior to July 1, 1952: *An act to add Sections 7000.1, 7036.5, and 7123.1 to the Education Code, and to amend Sections 5153.3, 7011, 7035, 7037.1, 7037.2, 7036, 7091, 7109.1, 7109.2, 7109.3, 7117, and 7252 of said code, relating to the Public School System, declaring the urgency thereof, to take effect immediately.*

*The people of the State of California do enact as follows:*

**SECTION 1.** Section 7000.1 is added to the Education Code to read:

**7000.1.** Whenever in any section of this chapter any computation is required to be made which is based in whole or in part on the assessed valuation of a school district as shown by the equalized assessment roll of the district for the preceding year or preceding fiscal year, there shall be substituted for such assessed valuation, as to such computation, a sum determined by adding to such assessed valuation an amount which would, if the tax shown for such district in Section 7081 were levied on such added amount, produce 50 percent of the total of all funds received by the district during such preceding year from the Federal Government, or any agency thereof, as financial assistance on account of financial burdens placed upon district by the United States under the act of Congress entitled "An act to provide financial assistance for local educational agencies in areas affected by Federal activities, and for other purposes", approved September 30, 1951 (Public Law 874—81st Congress) or under any other similar act of Congress.

**Sec. 2.** Section 7011 of said code is amended to read:

**7011.** The Superintendent of Public Instruction shall not allow under this article during any fiscal year a total amount in excess of an amount computed by multiplying the total average daily attendance in the schools and classes maintained by county superintendents of schools and in the elementary school districts, high school districts, and junior college districts of the State during the preceding school year by [three dollars (\$3)] *three dollars and twenty-five cents (\$3.25)* and adding the amounts allowed under Sections 7018.1 and 7018.2.

**Sec. 3.** Section 7035 of said code is amended to read:

**7035.** For each elementary school district which had an average daily attendance during the preceding fiscal year of seventy-six or more but less than [eighty-five] *eighty-three*, as computed under Sections 6911 and 6944, he shall compute twelve thousand four hundred fifty dollars (\$12,450).

**Sec. 4.** Section 7036 of said code is amended to read:

**7036.** For each elementary school district which had an average daily attendance during the preceding fiscal year of [eighty-five] *eighty-three* or more as computed under Sections 6911 and 6944, he shall multiply the number of units of average daily attendance so computed by [one hundred forty-eight dollars (\$148)] *one hundred fifty dollars (\$150)*.

SEC. 5. Section 7036 5 is added to said code to read:

7036 5. The amount by which the foundation program computed under this article for an elementary school district having an average daily attendance of less than eighty-three exceeds the foundation program which would have been computed for such district by multiplying the number of units of average daily attendance of such district by one hundred fifty dollars (\$150) shall, beginning with the Fiscal Year 1955-1956 be reduced by an amount equal to 20 percent of the amount of such excess and for each of the four succeeding fiscal years by an additional 20 percent except as to any elementary school district in which any one or more of the following conditions obtain.

(a) If not less than five pupils residing in the district and attending grades kindergarten to eight, inclusive, would be required to travel more than 10 miles one way from a point on a well-traveled road nearest their home to the nearest other public elementary school, or

(b) If not less than 15 pupils residing in the district and attending grades kindergarten to eight, inclusive, would be required to travel more than five miles one way from a point on a well-traveled road nearest their home to the nearest other public elementary school.

If topographical or other conditions exist in a district which would impose unusual hardships if the number of miles specified were required to be traveled or if during the fiscal year the roads which would be traveled have been impassable for more than an average of two weeks per year for the preceding five years, the governing board of the district may, on or before April 1st, request the Superintendent of Public Instruction, in writing, for an exemption from such requirements or for a reduction in the miles required. The request shall be accompanied by a statement of the conditions upon which such request is based, giving such information in such form as the Superintendent of Public Instruction may require. The Superintendent of Public Instruction shall cause an investigation to be made, and he shall either grant such request to the extent deemed necessary by him or deny the request.

SEC. 6. Section 7091 of said code is amended to read:

7091. The Superintendent of Public Instruction shall then compare the total of the amounts allowed to, and computed for, each elementary district pursuant to Articles 6 and 9 of this chapter with the amount of the foundation program of school support computed for each such district pursuant to Article 4 of this chapter.

If the total amount allowed to, and computed for, any elementary school district pursuant to Articles 6 and 9 of this chapter is less than the amount of the foundation program of school support computed for such district pursuant to Article 4 of this chapter, he shall add to the amount computed for such district pursuant to Articles 6 and 9 of this chapter such additional amount, to be known as state equalization aid, as may be necessary to equal that computed for such district pursuant to Article 4 of this chapter.

Notwithstanding anything in this article to the contrary, the amount computed for any elementary school district under this article shall be not less than it would have been had the foundation program of school support for such district under Article 4 of this chapter been computed by multiplying the number of units of average daily attendance in the district during the preceding fiscal year as computed under Sections 6911 and 6944 by [one hundred sixty dollars (\$160)] *one hundred sixty-two dollars (\$162)* and had the tax used in making the computation for the district under Article 9 of this chapter been seventy cents (\$0.70).

SEC. 7. Section 7109.1 of said code is amended to read:

7109.1. The governing board of each school district shall report to the Superintendent of Public Instruction during each fiscal year, as herein provided, the average daily attendance in the regular day schools of the district for (1) all full school months in the fiscal year during [(1)] the period between July 1st and December 31st, inclusive, hereinafter referred to as the "first period," (2) the period between the end of the last full school month of the first period and May 31st, inclusive, hereinafter referred to as the "second period," *except that the second period in the Fiscal Year 1951-1952 shall be all full school months between the end of the last full school month of the first period and May 31st, inclusive,* and (3) for each of the same periods during the preceding fiscal year. Such report with respect to the first period shall be filed with the Superintendent of Public Instruction on or before the next succeeding January 15th and with respect to the second period shall be filed with the Superintendent of Public Instruction not later than the next succeeding June 10th. Each report shall be made in such form as shall be prescribed and furnished by the Superintendent of Public Instruction.

SEC. 8. Section 7109.2 of said code is amended to read:

7109.2. The Superintendent of Public Instruction shall allow, for each period referred to above, to each school district which was in existence for all purposes during the preceding fiscal year an amount which shall be computed as follows:

The average daily attendance in the regular day schools of the district during the period in the then current fiscal year and for the same period in the preceding fiscal year shall be computed in the manner prescribed in Chapter 14 of this division, except that in each case the divisor used shall bear the same ratio to the divisor required to be used under said Chapter 14 to determine the average daily attendance of the regular day schools of the district for the whole of the preceding fiscal year as the number of days

the regular day school of the district were maintained during the period bears to 175 and except that the computation of a day of attendance shall be determined according to the law in effect during said preceding fiscal year.

The Superintendent of Public Instruction shall apportion to each school district for each unit by which the average daily attendance for a period of the then current fiscal year exceeds that of the average daily attendance for the same period during the preceding fiscal year, an amount determined by dividing the total of the amounts allowed the district during the [preceding] *current* fiscal year as basic state aid and state equalization aid [, exclusive of amounts allowed under Section 7117.] *plus the amount added under Section 7123.1 to the amounts so apportioned*, by the total average daily attendance of the district during the preceding fiscal year multiplied by the ratio of days the regular day schools of the district were maintained during said period of the then current fiscal year to 175.

Sec 9 Section 7109.3 of said code is amended to read:

7109.3 The Superintendent of Public Instruction shall allow, for each period referred to above, to each school district which was not in existence for all purposes during the preceding fiscal year an amount which shall be computed as follows:

The average daily attendance in the regular day schools of the district during the period in the then current fiscal year shall be computed in the manner prescribed in Chapter 14 of this division, except that the divisor used shall bear the same ratio to the divisor which would have been required to be used under said Chapter 14 to determine the average daily attendance of the regular day schools of the district for the whole of the preceding fiscal year had such district been in existence for all purposes during the preceding fiscal year[,] as the number of days the regular day schools of the district were maintained during the period bears to 175 and except that the computation of a day of attendance shall be determined according to the law in effect during the preceding fiscal year.

The Superintendent of Public Instruction shall allow to each such district for each unit of average daily attendance so computed an amount determined by dividing the total of the amounts of basic state aid and state equalization aid which would have been apportioned to such district during the current fiscal year on account of such average daily attendance had such district been in existence for all purposes during the preceding fiscal year, *plus the amounts which would have been added under Section 7123.1 to the amounts so apportioned, by such average daily attendance* multiplied by the ratio of days the regular day schools of the district were maintained to said period of the then current fiscal year to 175.

In making any computation under Section 7081 for the purposes of this section, the assessed valuation of the district for the current year shall be used. Section 7095 is not applicable to districts coming within this section.

Sec 10 Section 5153.3 of said code is amended to read:

5153.3. In addition there shall be provided:

(a) The amount apportioned to the Superintendent of Public Instruction under Article 11 G of Chapter 15 of this division.

(b) Such of the amount allowed by the Superintendent of Public Instruction under Article 2 of Chapter 15 of this division as is in excess of the amount computed by multiplying the total average daily attendance in all schools and classes maintained by county superintendents of schools and by the elementary school districts, high school districts, and junior college districts of the State during the preceding fiscal year by two dollars (\$2).

(c) [The] *One-third of the total of the amount allowed school districts by the Superintendent of Public Instruction under subdivision (a) of Section 7117.*

(d) Seven hundred thousand dollars (\$700,000) for apportionment to high school districts.

Sec 11. Section 7037.1 of said code is amended to read:

7037.1. For each high school district which maintained two or more high schools, he shall compute for the district an amount which shall be determined by allowing for each day high school having an average daily attendance of less than 301 the amount [of] which would otherwise be computed for the district under Section 7037 except that with respect to any such high school maintaining less than four years the amount computed for such high school shall be an amount determined by multiplying the number of units of average daily attendance of such high school by two hundred ten dollars (\$210) or the following percentage of the amount computed under Section [7037.2] 7037, whichever amount is the larger:

(a) Fifty-five percent if the high school maintains but one year,

(b) Sixty-five percent if the high school maintains but two years, or

(c) Eighty percent if the high school maintains but three years.

No computation shall be made under this section for any high school established after July 1, 1952, without the approval of the Superintendent of Public Instruction.

Sec 12 Section 7037.2 of said code is amended to read:

7037.2. For each high school district he shall multiply the number of units of average daily attendance, exclusive of the average daily attendance of a day high school having an average daily attendance of [301 or more] *less than 301* by two hundred ten dollars (\$210).

Sec. 13. Section 7117 of said code is amended to read:

7117. In addition to any and all other amounts allowed under this chapter, the Superintendent of Public Instruction shall allow to:

(a) Each elementary school district an amount equal to [15] 45 percent of the state equalization aid computed for the district.

Sec. 14. Section 7123 1 is added to said code to read:

7123 1. Prior to making any apportionment to a school district under Sections 7121, 7122, or 7123, the Superintendent of Public Instruction shall, as to each district for which there was levied under Division 3 of this code a tax not less than that set forth in Article 9 of this chapter, add to the amounts required to be apportioned to such district five dollars (\$5) for each unit of average daily attendance in the district during the preceding fiscal year as computed under Chapter 14 of this division.

Sec. 15. Section 7252 of said code is amended to read:

7252. In addition, the Superintendent of Public Instruction shall allow for all secondary schools maintained in juvenile halls, juvenile homes, and juvenile camps by the county superintendent of schools [ , the same amount as he would compute as the foundation program of a high school district] *an amount computed by multiplying the average daily attendance in such secondary schools during the preceding fiscal year by two hundred ten dollars (\$210).*

Sec. 16. This act is hereby declared to be an urgency measure necessary for the immediate preservation of the public peace, health and safety within the meaning of Section 1 of Article IV of the Constitution and shall therefore go into immediate effect, to become operative July 1, 1952. A statement of the facts constituting such necessity is as follows:

The financial aid now provided by the State for the support of the public kindergarten schools, elementary schools, and secondary schools is inadequate. It is essential that adequate provision be made for the support of such schools beginning not later than July 1, 1952, and it is therefore necessary that this act take effect immediately."

(Item 428)

**Amendment No. 349**

On page 105, line 44, of said bill, strike out "1,000,000", and insert "2,000,000".

(Item 433)

**Amendment No. 350**

On page 106, line 50, of said bill, strike out "690,000", and insert "714,000".

(Item 436)

**Amendment No. 351**

On page 107, line 18, of said bill, strike out "117,296", and insert "121,196".

(Sec. 2.5)

**Amendment No. 352**

On page 109 of said bill, after line 10, insert

"Sec. 2.5. For carrying out the provisions of paragraph (b), Section 3 of Chapter 1710, Statutes of 1951, there shall be transferred by the State Controller from the General Fund to the Capital Outlay and Savings Fund, \$360,300."

(Sec. 4)

**Amendment No. 353**

On page 109 of said bill, after line 49, insert

"EDUCATION

Chapter 23, Statutes 1948, Item 109 5, for acquisition of and improvement of sites and construction and equipment of buildings, Los Angeles State College, Department of Education ----- 1,500,000".

**Amendment No. 354**

On page 110 of said bill, after line 8, insert

"FINANCE

Chapter 2, Statutes of 1950, Item 367, Major construction, improvements, and equipment at new State Fair site, State Agricultural Society, Department of Finance ----- 2,180,000".

**(Sec. 5.2)****Amendment No. 355**

On page 111 of said bill, before line 44, insert  
 "SEC. 5.2 The appropriation made and deferred by Chapter 1534, Statutes of 1951, is replaced in the amount of \$385,000 by the appropriation made by Item 3525 of Section 2 of this act, and the amount of \$385,000 appropriated by Chapter 1534, Statutes of 1951, is hereby reverted to the unappropriated balance of the Capital Outlay and Savings Fund."

**(Sec. 7)****Amendment No. 356**

On page 112, line 31, of said bill, after "category", insert "or project"

**Amendment No. 357**

On page 112, line 33, of said bill, after "categories", insert "or project".

**(Sec. 7.5)****Amendment No. 358**

On page 112 of said bill, between lines 26 and 27, insert  
 "SEC. 7.5. No money appropriated herein in any item for major construction, improvements, and equipment may be expended by any state agency except amounts needed for preliminary surveys, studies, and planning until the State Public Works Board and the Department of Finance have approved preliminary plans for the project to be financed from such item of appropriation for major construction, improvements, and equipment. All appropriations heretofore made for major construction, improvements, and equipment, which are still available for expenditure, are hereby reappropriated for the same purposes and for the same period as heretofore provided by law, but, except as to amounts needed for preliminary plans, shall not be expended until the State Public Works Board and the Department of Finance have approved preliminary plans for the project or projects to be financed from the appropriation; provided, that this restriction shall not apply to projects for which working drawings have been started as of the effective date of this act. Provided, further, that no money appropriated herein may be spent for working drawings for any project as to which there has been made substantial change or changes from the preliminary plans as approved by the State Public Works Board and the Department of Finance unless there has first been obtained the approval of the Department of Finance to make such change or changes. Provided, further, that no money appropriated herein may be spent for equipment until prior approval for purchase of such equipment shall have been given by the Department of Finance.

Nothing herein contained shall be construed to limit or control The Regents of the University of California in the expenditure of funds appropriated for major construction, improvements, and equipment for the use, development or enlargement of the University of California"

**(Sec. 24)****Amendment No. 359**

On page 117 of said bill, after line 41, insert

- "(g) Chapter 1575, Statutes of 1947, for support of the Director of Finance, the Department of Finance and the Department of Education  
 (h) Chapter 1575, Statutes of 1947, for support of the State Controller  
 (i) Chapter 24, Statutes of 1948, for support of the Director of Finance and the Department of Finance  
 (j) Chapter 24, Statutes of 1948, for support of the State Controller".

Amendments read, and adopted

Bill ordered reprinted, and engrossed.

**REQUEST FOR UNANIMOUS CONSENT THAT AMENDMENT NO. 348  
 RELATING TO ITEM 414 TO ASSEMBLY BILL NO. 1 BE PRINTED AS  
 A SEPARATE DOCUMENT**

Mr. Sherwin asked for, and was granted, unanimous consent that Amendment No. 348 relating to Item 414 to the Budget Bill, Assembly Bill No. 1, be ordered printed as a separate document, and that 500 copies be printed.

**Request for Unanimous Consent That Rush Order Be Placed Upon Printing of  
 Amendments Relating to Item 414 of Assembly Bill No. 1 as Separate Document**

Mr. Sherwin asked for, and was granted, unanimous consent that a rush order be placed upon the printing of amendments relating to Item 414 of Assembly Bill No. 1 as a separate document.

**ANNOUNCEMENT**

Mr. Hollibaugh announced that a luncheon will be held Monday noon, March 24th, at the Hotel Senator for Members of the Los Angeles delegation.

**REQUEST FOR UNANIMOUS CONSENT THAT LETTER OF TRANSMITTAL AND REPORT BE PRINTED IN JOURNAL**

Mr. Cloyed asked for, and was granted, unanimous consent that a letter of transmittal and Partial Report on Water Problems of the State of California by the Joint Committee on Water Problems of the California Legislature be ordered printed in the Journal in 10 point type, as follows:

**LETTER OF TRANSMITTAL**

March 13, 1952

*To the President of the Senate  
the Speaker of the Assembly,  
and to Members of the Senate and Assembly*

The Joint Committee on Water Problems, created pursuant to Senate Concurrent Resolution No. 80, Resolutions Chapter 223, Statutes of 1951, considers it essential in the public interest that it submit this partial report to advise Members of the Legislature of problems which vitally affect the entire economy of the State and to propose to the Legislature action which, to some extent, may bring about a solution to the problems. These problems relate to the application of state law in the control, appropriation, use, and distribution of water sought to be appropriated by the United States for federal reclamation projects, principally in connection with the Central Valley Project.

Your committee has requested the Division of Water Resources to delay the issuance of permits to the Department of the Interior, United States, to appropriate such water so that it could make a complete study of the matters.

Your committee, after a careful consideration of the problems, urges that it is in the public interest that specific conditions be included in all such permits and licenses to protect the rights of the State to control its water resources and to insure that the right to use such water is permanent and appurtenant to the lands irrigated in accordance with both state and federal law.

Respectfully submitted,

J. HOWARD WILLIAMS  
GEO. J. HATFIELD  
BEN HULSE  
JESSE M. MAYO  
HUGH P. DONNELLY  
RALPH R. CLOYED  
ROBERT C. KIRKWOOD  
HAROLD K. LEVERING  
J. B. COOKE  
CARLEY V. PORTER

**PARTIAL REPORT TO THE LEGISLATURE  
1952 REGULAR SESSION**

on

**WATER PROBLEMS OF THE STATE OF CALIFORNIA**

by the

**JOINT COMMITTEE ON WATER PROBLEMS OF THE  
CALIFORNIA LEGISLATURE**

**Created Pursuant to Senate Concurrent Resolution No. 80  
Resolutions Chapter 223, Statutes of 1951**

MEMBERS OF COMMITTEE

*Senators*

J. HOWARD WILLIAMS, Chairman  
HUGH P. DONNELLY  
GEORGE J. HATFIELD  
BEN HULSE  
JESSE M. MAYO

*Assemblymen*

RALPH R. CLOYED, Vice Chairman  
JOHN B. COOKE  
ROBERT C. KIRKWOOD  
HAROLD K. LEVERING  
CARLEY V. PORTER

MURRAY R. MACKALL, Executive Secretary and Consultant

COMMITTEE OFFICE: 613 State Building, San Francisco  
PHONE: UN 2-8700, Ext. 607  
March, 1952

**Committee Meetings**

August 6, 1951—Sacramento—Organization Meeting

October 29, 30 and

31, 1951—Sacramento — Meeting held jointly with the Special  
Congressional Subcommittee on Irrigation and Reclamation, Congressman Clair Engle, Chairman

Ultimate water resources development Sacramento River and San Joaquin Valley Water Problems

December 17 and

18, 1951—Visalia — San Joaquin Valley water problems contractual relations between Bureau of Reclamation and Irrigation Districts

January 21, 1952—Sacramento—Activities of Attorney General Edmund G. Brown re Central Valley Project water contracts

January 28, 29 and

30, 1952—El Centro . . . . . Water Problems of Palo Verde, Coachella and Imperial Valleys. Meeting held jointly with Joint Committee on Agriculture and Livestock Problems, Senator George J. Hatfield, Chairman

**This Is a Partial Report of the Joint Committee on Water Problems of the California Legislature Relative to Appropriation of Water for Federal Reclamation Projects**

The act of the California Legislature authorizing the Central Valley Project and providing for its construction, operation and maintenance by the Water Project Authority was approved by the people of this State at a special election held on December 19, 1933. Generally speaking, the Legislature contemplated, through the construction of the Central Valley Project, the impounding of the water of the major rivers of the Sacramento and San Joaquin Valleys and the distribution of that water for irrigation, domestic and industrial purposes, as well as its use for the generation of power, improvement of navigation, flood control and salinity repulsion. Financing of the project was to be accomplished through the sale of \$170,000,000 in revenue bonds.

After the Central Valley Project had been authorized the Water Project Authority found that there was no private market suitable for the sale of the bonds and sought financial assistance from the United States in order that it might proceed with the construction of the project. However, the first federal funds made available for construction of the project were by the President under an Emergency Relief Appropriation Act of 1935 when he allocated funds to the Bureau of Reclamation, Department of the Interior for construction of portions of the project by it. The funds were to be reimbursable under the reclamation laws. Thereafter additional funds were made available to the Bureau of Reclamation in the First Deficiency Appropriation Act for 1936.

In 1937, Congress "re-authorized" the entire Central Valley Project to be constructed by the Bureau of Reclamation with the provisions of reclamation law governing the re-payment of expenditures and the construction, operation and maintenance of dams, canals and power plants, pumping plants, transmission lines and incidental works deemed necessary for the entire project.

After Congress made funds available for the construction of the project by the Bureau of Reclamation, the bureau entered into contracts with the Water Project Authority which provided for cooperation in the initial stages of planning and construction of the project and contemplated further contracts whereby the Authority would operate and maintain the project and repay the Federal Government all reimbursable cost in connection therewith.

Edward Hyatt, former State Engineer, testified before the Water Project Authority in its meeting of August 28, 1940, that all of the contracts had been cancelled or terminated and that no contract then existed between the United States and the Water Project Authority with respect to the Central Valley Project. However, one of the parties now opposing the validation of a contract between an irrigation district and the bureau



for water service from the project, contends that one of the contracts is still in existence

In 1927, the Department of Finance was required to file applications for any water which in its judgment might be required for the development and completion of the whole, or any part of a general or coordinated plan, working toward the development, utilization or consideration of the water resources of the State (of which plan the Central Valley Project is a part). Accordingly, filings were made by the Department of Finance on all of the major streams within the Central Valleys and several of the streams in areas adjacent thereto. Since that date, seven of the applications so filed have been assigned by the Department of Finance to the United States for use in connection with the Central Valley Project. These assigned applications together with several other applications for permits to appropriate water, filed by the bureau on its own behalf in connection with the Central Valley Project, are now pending before the State Engineer and will be determined in the near future.

By reason of the present activities of the Bureau of Reclamation, it appears that its original plan to transfer the project to the Water Project Authority of the State of California, as the operating agency, has been rejected. The bureau itself has constructed the Contra Costa, Madera and Friant-Kern Canals, and under contracts with organized districts already is delivering water to them for irrigation and other purposes. In addition to constructing the major works of the project, the bureau has also entered into contracts with various local public agencies for the construction of distribution systems within these agencies to deliver water directly to individual consumers.

In the construction of these distribution systems, the Bureau of Reclamation has consistently adhered to the use of the traditional 40 year re-payment contract, generally referred to as "9(d)" contracts, being authorized by Section 9(d) of the Reclamation Act of 1939.

Basically, Congress in authorizing the use of United States funds for reclamation purposes has contemplated reimbursement to the United States Treasury of the reimbursable costs by the water users. However, with respect to water service, the bureau now has adopted contracts allegedly authorized by Section 9(e) of the Reclamation Act of 1939 which are utility type contracts under which the bureau agrees to furnish a stated amount of water each year for a period of 40 years with annual payment at fixed rates per acre foot for water delivered. No specific provision is made for reimbursement of federal funds in these utility type contracts.

Considerable criticism of the provisions of the utility type contracts required by the bureau for delivery of water to irrigation districts and other state agencies, has been presented before your committee. Counsel for Friant Water Users Association, a voluntary association of more than 15 irrigation districts receiving water or intending to receive water diverted at Friant Dam under contract with the bureau, and in most instances delivered through the Madera and the Friant-Kern Canal, all

located in the San Joaquin Valley, presented to your committee a resolution adopted by the association on October 22, 1951, recommending:

- “(1) The abolition of the 160 acre limitation as not practicable in application in the Central Valley Project.
- (2) The acquisition, either by contract, or amendment of existing reclamation laws, of a permanent water right for each contracting district.
- (3) An acquisition by contract of a determination of what portion of the sums paid by the districts for water will be credited to the district as repayment for the major features of the projects.
- (4) The limitation of the rule making power of the Secretary of the Interior by appropriate amendments to State and Federal Statutes ”

The California Districts Securities Commission is composed of the State Superintendent of Banks, the State Engineer, the State Attorney General and two members appointed by the Governor. This commission is required to examine contracts between irrigation districts and the Bureau of Reclamation. The testimony of M. J. Dowd, a member of this commission, indicates that the Districts Securities Commission disapproved of many of the terms and provisions of the 9(e) contracts and in its reports expressed its views directly, but rather than delay water deliveries to districts, did not pass on the legality of the contracts but relied on the validation proceedings to bring out any legal infirmities in the contracts. (Transcript Visalia Dec. 17 and 18, 1951, P. 204 et seq. Trans. Sacramento Oct. 29, 30, 31, 1951, Vol. III, P. 877.)

The Report of the District Securities Commission on the contract between the Ivanhoe Irrigation District and the Bureau of Reclamation, entitled “Order No. 1. Report on Examination of Contract” dated July 7, 1949, states in part:

“(6) *Legality*

The Commission has felt and still feels that this, and other Bureau of Reclamation contracts, contain provisions which appear to it objectionable, and possibly in some respects contrary to constitutional and statutory law. However, the validity of the proposed contract, as required by its provisions, must be finally determined by a court of competent jurisdiction in validation proceedings, and such is considered the proper forum to pass judgment thereon.

**DECISION**

The execution by the District of the proposed contract with the United States Government entitled “CONTRACT BETWEEN THE UNITED STATES AND THE IVANHOE IRRIGATION DISTRICT, PROVIDING FOR WATER SERVICE AND FOR THE CONSTRUCTION OF A DISTRIBUTION SYSTEM”, and identified by the mark

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is hereby approved.

In reaching this decision, the objections of the Commission to the so-called 9(e) or utility type contract, many of the provisions of which are deemed to be arbitrary and inequitable and lacking in

mutuality, are largely overcome by the overwhelming evidence in support of the need of the area for additional water."

The evidence and testimony presented to your committee shows that the waters to be delivered to irrigation districts by means of the Friant-Kern Canal, as far south as the Arvin-Edison area below Bakersfield, are all waters developed, subject to minor increment, as a result of the exchange of waters from the Sacramento River. Since the various contracting districts along the Friant-Kern Canal have no rights in and to such waters, nor have any of them priority of entitlement thereto, unless the contracts as presented by the Bureau of Reclamation are accepted, the districts can receive no water from that source. The amount of water available is limited. In an area so desperately in need of irrigation water for economic survival it is understandable that in elections the members of the districts have authorized the execution of the "9(e)" contracts despite their inherent dislike of the fundamental concept of the contracts, and despite the warnings contained in the reports of the District Securities Commission. No alternative was available.

The report of the District Securities Commission on the contract of the Santa Barbara County Water Agency with the United States (Bureau of Reclamation), dated July 7, 1949, is, in part, as follows:

*"(5) Legality*

The Commission has felt and still feels that this and other Bureau of Reclamation contracts contain provisions which appear to it objectionable, particularly those provisions referring to so-called "excess land" and the requirements in relation thereto. The Commission feels that those provisions are, in many respects, inequitable and unworkable and may infringe upon the fundamental rights of landowners to receive their proportionate share of available water, and are contrary to constitutional and statutory law.

Furthermore, this project rests for authorization not on approval by the Congress, but by administrative finding of feasibility of the Secretary of the Interior purporting to act pursuant to subsection 9(a) of the Reclamation Project Act of 1939. The contract is executed pursuant to subsections 9(e) and 9(c) of that act, both of which authorize contracts for periods not in excess of forty years, and the proposed contract, in accord therewith is for a period of forty years. However, the project is approved by the Secretary in the feasibility report on the basis of repayment within a period of fifty years. In view of this situation, it is not clear as to the legal basis for the authorization of the project by Secretarial finding rather than by act of the Congress.

However, the validity of the proposed contract, as required by its provisions, must be finally determined by a court of competent jurisdiction in validation proceedings, and such is considered the proper forum to pass judgment thereon.

*Comments*

- (1) No permanent water right is afforded the Agency or its members by the proposed contract. It is felt that the Agency should insist on provisions whereby the water is made appurtenant to the land to be served and that filings by the United States for the water to be

conserved and utilized under the project should be made in accordance with the laws of the State of California and that such filings should be made for and on behalf of the Agency and its members and be such as to assure in every way possible a permanent water right for project water to the Agency and its members.

\* \* \* \* \*

- (3) The commission questions the need for utilizing the so-called 9(e) form of contract. No good reason has been given why all use of water for irrigation purposes should not have been covered by a 9(d) form of contract and the Agency act in lieu of the Bureau of Reclamation in the operation of the major works, leaving to the member agencies the management of their respective distribution systems."

It should be noted that the commission is not authorized to employ its own legal counsel. Members of the commission have stated that they believe the jurisdiction of the commission is so circumscribed and limited that the commission has approved many of the "9(e)" contracts with reservations and comments leaving the question of validity to be determined by the courts in the validation actions. There was testimony before the committee, however, that several such contracts have been validated by the courts without adequate opposition and, consequently, without a complete presentation to the courts of all legal questions involved.

Your committee recommends, therefore, that the powers and duties of the Districts Securities Commission be amended to provide the commission with sufficient legal staff and to define more particularly its powers to carry out the legislative intent manifested by the present law.

#### IVANHOE CASE

The case entitled "*Ivanhoe Irrigation District, Plaintiff, v. All Parties, etc., Defendants*," No. 39627, in the Superior Court of the State of California, in and for the County of Tulare, before the Honorable Benjamin Jones, Judge, is a proceeding brought by the Ivanhoe Irrigation District for the confirmation of a contract, dated September 23, 1949, between the district and the United States (Bureau of Reclamation) providing for water service and the construction of a distribution system. This is the first such proceeding seriously contested. By reason of the important nature of the points in issue and the wide scope thereof, and it is generally conceded that the decision in this matter may well create a precedent that might affect the future use and control of most of the waters of this State, and because of the unusual changes in position made by representatives of the State and its agencies, the committee devoted considerable time, testimony and evidence both oral and documentary in connection with this case.

The report dated July 7, 1949, of the Districts Securities Commission on the Ivanhoe contract questioned its validity but referred the determination thereof to the court.

Up to the time of the *Ivanhoe Case* no appearance has ever been made in any court validation proceedings by the State of California, either through the Attorney General of the State, or by the Water Project Authority. The Attorney General is charged with the duty of seeing that

the laws of the State are uniformly and adequately enforced. Likewise the Water Project Authority has the obligation to represent the State with respect to the Central Valley Project. As far as the record before the committee shows, the Attorney General of the State appeared in the *Ivanhoe Case* at the request, or suggestion of the Irrigation Districts Association of California. This appearance was made by way of "Answer of Defendants, the People of the State of California," dated November 7, 1950, by Fred N. Howser, Attorney General. (Trans. March 7 and 8, 1951, pp. 38 and 39.)

The position of Attorney General Howser in this answer was that the contract proposed for validation was illegal, invalid, unauthorized and void on more than ten grounds. Many allegations were made based on many different points of law, asserting invalidity for reasons of unconstitutionality, lack of due process, and violation of both state and federal laws.

In the *Ivanhoe Case*, the major contestant water user and landowner within the district was one Courtney McCracken, represented by Harry Horton as chief counsel. Another challenge was presented by Di Giorgio Fruit Corporation through Alvin J. Rockwell as *Amicus Curiae*, chief counsel.

Regional Counsel Leland O. Graham, and Assistant Regional Counsel Ralph M. Brodie of the Bureau of Reclamation, appeared as *Amici Curiae* in support of validation of the contract.

Thereafter, Attorney General Edmund G. Brown, successor to Attorney General Howser, filed an "Amended Answer of Defendants, the People of the State of California," wherein the position of the State of California was completely reversed. The amended answer alleged that the contract is authorized under the laws of the State, and the prayer, in effect, requests validation of the *Ivanhoe Contract*.

Prior to the filing of the amended answer, Attorney General Brown at a meeting of the Water Project Authority, of which he is a member, held February 20, 1951, having just assumed office on January 8, 1951, announced that he was reconsidering the position of the Attorney General in the *Ivanhoe Case*. At a meeting of the said authority held on March 27, 1951, Attorney General Brown announced that he had filed the amended answer and had reversed the State's position in the *Ivanhoe Case*, apparently based, to a certain extent, on certain correspondence between himself and the Secretary of the Interior, Oscar L. Chapman, wherein both agreed that neither the validation proceedings nor the contract itself affect the ownership of water or water rights. (Exhibit "D," attached to Amended Answers. The People of the State of California, and Water Project Authority, State of California, letter March 5, 1951, Chapman to Brown; letter March 22, 1951, Brown to Chapman; letter March 27, 1951, Chapman to Brown.)

On the strength of this representation by the Attorney General and at his suggestion, the authority, at this latter meeting adopted a resolution requesting him, the Attorney General, to take such action as he deemed appropriate to protect the interests of the State and the authority, to the end that the final decree in the *Ivanhoe* validation proceedings specifically state, in effect, that the title to the water proposed to be delivered is not involved in the proceeding and is not passed upon therein.

Earlier in the case which is being heard by Judge Benjamin C. Jones, default had been entered against the Water Project Authority for failing to appear. During the discussion concerning the filing of the amended answer, the court indicated that the Water Project Authority was a proper party to the action and ordered the default against it set aside giving it 15 days to appear, if it so desired. (Trans. March 7 and 8, 1951, Pp. 36 et seq., 103-104.)

It should be noted at this time that the new and reversed position of the Attorney General is in substantial accord with that of the attorneys for the Bureau of Reclamation, who appeared *Amici Curiae*.

The second amended answer filed by Attorney General Brown was and is entitled "Amended Answer of Defendant, The People of the State of California, and *Answer of the Defendant Water Project Authority of the State of California.*"

This second amended answer contained two separate and distinctly different prayers. For the State of California, the prayer requests that the district's capacity and authority to contract, its proceedings for authorization of execution of the contract, and the execution thereof, be declared valid; and that in the proceeding the decree declare that it does not adjudicate the right or interest of any parties interested in, or to the waters, or water rights, or respecting the regulation of the use thereof under the laws of the State of California, involved in the Central Valley Project.

The prayer of the Water Project Authority states that the authority is not taking any position on the validity of the contract and requests that the decree declare that it does not adjudicate waters or water rights in the same manner as prayed on behalf of the State.

In considering these various positions, the court heard a comprehensive statement presented by Henry Holsinger, principal attorney for the Division of Water Resources. Mr. Holsinger was granted permission by Judge Jones to appear as a friend of the court on behalf of the Water Project Authority. (Trans. Extracts Vol. 2, April 3, 1951. P. 7.)

In discussing state filings to appropriate water with which the United States is concerned, Mr. Holsinger stated that the United States eventually must secure a permit under state law to establish a right to the use of water and that such a permit frequently contains special conditions.

"MR. HOLSINGER: \* \* \* The power of the State Engineer to enforce terms and conditions in those permits is broad. He is authorized in general terms to impose conditions in the public interest. \* \* \* It is my firm conviction that under the circumstances prevailing in the San Joaquin Valley the public interest will not only authorize the State Engineer but would require him to impose conditions that the public agencies execute a contract with the United States under circumstances obviously in public interest calling for permanent service should insert conditions compelling the United States to fulfill the trust imposed upon it when it acquired the water right. The provision should be made in the permit for consideration by the State Engineer of each contract and exercise of discretion respecting each case.

THE COURT: Will you state that again?

MR. HOLSINGER: It is my firm conviction that under the circumstances prevailing in the San Joaquin Valley the public interest would not only authorize but require the State Engineer to impose conditions in these permits that the public agencies executing contracts such as that before your Honor \* \* \* shall acquire permanent rights to use the water." (Transcript Extracts Vol. 2, April 3, 1951, Pp. 26 and 27.)

The Water Project Authority of the State of California is composed of the Director of Public Works, the State Treasurer, the State Controller, the Director of Finance, and the Attorney General. The State Engineer is its executive officer. The authority is authorized by law to employ its own counsel. In actual practice, however, it is generally represented by the legal staff of the Division of Water Resources. In the *Ivanhoe Case*, however, the authority, at the suggestion of the Attorney General, is being represented by the Attorney General.

The statements made to the court by the Attorney General and members of his staff and the principal attorney for the Division of Water Resources, an attorney of long experience and profound knowledge of water law demonstrated divergent views which also appear in their respective briefs.

It is clear that the Water Project Authority did not appear in the *Ivanhoe Case* until the presiding judge set aside its default and to all practical purposes preemptorily ordered its appearance within 15 days.

In this connection, your committee's records reveal that Mr. Arvin Shaw, Jr., Assistant Attorney General, had for many years been in charge of the most important water cases and water matters presented to the office of the Attorney General. Mr. Shaw prepared the original answer for the State of California in the *Ivanhoe Case* under former Attorney General Howser and was in charge of the case. He is now, and for a long time has been representing the Attorney General as counsel for the Colorado River Board. Under date of October 3, 1949, an opinion of the Attorney General (Howser), No. 49/120, was rendered involving the Goleta County Water District and the Santa Barbara County Water District and a contract with the Bureau of Reclamation in which he ruled against the validity of the contract. This opinion was written by Arvin Shaw, Jr., designated therein as "Deputy Attorney General." The opinion coincides with the position taken in connection with the *Ivanhoe Case* in the original answer filed by the Attorney General. Arvin Shaw, Jr. continued to represent the Attorney General in the *Ivanhoe Case* until replaced by B. Abbott Goldberg, Deputy Attorney General, shortly after Attorney General Brown took office.

In response to a question asked of Attorney General Brown when he was testifying before your committee, "Have you ever specialized at any time in water law during the period that you were in private practice, general practice of the law?" (transcript) "Attorney General Brown: I did not. As a matter of fact, I didn't have a water case until—I took a course in water law at law school but had no connection with it whatsoever that I can now remember." (Trans. Sacramento Jan. 21, 1952, P. 100.)

Mr. Goldberg joined the staff of the Attorney General in October, 1948. From 1944 until that time he had been a law secretary to the Judicial Council of the State of California. He stated that he had not specialized in water law during the time he was with the Judicial Council. (Trans. Sacramento, Jan. 21, 1952, P. 102.)

The original answer in the *Ivanhoe Case*, filed by Attorney General Howser, contained many grounds for urging the invalidity of the contract in issue. In his amended answer, which, according to his own statement to the court (Tr. Mar. 7-8, 1951, P. 21), was filed after only two months of investigation as to the law and the facts, Attorney General Brown ignored these grounds and asserted that the contracts were valid.

In the McCracken presentation, the contract was alleged to be invalid as violating both state and federal law, unconstitutional in many particulars as providing for the confiscation of property without due process and without condemnation and being destructive of the water rights to which McCracken claimed the users should be entitled.

In the brief of the Di Giorgio Fruit Corporation, as *Amicus Curiae*, the position is taken that the *Ivanhoe* contract is invalid as violative of state law; and to displace the legislative power of the State. It also alleges that validation of the contract will determine the Federal Government to have plenary control of California's waters, as against the State and everyone else. In this brief it is charged that the position of the present Attorney General "is wrong as a matter of law and inexplicable to us as an exercise of his authority and obligation to protect the interests of California." (Rockwell Brief, P. 6.)

The suggestion has been made to your committee that in view of alleged and possible grave threat of loss of control by the State to its vast water resources, that the public interest would best be served and protected through immediate representation of the Water Project Authority by its own independent legal staff. By so doing the authority would not be subject to any influence that might result from the Attorney General acting in a dual capacity as one of its members and its legal representative, and the Authority could more readily appear in future validation and other proceedings where its representations are required and necessary.

#### IMPERIAL VALLEY

In the Palo Verde Valley area, the first filing on the Colorado River was made on July 17, 1877, by Thomas Blythe for 95,000 miner's inches for irrigation and other purposes to be used on 40,000 acres of land in Palo Verde Valley and adjoining lands. In excess of 100,000 acres are now being supplied water in the Palo Verde Irrigation District.

The first filing on the Colorado River for the Imperial Valley territory was made on May 16, 1895, by E. I. Rockwell for 10,000 second feet for irrigation. Subsequent early filings contemplated also irrigation of Coachella Valley. Irrigation began in Imperial Valley in June, 1901, through a main canal, part of which was located in Mexico. The Imperial Irrigation District was organized in 1911, embracing 523,000 acres.

The Coachella Valley County Water District was organized in 1918, and embraced 23,000 acres by 1949.



The Boulder Canyon Act was approved by Congress December 21, 1928, and among other things provided for the construction on the Colorado River of a large storage dam and power plant (Hoover Dam) and the All-American Canal; for re-payment contracts for power facilities bearing 4 percent interest; for re-payment without interest for costs of the All-American Canal under Federal Reclamation Laws; and for no charge for water, use, storage or delivery of water for use in the Imperial and Coachella Valleys. Construction was to be under the Bureau of Reclamation.

President Hoover declared the Boulder Canyon Act in full effect on June 25, 1929.

The respective entitlements to Colorado River water of the various agencies in California under the Colorado River Compact and the federal Boulder Canyon Project Act were fixed by contract dated August 18, 1931, known as the "Seven-Party Water Agreement."

Construction of the All-American Canal unit of the Boulder Canyon Project was commenced in 1934. Delivery of the entire water supply of the Imperial Irrigation District through the All-American Canal commenced on February 13, 1942.

Construction of the Coachella Branch Canal from a point on the All-American Canal was commenced in 1938 and completed for initial operation in 1949.

The Imperial Irrigation District embraces nearly 1,000,000 acres of land in Imperial Valley supplied with water and power by the district which also serves power in Coachella Valley. Under the Boulder Canyon Project Act of 1928, the district entered into a contract with the United States, Department of the Interior, providing for the construction, operation and re-payment of construction costs, and providing for the development of the power possibilities of the All-American Canal by the district.

One of the terms of this contract provides that upon 60 days' notice of completion of construction of the works from the Secretary of the Interior, the All-American Canal is to be turned over to the Imperial Irrigation District for operation and maintenance at its own cost and expense. In spite of the fact that the Imperial diversion dam and the entire All-American Canal actually have been completed for practically 10 years, more or less, the Secretary of the Interior has refused to issue the notice of completion and to turn over the All-American Canal to the district! The Bureau of Reclamation continues to operate and maintain the entire upper section of the All-American Canal. Representatives of the Imperial Irrigation District stated to your committee that this action is in plain disregard of, and in studied avoidance of, the unambiguous terms and provisions of the 1932 contract and the acts of Congress.

Both the Federal Boulder Canyon Project Act and the 1932 contract between the United States and the district provide that the power possibilities below Siphon Drop are reserved to the district for development. The Pilot Knob power site is below Siphon Drop and is a major and controlling power project, essential to the efficient development of power by the district. Nevertheless, the Bureau of Reclamation has continuously refused to permit the district to construct the plant, until now increased costs have tripled the original construction estimates.

District representatives testifying before this committee stated that in their opinion two reasons for the bureau's action are clear. First, it

desires to remain in control of the project in perpetuity. Secondly, the bureau has plans to and intends to control power exclusively. This is not a question of "Public Power." The Imperial Irrigation District itself is not a private enterprise, it is a public corporation, an agency of the State of California.

In dealing with the officials of the Bureau of Reclamation originally and throughout the negotiations, the representative stated, no suggestions of continued bureau control ever appeared. The 1932 contract had no provisions for the 160-acre limitation, no reference to crop control, no payment for water, no avoidance of re-payment provisions (such as present "9(c)" contracts contain), and no suggestion of possible intent to violate or avoid acts of Congress or contractual obligations.

The first contract with the United States and Coachella Valley County Water District for construction of its extension of the All-American Canal and its proportionate share of the other main canal and appurtenant works was entered into under date of October 15, 1934. Thereafter that district decided to have the Bureau of Reclamation construct a distribution system, certain protective works, and participate in investigations for a drainage system, and to this end certain modifications were made to said original contract on August 7, 1947, revised September 3, 1947.

This later agreement was a "9(c)" contract and provided for the acreage limitations and for final district control only upon the same type of notice of completion that has never been issued to the Imperial Irrigation District. These and many other provisions of the contract were termed unnecessary, unfair and inequitable in the Report of the Districts Securities Commission.

A representative of the Palo Verde Irrigation District also stated to this committee that construction projects on the Colorado River installed by the Bureau of Reclamation had damaged their intake facilities and had resulted in almost prohibitive operating costs and that the bureau has repeatedly refused to rectify the damage or recognize any responsibility therefor. It was charged that one of the reasons for this attitude was the intent of the bureau to develop certain additional power projects, which plans interfere with the former methods of economical gravity delivery of irrigation water to Palo Verde Valley water users.

M. J. Dowd, Consulting Engineer for the Imperial Irrigation District and a member of the Districts Securities Commission stated on behalf of the district, that in his many years of experience in dealing with certain Washington officials, he had found that no reliance now could be placed upon their promises made either orally or in writing.

William H. Harrison, a Director of the South San Joaquin Municipal Utility District, testified before this committee of similar experience in this district. Mr. Harrison stated that official promises on vitally important issues, both oral and written, made to this district by high officials of the Department of the Interior, including the secretary, had been continuously ignored, or later reversed by bureau officials. He further stated that reliance on these understandings and communications has disastrously affected the deliveries of water to consumers and may even jeopardize the financial integrity of the entire district.

Your committee considers these experiences of special interest in view of the reliance of the Attorney General of California on the letters written by the Secretary of the Interior in connection with the *Iranhoe Case*.

In connection with statements made before your committee that the Bureau of Reclamation is not legally committed to use the "9(e)" contracts, nor to insist upon inserting many unsatisfactory provisions characteristic thereof, it is noted that in the contract with the Imperial Irrigation District the 160-acre limitation, for example, was not included, while in the neighboring Coachella District the 160-acre limitation is included in their contract, even though its water rights are basically the same as those of the Imperial Irrigation District, both being provided for under the Boulder Canyon Act.

### Summary

As indicated above, the records before your committee reveal a great variance in the opinions of able attorneys as to the validity of the "9(e)" contracts between the United States and the various public agencies of the State for water service from the Central Valley Project.

One of the basic issues involved with respect to the contracts concerns the effect of such a contract which provides for water service for a fixed number of years in view of the basic principle of both state and federal law that the right to use water is permanent and appurtenant to the land irrigated, subject to continued beneficial use.

While able attorneys who represent the State, such as Attorney General Brown, Henry Holsinger and Arvin Shaw, Jr., have different opinions as to the legal effect of the contracts, yet all appear to be agreed that this basic principle is applicable and that the State Engineer has adequate authority under present law to insure observance of the principle by subjecting permits and licenses to appropriate water to proper terms and conditions.

This unanimity of opinion is evidenced by the following testimony of Attorney General Brown before your committee on January 21, 1952, under questioning by Senator Hatfield (Tr. pp. 58-61):

"SENATOR HATFIELD: In other words, you mean by that, that when the Division of Water Resources issues a permit to the Federal Government under the applications that are now pending, that you hope that there will be a condition attached that the water becomes appurtenant to the land that is served?"

ATTORNEY GENERAL BROWN: That is right.

SENATOR HATFIELD: That—there have been applications that have been granted and permit so issued that did not contain that limitation to the Bureau of Reclamation, is that true?

ATTORNEY GENERAL BROWN: I think that is right, but there are other applications now pending.

SENATOR HATFIELD: Those that are now pending, it is your hope that such a provision will be attached?

ATTORNEY GENERAL BROWN: I go further than that, Senator, it is my opinion that, and we haven't urged it in our brief, but I agree with Mr. Holsinger, that under Section 8 of the Reclamation Act, the laws of the State much prevail; that when water is brought on to that land, whether by a distribution system of the Federal Government or by a ditch built by themselves, that certain rights are

acquired—plus the permits that are granted by the State Engineer, that permanent water rights are obtained. That is my opinion.

SENATOR HATFIELD: Right on that line, I would like to ask this question. You quote on page 11 of your statement here the report of the former Joint Committee on Water Problems following a review by the Legislative Counsel of the 9(e) form of contract. The statement is to the effect that apparently the bureau can ask for almost any type of contract. Now, before the Federal Reclamation Laws were amended and this Section 9(e) for temporary use of water was added, all of the contracts that were issued by the Bureau of Reclamation under the federal laws contemplated that the payments made by the users of the water would ultimately reimburse the Federal Government for the reimbursable items and that the physical diversion facilities, storage facilities and so on and the water right that had accrued would be turned over to the local agency for operation. That is correct, isn't it?

ATTORNEY GENERAL BROWN: That is correct.

SENATOR HATFIELD: And that the payments made from time to time would be credited upon the obligation to repay. Such a contract would now be within the power of the bureau and of the districts to negotiate, is that not correct?

ATTORNEY GENERAL BROWN: Yes, 9(d) is still in the act.

SENATOR HATFIELD: Now, as a matter of fact in what states other than California has this particular type of 9(e) contract been offered, do you know?

ATTORNEY GENERAL BROWN: I just know that there has been one validated, I think in Nebraska. There is one in Nebraska, but I can't answer that. The Bureau of Reclamation would have to answer it. Mr. Goldberg may have knowledge of that.

MR. GOLDBERG: The only one I know of is the one in Nebraska.

SENATOR HATFIELD: These 9(e) contracts, in other words, have a certain element of novelty in them?

ATTORNEY GENERAL BROWN: That is correct. They have never been judicially determined by an appellate court either. So any opinion I have given you today is only my opinion and can be upset.

SENATOR HATFIELD: So that in the event that the superior court that is trying these validation proceedings held that the contracts were invalid and that position was ultimately sustained by the appellate courts, it would still be possible for the Bureau of Reclamation to negotiate some other forms of unobjectionable contracts, wouldn't it?

ATTORNEY GENERAL BROWN: That is correct, no question about it. But, I don't know what it would be. In other words, I can't tell you what form it would take. If the court should declare the contract invalid because of the unconstitutionality of the Federal Reclamation Act, they could probably enter into a contract only under the 1902 law prior to the adoption of the Federal Cooperation Act.

### Recommendations

Among the many conflicting and divergent interests appearing before your committee all, with the exception of the Bureau of Reclamation,

perhaps, unanimously agree that the use of water in all federal reclamation projects in California can be regulated as required by public interest, by proper terms and conditions in all permits and licenses for the appropriation of water for irrigation purposes granted to the United States. Your committee recommends that public interest requires that the State Engineer incorporate in all permits and licenses granted to the United States to appropriate waters for irrigation purposes by and through federal reclamation projects, specific conditions to the effect that the agency or agencies and the land owners receiving the waters are the beneficiaries of each permit and each license; and that their rights to receive water appropriated under the permits and licenses are permanent and appurtenant to the lands upon which the water is used.

#### ANNOUNCEMENT OF COMMITTEE MEETINGS

It was announced that the following committees would hold meetings:

*Today upon adjournment—*

Finance and Insurance in Lounge Room, (Subject: Senate Bill No. 7).

*Tomorrow, Saturday, March 22d, at 10 a.m.—*

Municipal and County Government, in Napa, in office, of the Supervisors, in Court House. (Cars leave the Capitol Garage at 8 a.m.)

*Next Monday, March 24th, at 8.30 a.m.—*

Rules, in Lounge Room.

#### GUESTS EXTENDED COURTESIES OF ASSEMBLY

On request of Mr. Hahn, the usual courtesies of the Assembly for this day were unanimously extended to John D. Staples from Kindersley, Saskatchewan, Canada.

On request of Mr. Lipscomb, the usual courtesies of the Assembly for this day were unanimously extended to Mr. and Mrs. Gerald T. Deal of Los Angeles.

On request of Mr. Maloney, the usual courtesies of the Assembly for this day were unanimously extended to Miss Loraine Daly, Mike Lala, Jr., and Ken Harris, members of the Ken Harris Orchestra.

On request of Mr. Clarke, the usual courtesies of the Assembly for this day were unanimously extended to Mr. Baty, Mrs. Wheatley, Mr. Rollins, Mrs. Clark, and Mrs. Aue, teachers, and the following pupils of the Weaver Union School: Barbara Lambright, Cynthia Noble, Terry Sawyer, Janice Wheatley, Ronald Brummel, Dennis Collier, Alfred Cactano, Edna Dunham, Eddie Clearwater, Montie Douglas, Phillip Haug, Bobbie Jean Skaggs, Kenneth Blackman, Eddie Brown, John Carrasco, Clifford Huckaby, Jimmy Mancebo, Irene Anderson, Renee Caudle, Avonell Gentry, Carmel Luiz, Ruby Scoggins, Ted Bowen, Kenneth Lee, Bobbie Salazer, Jimmy Woolford, Jenelle Clement, Jacqueline Closser, Joyce Benner, Barbara Closser, Celia Greenough, Bonnie Keopple, Mary Pruitt, Rosalie Zuercher, Rhea Gray, Richard Campos, Jim Hunt, Wanda Chaffin, Lucy Costa, Patricia Tomlinson, Bonnie Douglas, James Henson, David Cox, Bobby Joe Duncan, Bobby Evangelho, LeRoy Hoffman, Eddie Hutheson, Billy Jacobs, Donald

Madkins, Junior Nutt, Raymond Scoggins, Ronnie Smothers, Andrew Valenzuela, Signe Fredericksen, Rita Taylor, Alice Simmons, and Gordon Auc.

On request of Mr. Condon, the usual courtesies of the Assembly for this day were unanimously extended to Henrietta Crawford, Irene M. Martin, and Fay Sponseller, teachers, and the following pupils of the Hercules School: Orelan Adams, Frederick Carter, Robert Caver, Helen Chappell, Patricia Clark, Glen Drake, Robert Elliot, Betty Epperson, Merrill Evans, Raymond Funderberk, James Green, Gerald Gulleckson, Delbert Jones, Donna Jones, Ida Mae Little, Shirley Mascott, Jesse McDanniel, Larry Morris, Rita Nagle, Robert Norvell, Gary Overcamp, Thomas Owens, Deana Raley, Sandra Stevenson, Joyce Stripe, Joyce Taylor, Carol Tognolini, Albert Variz, Paul Watson, Tony Villalovos, Thomas West, Allene Baker, Pat Ballard, Patty Jean Beatty, Lester Bryan, Bettye Byassee, Mary Collins, John Combs, Roger Cook, Robert Cox, James Hilton, Jewel Jordan, Fred Kusrow, Margot Lehning, Gerald Lerch, Kathleen Luck, Barbara Newman, Lynne Norris, Diane Olds, Sally Owens, Charles Pasley, Marvin Peterson, Roger Richardson, Sandra Silva, Barbara Sjorberg, Mary Storm, David Sullivan, Janet Swanson, Billie Jean Van Over, Wayne Wall, William Westman, Annie Bearry, Lynne Ingalls, James Payne, and Michael Staples.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to Ruth Gansberger and Margaret Ashton, teachers, and the following pupils of the Mt. Eden School: Donald Vigneault, Darlene Beck, Shirley Schaer, Rudolph Ponce, Albert Payne, Vada Railsback, Joy Bastian, Richard Bierch, Janice Branzuela, James Brasiel, Nancy Conrad, Betty Jo Cobb, Charles Dugan, Clarice Eden, Gerald Erickson, Shirley Oakman, Kathryn Malone, Darryl Land, Loretta Silva, Joyce Timersman, Gary Pacini, Chester Rowlett, Murle Kemp, Gayle Fry, Mary Lou Freitas, Thomas Clark, Andrew Ferrando, Jo Ann Hill, Joyce Kochler, Kenneth Lehman, Marie Kamers, and Douglas Hodgins.

On request of Mr. Hansen, the usual courtesies of the Assembly for this day were unanimously extended to Marie Fries and Lowell Thornton, students of Tranquility High School of Fresno.

#### ADJOURNMENT

At 11.58 a.m., on motion of Mr. Dickey, the Speaker declared the Assembly adjourned until 10.30 a.m., Monday, March 24, 1952.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELL, Minute Clerk

## CALIFORNIA LEGISLATURE

1952 REGULAR (BUDGET) SESSION

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# ASSEMBLY DAILY JOURNAL

FOURTEENTH LEGISLATIVE DAY  
TWENTY-SECOND CALENDAR DAY

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**IN ASSEMBLY**

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ASSEMBLY CHAMBER, SACRAMENTO  
Monday, March 24, 1952

The Assembly met at 10.30 a.m.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

**ROLL CALL**

The roll was called, and the following answered to their names:

Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Cooke, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloocksicm, Lanterman, Levering, Lincoln, Landsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—76.

Quorum present.

**PRAYER**

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*Lord Our God!* We pray unto Thee, that in all our deliberations and decisions, we put service above self, ideals above interests, justice above partisanship, and moral responsibility above personal gain. May the leaders of our government always be men of virtue and honor, through whom the well-being of our Nation may be promoted, and Thy name glorified in all the earth.—AMEN.

**READING OF THE JOURNAL DISPENSED WITH**

On motion of Mr. Clarke, further reading of the Journal of the previous legislative day was dispensed with.

**LEAVES OF ABSENCE FOR THE DAY**

The following member was granted leave of absence for the day, because of illness:

Mr. Crowley, on motion of Mr. Davis.

The following member was granted leave of absence for the day, because of legislative business elsewhere:

Mr. Hagen, on motion of Mr. Condon.

### PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of Speaker Sam L. Collins, the Assembly then gave the pledge of allegiance to the Flag.

### COMMUNICATIONS

By Speaker Sam L. Collins:

The following communication was received, read, and ordered printed in the Journal:

HOUSE OF REPRESENTATIVES  
STATE OF ARIZONA, March 17, 1952

*Hon. Sam L. Collins, Speaker  
State Assembly, Capitol Building  
Sacramento, California*

DEAR MR. COLLINS: On April 4th and 5th, the Western Interstate Committee on Highway Policy Problems is meeting at our capital city of Phoenix. As you know, this is a committee of the Council of State Governments created to attack the many serious highway problems which are confronting our western states.

The committee is composed of two members of the legislature and the Highway Engineer from each of the Eleven Western States. At past meetings your State has been represented by Senator Randolph Collier and Representative Richard McCollister.

Because of the important agenda to be presented, I sincerely hope that your State will have full representation on the committee at this Phoenix meeting.

Most sincerely,

RAYMOND G. LANGHAM, Speaker

### RESOLUTIONS

The following resolution was offered:

By Mr. Tomlinson:

#### House Resolution No. 38

*Resolved*, That the Controller be and he is hereby authorized to draw his warrants on the Contingent Fund of the Assembly in favor of the persons or firms listed below and for the amounts of money set opposite their respective names, and as itemized below, and the State Treasurer is hereby authorized and directed to pay the same:

Department of Finance (supplies) -----	\$115.63
Bancroft-Whitney Company (Deering's codes and pocket parts) -----	6,835.08
The Pacific Telephone & Telegraph Company (tolls) -----	5 25
The Pacific Telephone & Telegraph Company (service, equipment and tolls) -----	134 07

#### Request for Unanimous Consent

Mr. Tomlinson asked for, and was granted, unanimous consent to take up House Resolution No. 38, at this time, without reference to committee or file.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Brown, Burke, Burkhalter, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Cooke, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hahn, Hansen, Hawkins, Henderson, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—72.

**NOES**—None.

#### Speaker pro Tempore Presiding

At 10.40 a. m., Hon. Thomas A. Maloney, Speaker pro Tempore of the Assembly, presiding.



**INTRODUCTION, FIRST READING, AND REFERENCE OF  
ASSEMBLY BILLS**

The following resolutions were offered :

**Assembly Joint Resolution No. 10:** By Messrs. Burkhalter, Beck, McGee, and Conrad—Relative to the completion of the Pacoima Diversion Channel.

Referred to Committee on Rules.

**Assembly Concurrent Resolution No. 15:** By Messrs. Moss, Lowrey, and Fleury—Relative to the Central Valley Project.

Referred to Committee on Rules.

**RECESS**

At 10.44 a.m., on motion of Mr. Doyle, the Assembly recessed until 10.45 a.m., to hear remarks from Alfred W. Robertson of Santa Barbara, former Assemblyman.

**REASSEMBLED**

At 10.45 a.m., the Assembly reconvened.

Hon. Thomas A. Maloney, Speaker pro Tempore of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

**REPORTS OF STANDING COMMITTEES**

**Committee on Legislative Procedure**

ASSEMBLY CHAMBER, SACRAMENTO, March 24, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:  
Assembly Bill No. 1

And reports the same correctly engrossed.

BURKE, Chairman

Above reported bill ordered to third reading.

**Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, March 24, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred.

Senate Concurrent Resolution No. 8

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file for adoption.

ASSEMBLY CHAMBER, SACRAMENTO, March 24, 1952

MR. SPEAKER: Your Committee on Rules, to which were referred

Senate Joint Resolution No. 6

Senate Joint Resolution No. 9

Senate Joint Resolution No. 10

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolutions ordered on file for adoption.

**CONSIDERATION OF DAILY FILE  
SECOND READING OF ASSEMBLY BILLS**

**Assembly Bill No. 8**—An act to add Section 17319.7 to the Revenue and Taxation Code, relating to the deduction of medical expenses for personal income tax purposes, to take effect immediately.

Bill read second time, and ordered engrossed.

**Assembly Bill No. 9**—An act to add Sections 17672.5, 17716.7, 17748.5 and 17788 to the Revenue and Taxation Code, and to add Article 2.3 (consisting of Sections 17690.1 to 17690.7, inclusive) to Chapter 6, Part 10, Division 2 thereof, relating to the personal income taxation of gains from the sale or exchange of residential property, to take effect immediately.

Bill read second time, and ordered engrossed.

**Assembly Bill No. 12**—An act to add Section 6370 to the Revenue and Taxation Code, relating to the exemption of any version of The Bible from the sales and use taxes.

Bill read second time, and ordered engrossed.

**Assembly Bill No. 13**—An act to add Section 6359.7 to the Revenue and Taxation Code, relating to the exemption of medicine from the sales and use taxes.

Bill read second time, and ordered engrossed.

**Assembly Bill No. 14**—An act to amend Sections 6359 and 6363 of the Revenue and Taxation Code, relating to the exemption of food products from the sales and use taxes.

Bill read second time, and ordered engrossed.

**Assembly Bill No. 15**—An act to add Section 17053.7 to the Revenue and Taxation Code, relating to the splitting of income by spouses for personal income tax purposes, to take effect immediately.

Bill read second time, and ordered engrossed.

**Assembly Bill No. 16**—An act to amend Section 17688 of the Revenue and Taxation Code, relating to the recognition of gain for personal income tax purposes in respect to property distributed in complete liquidation of a corporation, to take effect immediately.

Bill read second time, and ordered engrossed.

**Assembly Bill No. 18**—An act to amend Section 25031j of the Revenue and Taxation Code, relating to recognition of gain for bank and corporation tax purposes in respect to property distributed in complete liquidation of a corporation, to take effect immediately.

Bill read second time, and ordered engrossed.

**Assembly Bill No. 19**—An act to amend Section 17008 of the Revenue and Taxation Code, and to add Section 18305 thereto, relating to the taxation for personal income tax purposes of income derived from partnerships, to take effect immediately.

Bill read second time, and ordered engrossed.

**Assembly Bill No. 20**—An act to add Section 6369 to the Revenue and Taxation Code, relating to the exemption of the American Flag from the sales and use taxes.

Bill read second time, and ordered engrossed.

**Assembly Bill No. 23**—An act to add Section 17137 to the Revenue and Taxation Code, relating to the exclusion from personal income tax-

ation of income received for services in the Armed Forces of the United States or received as a consequence of membership in such forces.

Bill read second time, and ordered engrossed.

**Assembly Concurrent Resolution No. 11**—Relative to "I Am an American Day."

Resolution read.

#### Consideration of Committee Amendments

The following amendment was proposed by the Committee on Rules:

#### Amendment No. 1

On page 1 of the printed resolution, strike out lines 5, 6, and 7.

Amendment read, and adopted.

Bill ordered reprinted, and engrossed.

### MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, March 22, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Concurrent Resolution No. 9

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

#### FIRST READING AND REFERENCE OF SENATE BILLS

The following resolution was read:

**Senate Concurrent Resolution No. 9**—Relative to adjudication of rights of water of Sacramento River.

Referred to Committee on Rules.

### MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, March 21, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day passed:

Senate Bill No. 8

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

#### FIRST READING AND REFERENCE OF SENATE BILLS (RESUMED)

The following bill was read the first time:

**Senate Bill No. 8**—An act to amend Section 2895 of the Business and Professions Code, relating to fees of vocational nurses.

Referred to Committee on Public Health.

### RESOLUTIONS

The following resolutions were offered:

By Mr. McMillan:

#### House Resolution No. 39

Relative to augmenting the funds of the Assembly Interim Committee on Boards and Commissions

*Resolved by the Assembly of the State of California*, That in addition to any money heretofore made available, the sum of five thousand dollars (\$5,000), or so much thereof as may be necessary, is hereby made available from the Contingent Fund of the Assembly for the expenses of the Assembly Interim Committee on Boards and Commissions (constituted an interim committee by House Resolution No. 177, 1951 General Session) and its members, and for any charges, expenses or claims it may

incur under said resolution, to be paid from the said Contingent Fund and disbursed, after certification by the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasurer.

Resolution read, and ordered referred to the Committee on Rules.

By Mr. Davis:

**House Resolution No. 40**

Relative to the feeding of snow-bound deer

WHEREAS, The unprecedented snow storms in the mountain counties of California have resulted in snow so deep that deer can not travel through it with the result that the deer are stranded in groups in relatively small areas in which the natural forage is quickly consumed; and

WHEREAS, Unless remedial measures are taken the winter kill of deer during the current season will reach enormous proportions, it being reliably estimated that one third of the deer population of Lassen County has already perished; and

WHEREAS, The feeding of these starving deer by the State of California is dictated not only by considerations of common humanity toward the suffering animals but, also, by self interest because if the deer herds are substantially destroyed the State will lose a natural resource of enormous value; and

WHEREAS, Certain efforts towards feeding the snow-bound deer by private citizens, sportsmen's associations, local agencies, and the United States Army have succeeded in saving some of the starving animals but such efforts are necessarily limited in their scope; and

WHEREAS, The efforts of the state agency to which is committed the guardianship of the wildlife of the State, which is the Department of Fish and Game acting in accordance with policies determined by the Fish and Game Commission, to meet the present emergency by feeding the deer have been negligible and entirely on an experimental basis; and

WHEREAS, The attitude of the Fish and Game Commission appears to be that it is futile to attempt to feed the deer on the theory that the deer can not survive upon any food other than their natural forage, which theory has been exploded by the success of other efforts which appear to demonstrate that such feeding is successful if proper food and ample salt is provided for the deer; and

WHEREAS, The spectacle of the Department of Fish and Game conducting "experiments" on how to feed the deer when experience has demonstrated that it can be successfully accomplished is somewhat akin to that which would be presented by an individual experimenting to find out if water would quench fire while his house was burning down; and

WHEREAS, The present situation is one of extreme emergency and remedial measures must be taken immediately if the deer herds of California are to be saved for the benefit of the people of the State and their posterity; now, therefore, be it

*Resolved by the Assembly of the State of California, As follows:*

1. That the Fish and Game Commission and the Department of Fish and Game are hereby requested to take such steps as may be necessary to provide for a large scale operation of feeding of stranded and snow-bound deer, utilizing in such operation the procedures and techniques which have been successfully developed in other similar operations in this State;

2. That the Department of Fish and Game is requested to ascertain the cost of such operation and whether or not federal funds under the Pittman-Robertson Act (50 Stat. 917) may be obtained to finance all or any portion thereof, and if such funds are available to take such steps as may be necessary to obtain them;

3. That if sufficient money is not available for such operation from other sources the Director of the Department of Fish and Game is requested to apply for the authorization of a deficiency in the appropriation to the Department of Fish and Game in accordance with Section 11006 of the Government Code, and the Governor and the Director of Finance are requested to authorize and approve such deficiency;

4. That the Chief Clerk of the Assembly is directed to transmit copies of this resolution to the Governor, the Director of Finance, the Director of the Department of Fish and Game, and to each member of the Fish and Game Commission.

Resolution read, and ordered referred to the Committee on Rules.

By Messrs. Maloney, Fleury, and Moss:

**House Resolution No. 41**

Relative to eulogizing Mr. John Francis McLaughlin, veteran newswriter and telegrapher of the United Press Capitol bureau

WHEREAS, It has come to the attention of this legislative body that Mr. John Francis McLaughlin, veteran scribe and telegrapher, passed away in Sacramento, California, on January 21, 1952.

One of the last of the topnotch oldtime Morse operators who doubled as a press correspondent during sessions of the State Legislature. Mr. McLaughlin served newspapers and press associations in various parts of the Country for nearly half a century.

He was one of the founders and for many years the secretary of the Capitol Correspondents Association and was connected with the United Press in Sacramento for more than three decades. As a newsmen he reported the proceedings of the Assembly for many years.

Mr. McLaughlin was born in upstate New York and spent his boyhood in Perkins, Sacramento County. While still in his teens he chose the career of press telegrapher which he followed without interruption for 47 years. He was regarded as among the fastest receiving operators in the business. An additional talent for press reportorial work won him the reputation of being one of the best informed newsmen in California on the affairs of the Assembly.

The following statement was issued by the Honorable Earl Warren, Governor of California, at the time of Mr. McLaughlin's death:

"Mac was the oldest press association man in the Capitol in point of service and, as such, was well known to thousands of Californians. His genial countenance, his helpful manner and his wide knowledge of the State Government and its activities will be greatly missed by all of us."

Mr. McLaughlin's death followed the last of two operations for complicated abdominal ailments with which he was stricken last summer; and

WHEREAS, The loss of John Francis McLaughlin is mourned by his many friends in this legislative body and throughout the State of California; now, therefore, be it

*Resolved by the Assembly of the State of California,* That when the Assembly adjourns today it does so out of respect to the memory of John Francis McLaughlin as an expression by the Members of the Assembly of their regret and sorrow upon the death of Mr. McLaughlin; and be it further

*Resolved,* That the Chief Clerk of the Assembly transmit suitable copies of this resolution to his sister, Mrs. Stacia Williams of San Francisco, and to his nephews, Clarence V. Rice and Luther B. Rice of Sacramento

Resolution read, and ordered referred to the Committee on Rules.

#### RECESS

At 10.59 a.m., on motion of Mr. Doyle, the Assembly recessed until 11 06 a.m.

#### REASSEMBLED

At 11 06 a.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.  
Chief Clerk Arthur A. Ohnimus at the desk

#### CONSIDERATION OF DAILY FILE (RESUMED)

#### CONSIDERATION OF HOUSE RESOLUTION NO. 34

By Mr. Burkhalter:

#### House Resolution No. 34

Relative to the compilation and publication of a history of the Great Seal of the State of California

*Resolved by the Assembly of the State of California,* As follows:

1. That the Chief Clerk of the Assembly is instructed to cause to be printed as a public document, for distribution without charge to schools, libraries, study clubs, chambers of commerce, and other interested citizens, not to exceed 20,000 copies of the history of the State of California and interesting statistical and historical facts relating thereto, compiled by the Secretary of State

2. That copies of said history be provided all Members of the Legislature

3. The sum of one thousand two hundred dollars (\$1,200) is hereby made available from the Contingent Fund of the Assembly, for the payment of the cost of publication and distribution of said history.

Resolution read, and adopted.

#### THIRD READING OF ASSEMBLY BILLS

**Assembly Bill No. 2**—An act to add Section 17137 to the Revenue and Taxation Code, relating to state personal income tax.

Bill read third time, and ordered passed on file.

**Assembly Bill No. 1**—An act making appropriations for the support of the Government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, to take effect immediately.

Bill read third time.

**Speaker Presiding**

At 11.10 a.m., Hon. Sam L. Collins, Speaker of the Assembly, presiding.

**Request for Unanimous Consent That All Amendments to Assembly Bill No. 1 Pending at Desk Be Considered Prior to Reprinting Bill**

Mr. Sherwin asked for, and was granted, unanimous consent that all amendments to Assembly Bill No. 1 pending at the desk be considered prior to sending the bill to be reprinted.

**Request for Unanimous Consent That Technical Staffs Be Permitted on Floor of Assembly Chamber During Debate of Assembly Bill No. 1**

Mr. Sherwin asked for, and was granted, unanimous consent that technical staffs from the Department of Finance and from the office of the Legislative Auditor be permitted to sit on the floor of the Assembly during debate of Assembly Bill No. 1 for the purpose of assisting members with budgetary items

The question being on the passage of Assembly Bill No. 1.

**Motion to Amend**

Mr. McCollister moved the adoption of the following amendment:

**Amendment No. 1**

On page 104, line 49, Item 394, of the printed bill, as amended in the Assembly on March 21, 1952, strike out "\$805,400", and insert "\$2,516,900".

Amendment read.

**Roll Call Demanded**

Messrs. Hahn, Burkhalter, and McCollister demanded a roll call.

The roll was called.

**Call of the Assembly**

Pending the announcement of the vote, Mr. McCollister moved a call of the Assembly.

Motion carried. Time, 11.45 a.m.

The Speaker directed the Sergeant-at-Arms to close the doors, and to bring in the following absent members:

Caldecott, Cooke, Dickey, Dunn, Evans, Gaffney, Maloney, McMillan, and Morris—9.

**PROCEEDINGS UNDER CALL OF THE ASSEMBLY BY UNANIMOUS CONSENT**

**TEMPORARY SUSPENSION OF ASSEMBLY RULE NO. 85**

Mr. McCollister asked for, and was granted, unanimous consent that Assembly Rule No. 85 be temporarily suspended for the purpose of placing a call of the Assembly on any matter on file.

**FURTHER CONSIDERATION OF ASSEMBLY BILL NO. 1**

The question being on the passage of Assembly Bill No. 1.

**Motion to Amend**

Mr. Hollibaugh moved the adoption of the following amendment:

**Amendment No. 1**

On page 112, of the printed bill, as amended in the Assembly on March 21, 1952, strike out lines 28 through 36, inclusive.

Amendment read.

**Roll Call Demanded •**

Messrs Hollibaugh, Burkhalter, and Morris demanded a roll call.

The roll was called, and the amendment offered by Mr Hollibaugh to Assembly Bill No 1 refused adoption by the following vote:

**AYES**—Berry, Brady, Burkhalter, Chapel, Dills, Dolwig, Hahn, Hawkins, Hollibaugh, Kelly, Levering, Luckel, Lyon, McCollister, McMillan, Morris, Niehouse, Porter, Smith, and Thomas—20

**NOES**—Babbage, Beck, Belotti, Brown, Burke, Clarke, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Doyle, Dunn, Erwin, Fleury, Gaffney, Geddes, Grunsky, Gubser, Hansen, Henderson, Hineckley, Kirkwood, Lincoln, Lindsay, Lowrey, McCarthy, McFall, Meyers, Moss, Munnell, Parker, Rumford, Shaw, Sherwin, Stanley, Stewart, Tomlinson, and Waters—41.

**FURTHER PROCEEDINGS UNDER CALL OF THE ASSEMBLY DISPENSED WITH ON McCOLLISTER AMENDMENT TO ASSEMBLY BILL NO. 1**

At 12.22 p.m., on motion of Mr. McCollister, further proceedings under the call of the Assembly were dispensed with.

The names of the absentees were called, and the amendment offered by Mr. McCollister to Assembly Bill No. 1 adopted by the following vote:

**AYES**—Belotti, Brady, Brown, Burkhalter, Cloyed, Coats, Condon, Cooke, Davis, Dills, Dolwig, Dunn, Elliott, Evans, Gaffney, Geddes, Grant, Grunsky, Gubser, Hansen, Hawkins, Henderson, Kelly, Kilpatrick, Lindsay, Lapscomb, Lowrey, McCollister, McGee, McMillan, Meyers, Niehouse, Potter, Rumford, Sillman, Smith, Stanley, and Thomas—38.

**NOES**—Babbage, Beck, Berry, Burke, Chapel, Clarke, Collier, George D. Collins, Connolly, Conrad, Doyle, Erwin, Fleury, Hahn, Hineckley, Hollibaugh, Kirkwood, Kloocksien, Lanterman, Levering, Lincoln, Luckel, Lyon, McCarthy, McFall, Morris, Moss, Munnell, Parker, Rosenthal, Shaw, Sherwin, Stewart, Tomlinson, Waters, and Mr. Speaker—36.

Further consideration of Assembly Bill No. 1 continued until after recess.

**ANNOUNCEMENT**

Mr. Hollibaugh announced that a luncheon will be held at the Hotel Senator, upon recess, for members of the Los Angeles Delegation.

**RECESS**

At 12.25 p.m., on motion of Mr. Hollibaugh, the Assembly recessed until 2.15 p.m.

**REASSEMBLED**

At 2.15 p.m., the Assembly reconvened

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, March 24, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted.

Assembly Concurrent Resolution No 5

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

Above resolution ordered enrolled.

SENATE CHAMBER, SACRAMENTO, March 21, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted.

Senate Concurrent Resolution No. 13  
Senate Concurrent Resolution No. 14  
Senate Joint Resolution No 1

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

**FIRST READING AND REFERENCE OF SENATE BILLS (RESUMED)**

The following resolutions were read :

**Senate Concurrent Resolution No. 13**—Relative to lawsuits by the United States Department of Justice against California residents in the Santa Margarita watershed area.

Referred to Committee on Rules.

**Senate Concurrent Resolution No. 14**—Relative to the creation of a Joint Fact-Finding Committee on the State Highway System and on Major Highways in Metropolitan Areas.

Referred to Committee on Rules.

**Senate Joint Resolution No. 1**—Relative to the need for materials for construction of additional school and college buildings in California.

Referred to Committee on Rules.

**REPORTS OF STANDING COMMITTEES****Committee on Legislative Procedure**

ASSEMBLY CHAMBER, SACRAMENTO, March 24, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined :

Assembly Bill No. 8	Assembly Bill No. 16
Assembly Bill No. 9	Assembly Bill No. 18
Assembly Bill No. 12	Assembly Bill No. 19
Assembly Bill No. 13	Assembly Bill No. 20
Assembly Bill No. 14	Assembly Bill No. 23
Assembly Bill No. 15	

And reports the same correctly engrossed.

BURKE, Chairman

Above reported bills ordered to third reading.

ASSEMBLY CHAMBER, SACRAMENTO, March 24, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined :

**Assembly Joint Resolution No. 1**—Relative to memorializing the Congress of the United States in relation to the furnishing of federal assistance, including arms, ammunition, clothing and equipment, to the California Guard,

**Assembly Joint Resolution No. 3**—Relative to memorializing the Congress of the United States to authorize the immigration of 500 skilled sheepherders ;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the twenty-fourth day of March, 1952, at 2 p m.

BURKE, Chairman

**MEMBERS EXCUSED**

At 2 27 p m., Mr Connolly asked for, and was granted, unanimous consent that Messrs. Brown and Brady be excused, for the balance of the legislative day, because of deaths in their families.

**FURTHER CONSIDERATION OF ASSEMBLY BILL NO. 1**

**Assembly Bill No. 1**—An act making appropriations for the support of the Government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, to take effect immediately.

Bill read third time.

**Motion to Amend**

Mr Kelly moved the adoption of the following amendments :

**Amendment No. 1**

On page 124 of the printed bill, as amended in the Assembly on March 21, 1952, strike out lines 17 to 20, inclusive.



**Amendment No. 2**

On page 92 of said bill, between lines 42 and 43, insert

"348 5—For major and minor construction, improvements, modifications and equipment, Department of Education, to be expended to remodel, improve, and construct necessary buildings upon the property near the city of Tehachapi now used by the California Institution for Women, for use as a California Academy for boys, as provided by Subdivision (a) of Section 3 of Chapter 1051 of the Statutes of 1947 as amended by Chapter 1710 of the Statutes of 1951, payable from the General Fund----- 360,300"

Amendments read, and refused adoption.

**Consideration of Further Amendments****Motion to Amend**

Mr. Hansen moved the adoption of the following amendment:

**Amendment No. 1**

On page 121 of the printed bill, as amended in the Assembly on March 21, 1952, between lines 12 and 13, insert:

"428 5—For use in connection with acquisition by the State of the Central Valley Project, to be expended at such times and in such amounts as is necessary to pay any deficit between the amounts due under an agreement between the United States and the State for such purchase and the funds available from all other sources to be applied to the payments, to the Water Project Authority----- 75,000,000 provided that funds appropriated by this item shall be available for expenditure without regard to fiscal years but shall revert to the General Fund on July 15, 1955, in the event that no contract to purchase the Central Valley Project is consummated prior to that time."

Amendment read.

**Motion That Amendment Be Printed**

Mr. Beck moved that the above amendment offered by Mr. Hansen to Assembly Bill No. 1 be ordered printed in the Journal prior to further consideration.

Mr. Henderson seconded the motion.

Motion carried.

**Consideration of Further Amendments****Motion to Amend**

Mr. Stewart moved the adoption of the following amendment:

**Amendment No. 1**

On page 134 of the printed bill, as amended in the Assembly on March 21, 1952, between lines 46 and 47, insert

"Sec. 28.5. In no case shall any appropriation made by this act for any agency for salaries and wages be greater than the amount shown opposite the heading "Totals, Salaries and Wages" appearing in that document entitled "State of California Budget for the Fiscal Year July 1, 1952 to June 30, 1953" submitted by the Governor to the Legislature at the 1952 Budget Session with respect to that agency minus the total amount shown in said document as salaries and wages for new positions for that agency. Notwithstanding any other provision of this act each appropriation for wages and salaries and the total of each appropriation for support of each such agency made by this act is hereby reduced by the amount required to make such appropriation conform to this section. It is the intent of the Legislature in enacting this section to delete all new positions proposed in that document entitled "State of California Budget for the Fiscal Year July 1, 1952 to June 30, 1953" and to reduce all appropriations for support accordingly."

Amendment read, and refused adoption.

**Speaker pro Tempore Presiding**

At 2.50 p.m., Hon. Thomas A. Maloney, Speaker pro Tempore of the Assembly, presiding.

**Consideration of Further Amendments  
Motion to Amend**

Mr. Gubser moved the adoption of the following amendments:

**Amendment No. 1**

On page 39, line 48, of the printed bill, as amended in the Assembly on March 21, 1952, strike out "11,649,064", and insert "12,115,467".

**Amendment No. 2**

On page 40, line 14, of said bill, strike out "8,133,903", and insert "8,307,618".

**Amendment No. 3**

On page 40, line 16, of said bill, strike out "2,592,711", and insert "2,637,701".

**Amendment No. 4**

On page 40, line 18, of said bill, strike out "952,108", and insert "1,199,806".

**Amendment No. 5**

On page 40, line 21, of said bill, strike out "11,678,722", and insert "12,145,125".

**Amendment No. 6**

On page 40, line 30, of said bill, strike out "11,649,064", and insert "12,115,467".

Amendments read.

**Speaker Presiding**

At 2.54 p.m., Hon. Sam L. Collins, Speaker of the Assembly, presiding.

**Demand for Previous Question**

Messrs. Caldecott, Evans, Silliman, McCollister, and Doyle demanded the previous question.

Demand for previous question sustained.

The question being on the adoption of the amendments offered by Mr. Gubser to Assembly Bill No. 1.

**Roll Call Demanded**

Messrs. Gubser, Grunsky, and Lindsay demanded a roll call

The roll was called, and the amendments adopted by the following vote:

**AYES**—Belotti, Berry, Cloyd, Coats, Conrad, Cooke, Davis, Dills, Doyle, Dunn, Fleury, Gaffney, Geddes, Grunsky, Gubser, Henderson, Kelly, Kirkwood, Klockstein, Lanterman, Lindsay, Luckel, Maloney, McCarthy, McCollister, McFall, McMillan, Meyers, Morris, Moss, Niehouse, Parker, Rumford, Smith, Stanley, and Tomlinson—36.

**NOES**—Beck, Burke, Burkhalter, Caldecott, Chapel, Clarke, Collier, George D. Collins, Connolly, Dickey, Elliott, Erwin, Evans, Grant, Hahn, Hansen, Hawkins, Hinkley, Hollibaugh, Kilpatrick, Levering, Lincoln, Lipscomb, Lowrey, Lyon, Sherwin, Silliman, Stewart, Thomas, and Mr. Speaker—30.

**Consideration of Further Amendments**

**Motion to Amend**

Mr. Geddes moved the adoption of the following amendment:

—————

**PRINTER'S NOTE**—There being no 7-point strikeout type available, the material which should appear in strikeout type in the following amendments is indicated by being enclosed within brackets:

**Amendment No. 1**

On page 118 of the printed bill, as amended in the Assembly on March 21, 1952, between lines 47 and 48, insert

"15.5—For support of child care centers, Department of Education, to be apportioned by the department directly to school districts maintaining child care centers pursuant to Chapter 11, Division 9 of the Education Code and to the governing authorities of

state institutions maintaining child care centers, in the discretion of the department, upon the basis of demonstrated need—six million dollars (\$6,000,000) only if the following act is enacted by the Legislature prior to July 1, 1952.

*An Act to Amend Section 196016 of the Education Code Relating to Child Care Centers.*

The people of the State of California do enact as follows:

SECTION 1 Section 196016 of the Education Code is amended to read:

(a) Where both parents are working, exceeds [three hundred dollars (\$300)] *three hundred fifty dollars (\$350)* if there is one child in the family, [three hundred fifty dollars (\$350)] *four hundred dollars (\$400)* if there are two children, [four hundred dollars (\$400)] *four hundred fifty dollars (\$450)* if there are three children, and an additional fifty dollars (\$50) for each child in excess of three

(b) Where but one parent, who has both custody and care of the child, is the sole wage earner of the child's immediate family, [exceeds two hundred fifty dollars (\$250)] *three hundred dollars (\$300)* if there is one child in the family, [three hundred dollars (\$300)] *three hundred fifty dollars (\$350)* if there are two children, [three hundred fifty dollars (\$350)] *four hundred dollars (\$400)* if there are three children, [four hundred dollars (\$400)] *four hundred fifty dollars (\$450)* if there are four children, and an additional fifty dollars (\$50) for each child in excess of four.

Except as provided in Section 196017 the maximum "total monthly income" figure in either case may be exceeded in any month or months of the year if in the opinion of the board the total income from all sources, of the child's immediate family for the calendar year divided by 12 will not exceed such maximum. In estimating earnings of any member of the child's immediate family the computation of weekly wages shall be on the basis of wages based on a five-day week if the employer of such person certifies to said governing board that the work week of such person is five days or more.

Amendments read.

**Roll Call Demanded**

Messrs. Geddes, Elliott, and Dunn demanded a roll call.

The roll was called, and the amendment offered by Mr. Geddes to Assembly Bill No. 1 adopted by the following vote.

AYES—Belotti, Berry, Burke, Barkhalter, Caldecott, Chapel, Colter, George D. Collins, Condon, Connolly, Conrad, Cooke, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Galtner, Geddes, Grant, Gubser, Hahn, Hansen, Hawkins, Henderson, Hollibaugh, Kelly, Kilpatrick, Klocksiem, Lincoln, Landsav, Lipseuth, Luckel, Lyon, Maloney, McCollister, McMillan, Meyers, Morris, Moss, Niehouse, Parker, Porter, Rumpfard, Sullivan, Stanley, and Thomas— 51

NOES—Babbage, Cloyd, Huckleby, Levering, Lowrey, Sherwin, Smith, Waters, and Mr. Speaker—9

**Consideration of Further Amendments**

**Motion to Amend**

Mr. McGee moved the adoption of the following amendment:

**Amendment No. 1**

On page 121 of the printed bill, as amended in the Assembly on March 21, 1952, between lines 12 and 13, insert

"4285—For construction of a reinforced concrete conduit on Aliso Creek from the Los Angeles River to the Southern Pacific Coastline railroad tracks, Los Angeles County Flood Control District ----- 650 000 provided that no sums shall be expended from this item in excess of 50 percent of all amounts theretofore (but after the effective date of this act) expended or encumbered for expenditure by the Los Angeles County Flood Control District for this purpose."

Amendment read.

**Request for Unanimous Consent That Amendment Be Printed in Journal**

Mr. McGee asked for, and was granted, unanimous consent that the above amendment, offered by him, be ordered printed in the Journal without further consideration, at this time.

**Unanimous Consent Given That Proposed Amendments Be Changed to Correctly Conform With Bill**

By unanimous consent, it was agreed that all proposed amendments to Assembly Bill No. 1 be changed by the Chief Clerk, if necessary, to properly conform with the lines and pages of Assembly Bill No. 1.

**All Other Proposed Amendments to Assembly Bill No. 1 Ordered Printed  
in the Journal by Unanimous Consent**

By unanimous consent, all other amendments to Assembly Bill No. 1, now pending at the desk, were ordered printed in the Journal, without action at this time, as follows:

**Amendment Offered by Mr. Coats  
Amendment No. 1**

On page 13 after line 48, of the printed bill, as amended in the Assembly on March 21, 1952, insert  
"168.5—For additional support of Department of Justice, for representation  
in matters before the Public Utilities Commission ----- \$25,000".

Assembly Bill No. 1 ordered reprinted, and re-engrossed.

**CONSIDERATION OF DAILY FILE (RESUMED)**

**THIRD READING OF ASSEMBLY BILLS (RESUMED)**

**Assembly Joint Resolution No. 6**—Relative to social security coverage of public employees

Resolution read.

**Motion to Amend**

Mr. Stanley moved the adoption of the following amendments:

**Amendment No. 1**

On page 1, line 3, of the printed measure, strike out "survivor's", and insert "survivors".

**Amendment No. 2**

On page 1, line 5, of said measure, insert commas after "October" and "1950"

**Amendment No. 3**

On page 1, line 7, of said measure, strike out "employers", and insert "employees".

**Amendment No. 4**

On page 1, line 13, of said measure, after "employer", insert "s".

Amendments read, and adopted.

Resolution ordered reprinted, and re-engrossed.

**Assembly Joint Resolution No. 7**—Relative to the issuance of a medal for service in the American Expeditionary Force in Siberia.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Babbage, Beck, Belotti, Berry, Burke, Caldecott, Chapel, Cloyd, Collier, George D. Collins, Condon, Connolly, Conrad, Bills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Goddes, Grant, Grunsky, Gubser, Hahn, Hansen, Hawkins, Henderson, Kelly, Kilpatrick, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Mevers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rumford, Shaw, Sherwin, Sillman, Smith, Stanley, Stewart, Thomas, Waters, and Mr. Speaker—64.

NOES—None

Resolution ordered transmitted to the Senate.

**THIRD READING OF SENATE BILLS**

**Senate Joint Resolution No. 5**—Relative to the need for congressional action to restore the taxing power of the states

Resolution read.

**Motion to Amend**

Mr. Lyon moved the adoption of the following amendments:

**Amendment No. 1**

On page 1, line 3, of the printed measure, strike out the first "6", and insert "60".

**Amendment No. 2**

On page 1, line 3, of said measure, strike out "USC", and insert "42 U.S.C."

Amendments read, and adopted.

Resolution ordered reprinted, and on file for adoption.

**ANNOUNCEMENTS**

Mr. Beck announced a Democratic luncheon and Caucus tomorrow, Tuesday, March 25th, at the Hotel Sacramento at 12.15 p.m.

Mr. Stanley announced a breakfast and Republican Caucus at Hart's Restaurant at 7.30 a.m., tomorrow, Tuesday, March 25th.

Mr. Gaffney announced that Assemblyman Crowley, who has been very ill, is greatly improved in health.

Mr. Maloney announced that yesterday was the birthday of Mrs. Niehouse, and wished her many happy returns of the day on behalf of the Members of the Assembly.

**ANNOUNCEMENT OF COMMITTEE MEETINGS**

It was announced that the following committees would hold meetings:

*Today upon adjournment—*

Ways and Means, in Room 4202.

*Tomorrow, Tuesday, March 25th, at 3 p.m. —*

Public Health, in Room 5141. Subject: Senate Bill No. 8.

*Next Wednesday, March 26th, upon adjournment (by unanimous consent)*

Finance and Insurance, in Room 4949 Subject: Assembly Bill No. 38—First Extraordinary Session

**GUESTS EXTENDED COURTESIES OF ASSEMBLY**

On request of Mr. Lanterman, the usual courtesies of the Assembly for this day were unanimously extended to Former Assemblyman Bruce Reagan and E. W. Hiestand of Los Angeles.

On request of Mr. Tomlinson, the usual courtesies of the Assembly for this day were unanimously extended to Former Assemblyman Alfred W. Robertson of Santa Barbara.

On request of Messrs. Kelly and Doyle, the usual courtesies of the Assembly for this day were unanimously extended to Miss Dorothy Donahoe of Bakersfield.

On request of Mr. Brown, the usual courtesies of the Assembly for this day were unanimously extended to Louis Weber of Bend, Oregon.

On request of Mr. Cooke, the usual courtesies of the Assembly for this day were unanimously extended to Fred Newcomb of Ventura.

On request of Mr. Condon, the usual courtesies of the Assembly for this day were unanimously extended to George A. Membrez, Jr., James Moore, and Henry Wade, teachers; Mesdames R. Johnson, L. Bankus, W. France, J. Dodson, R. Tye, C. Akhurst, R. Mattson, Cole, Jacobsen, parents; Betty Barber and Bill Moore, bus drivers, and the following pupils of the Bay Point School: Bill Galarneau, Ramon Mendivil, Bob Bickford, Bill Tye, Eddie Griffin, Norman Stephens, Gordon Dodson, Dickie Bankus, Jack Humble, Gary Bailey, Roy Johnson, Henry Kirven, Addison Hunt, Norman Hunt, Donald Mattson, Rego Piva, Donald Stephens, Stanly Bramblett, Dick Bogue, Elmer Gaddis, Glen Biles, Manuel Leal, Don Meyers, Sandra Johnson, Adrey Ledger, Nancy Christian, Frances Cline, Sharon Dougan, Carol Adams, Alice Easter, Starlene Smith, Marjorie Bernard, Dorothy France, Betty Wortman, Virginia Graves, LeRee Akhurst, Dixie Victor, Beverly Christensen, Dennis Cook, Wayne Essley, Brooke Jacobsen, Blaine Hill, Albert Cole, Raymond Law, John Bomben, Jimmy Bennett, Sylvia Sorrick, Donna Lumbaro, and Mary Tarango.

On request of Mr. Crowley, the usual courtesies of the Assembly for this day were unanimously extended to Ralph Ingols, teacher, and the following pupils of the St. Helena High School: Dwane Anderson, Anne Britton, Frances Finch, Walter Hyde, Harry McCollum, Dwight Neller, Enriqueta Perez, Enez Pometta, Barbara Schroeder, Geneva Smith, Elaine Steinauer, Eddie Cavness, Kenneth Leal, Lowell Hickok, and Bob Cavness.

On request of Mr. Condon, the usual courtesies of the Assembly for this day were unanimously extended to William Shuey and Henry Samborski, teachers, Mrs. Dorothy Miller and Mrs. George Britton, parent-chaperones, and the following pupils of the Ambrose School: Monica Fridley, Linda Creller, Lolly Munoz, Carol Dietz, Arnold Bay, Evelyn Stevenson, Donnie Powell, Mary Simo, Barbara Wilson, Evelyn Thompson, Josette Como, John McDonald, Thelma Watkins, Barbara Enes, Barbara Miller, Donald Morris, Adele Bischel, James McAlpin, Wanda Bristol, Ralph Hakola, Laurence Durbin, Tony Dominguez, Jerry Britton, Jerry Milburn, Grady R. Walls, Charles Dunaway, Glenn Todd, Samuel Everett, Kenny Possanza, Dennis Camp, Mike Lucero, Clifford Sheldon, Jeanette Dalton, and John Hughes.

On request of Mr. Meyers, the usual courtesies of the Assembly for this day were unanimously extended to Noel Coleman of San Francisco.

On request of Mr. Gubser, the usual courtesies of the Assembly for this day were unanimously extended to Bruce Allen of San Jose.

On request of the San Francisco Delegation, the usual courtesies of the Assembly for this day were unanimously extended to George W. Johns Jr. of San Francisco.

#### ADJOURNMENT

At 3 39 p.m., on motion of Mr. Maloney, the Speaker declared the Assembly adjourned until 9.45 a.m., Tuesday, March 25, 1952.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELL, Minute Clerk

CALIFORNIA LEGISLATURE  
1952 REGULAR (BUDGET) SESSION

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# ASSEMBLY DAILY JOURNAL

FIFTEENTH LEGISLATIVE DAY  
TWENTY-THIRD CALENDAR DAY

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**IN ASSEMBLY**

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ASSEMBLY CHAMBER, SACRAMENTO  
Tuesday, March 25, 1952

The Assembly met at 9.45 a.m.  
Hon. Sam L. Collins, Speaker of the Assembly, presiding.  
Chief Clerk Arthur A. Ohnimus at the desk

**ROLL CALL**

The roll was called, and the following answered to their names:

Babbage, Beck, Belotti, Berry, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Cooke, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hincley, Hollbaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—76.

Quorum present.

**MOTION**

Mr. Dickey moved that the prayer offered by the Chaplain, Rabbi Irving Hausman, during this morning's First Extraordinary Session be deemed the prayer of this session, and be ordered printed in the Journal.  
Mr. Dolwig seconded the motion.

Motion carried.

**PRAYER**

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*Lord Our God, we confess that we often forget Thee, and go astray after things that are vain and of no avail. We trust in the power of our arms, they weaken. We trust in our wealth, it disappears. We rely upon might and power, they grow faint. Teach us O Lord to rely upon Thy purposes, and to seek comfort in Thy help, when the disappointments of the world engulf us. May we always find strength in the words of Thy prophet: Not by might nor by power, but by My spirit, saith the Lord of Hosts.—AMEN.*

**READING OF THE JOURNAL DISPENSED WITH**

On motion of Mr. Lipscomb, further reading of the Journal of the previous legislative day was dispensed with.

**LEAVES OF ABSENCE FOR THE DAY**

The following members were granted leaves of absence for the day, because of illness:

Mr. Crowley, on motion of Mr. McCollister.

Mr. Brady, on motion of Mr. McCollister.

Mr. Brown, on motion of Mr. Fleury.

**RESOLUTIONS**

The following resolutions were offered:

By Mr. Shaw:

**House Resolution No. 42**

Relative to the Municipal Court of the City of San Bernardino

WHEREAS, The number and salaries of attaches, and the filing fees, for the Municipal Court of San Bernardino are inadequate; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the Honorable Earl Warren, Governor of California, is hereby respectfully requested to amend the Proclamation by which he convened the Legislature in extraordinary session on the third day of March, 1952, to add thereto an item permitting the Legislature to consider and act upon legislation to increase the number and salaries of attaches and the filing fees for the Municipal Court of San Bernardino; and be it further

*Resolved*, That the Chief Clerk of the Assembly transmit a copy of this resolution to the Honorable Earl Warren, Governor of California.

Resolution read, and ordered referred to the Committee on Rules.

By Mr. Lyon:

**House Resolution No. 43**

Relative to directing the Assembly Interim Committee on Public Utilities and Corporations to study certain facts relating to commercial vehicle regulations

WHEREAS, Certain types of safety regulations governing some classes of commercial vehicles are contained in directives of the Public Utilities Commission, others in the Vehicle Code of this State, while certain other classes of such commercial vehicles are apparently completely exempt from some type of safety regulations, and

WHEREAS, It is in the interest of the public that rules and regulations governing commercial vehicles in general be convenient, readily accessible and logically classified and located so that such regulations as are designed to promote greater safety on the highways shall be more readily available to all concerned; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the Assembly Interim Committee on Public Utilities and Corporations is hereby authorized and directed to ascertain, study and analyze all facts relating to safety regulations governing commercial vehicles, including, but not limited to, a study of the feasibility of combining such regulations and placing them in the State Vehicle Code and a study of the operation, effect, administration, enforcement and needed revision of any and all laws in any way bearing upon or relating to the subject of this resolution and to report thereon to the Assembly, including in the report its recommendations for appropriate legislation, and be it further

*Resolved*, That the sum of fifteen hundred dollars (\$1,500) is hereby made available from the Contingent Fund of the Assembly for the expenses of the committee and its members and for any charges, expenses or claims it may incur under this resolution.

Resolution read, and ordered referred to the Committee on Rules.

By Mr. Davis:

**House Resolution No. 44**

Relative to an Armory at Yreka

WHEREAS, Yreka is a community of some four thousand population and centers in an area containing valuable resources necessary to our national defense, and

WHEREAS, The present National Guard quarters at Yreka are located on the fourth floor of a condemned building; and



WHEREAS, This building is totally inadequate and provides no adequate storage facilities for equipment; and

WHEREAS, The National Guard desires to increase the unit at Yreka to its full authorized strength but is unable to do so for lack of facilities; and

WHEREAS, A suitable building which meets all requirements for an Armory and all specifications of the Adjutant General of California is available for a reasonable price; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the Adjutant General of California is hereby requested to add Yreka to his priority list for armories in California and to take action to acquire facilities there for an armory as soon as possible, under existing appropriations for this purpose; and be it further

*Resolved*, That the Chief Clerk of the Assembly transmit a copy of this resolution to the Adjutant General of California.

Resolution read, and ordered referred to the Committee on Rules.

By Messrs. Fleury, Moss, Stanley, Lyon, Beck, and Gubser :

#### House Resolution No. 45

Relative to directing the Assembly Interim Committee on Governmental Efficiency and Economy to study matters pertaining to traffic safety

WHEREAS, The loss of life, limb and property due to traffic accidents is appalling, year after year, in the State of California; and

WHEREAS, An intensive and continuous program of essential activities and education based upon standard, time-proven accident prevention methods and techniques seems highly desirable; and

WHEREAS, A traffic accident prevention public support and information group is needed to conduct such a coordinated program of safety activities at the state level; and

WHEREAS, Before any constructive move can be made, a study of the traffic safety problem and possible organizational solutions must be made; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the existing Assembly Interim Committee on Governmental Efficiency and Economy is hereby requested to study and investigate the following matters :

- (a) The traffic accident problem existing within the State of California ;
- (b) The formation of a State Traffic Safety Council and Public Support Group, properly financed, to carry out a program of state-wide activities ;
- (c) The overall coordination of state endeavor in the field of safety.

*Resolved*, That the committee submit a report and its recommendations thereon to the Assembly at the 1953 Regular Session of the Legislature.

Resolution read, and ordered referred to the Committee on Rules.

### REPORTS OF STANDING COMMITTEES

#### Committee on Legislative Procedure

ASSEMBLY CHAMBER, SACRAMENTO, March 25, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined :

Assembly Concurrent Resolution No. 11

And reports the same correctly engrossed.

BURKE, Chairman

Above reported resolution ordered on file for adoption.

ASSEMBLY CHAMBER, SACRAMENTO, March 25, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined :

Assembly Joint Resolution No. 6

And reports the same correctly re-engrossed.

BURKE, Chairman

Above reported resolution ordered on file for adoption.

ASSEMBLY CHAMBER, SACRAMENTO, March 25, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined :

Assembly Bill No. 1

And reports the same correctly re-engrossed.

BURKE, Chairman

Above reported bill ordered to third reading.

## ASSEMBLY CHAMBER, SACRAMENTO, March 25, 1952

MR. SPEAKER · Your Committee on Legislative Procedure has examined :

**Assembly Concurrent Resolution No. 5**—Relative to the donation of blood for our Armed Forces in Korea ;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the twenty-fifth day of March, 1952, at 11 a. m.

BURKE, Chairman

## Committee on Rules

ASSEMBLY CHAMBER, SACRAMENTO, March 25, 1952

MR. SPEAKER · Your Committee on Rules, to which was referred :

House Resolution No. 22

Has had the same under consideration, and reports the same back with the recommendation : Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file for adoption.

## RECESS

At 9.50 a. m., on motion of Mr. Sherwin, the Assembly recessed until 10.26 a. m.

## REASSEMBLED

At 10.26 a. m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

## CONSIDERATION OF DAILY FILE

## THIRD READING OF ASSEMBLY BILLS

**Request for Unanimous Consent That Assembly Concurrent Resolution No. 9 Hold Place on File**

Mr. Hahn asked for, and was granted, unanimous consent that Assembly Concurrent Resolution No. 9 be passed on file, and hold its place on file on the next legislative day.

**Assembly Bill No. 1**—An act making appropriations for the support of the Government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, to take effect immediately.

Bill read third time.

**Request for Unanimous Consent That Chief Clerk Be Instructed to Make Technical Changes in Amendments**

Mr. Sherwin asked for, and was granted, unanimous consent that the Chief Clerk be instructed to make whatever technical changes are necessary, in proposed amendments to Assembly Bill No. 1, for the purpose of making the lines and pages conform to the bill, so that the amendments are properly in order.

## Motion to Amend

Mr. Hansen moved the adoption of the following amendment :

## Amendment No. 1

On page 111 of the printed bill, as amended in the Assembly on March 24, 1952, between lines 11 and 12, insert :

“428 5—For use in connection with acquisition by the State of the Central Valley Project, to be expended at such times and in such amounts as is necessary to pay any deficit between the amounts due under an agreement between the United States and the State for such purchase and the funds available from all other sources to be applied to the payments, to the Water Project Authority ----- 75,000,000

provided that funds appropriated by this item shall be available for expenditure without regard to fiscal years but shall revert to the General Fund on July 15, 1955, in the event that no contract to purchase the Central Valley Project is consummated prior to that time."

Amendment read.

**Request for Unanimous Consent That Figure in Proposed Amendment Be Changed**

Mr. Hansen asked for, and was granted, unanimous consent that the figure, "75,000,000," in the above proposed amendment, be changed to read "10,000,000."

**Consideration of Amendment, As Amended  
Amendment No. 1**

On page 111 of the printed bill, as amended in the Assembly on March 24, 1952, between lines 11 and 12, insert

"42S.5—For use in connection with acquisition by the State of the Central Valley Project, to be expended at such times and in such amounts as is necessary to pay any deficit between the amounts due under an agreement between the United States and the State for such purchase and the funds available from all other sources to be applied to the payments, to the Water Project Authority ---- 10,000,000  
Provided that funds appropriated by this item shall be available for expenditure without regard to fiscal years but shall revert to the General Fund on July 15, 1955, in the event that no contract to purchase the Central Valley Project is consummated prior to that time."

Amendment read, as amended.

**Demand for Previous Question**

Messrs. Hinckley, Waters, Evans, Grant, and Klockslem demanded the previous question.

Demand for previous question sustained.

The question being on the adoption of the amendment offered by Mr. Hansen to Assembly Bill No. 1.

**Roll Call Demanded**

Messrs. Lowrey, Davis, and Coats demanded a roll call.

The roll was called, and the amendment adopted by the following vote:

**AYES**—Belotti, Berry, Burke, Caldecott, Chapel, Clarke, Cloyd, Collier, Connolly, Conrad, Dolwig, Erwin, Evans, Geddes, Grant, Gruusky, Gubser, Hansen, Hinckley, Hollbaugh, Kelly, Kirkwood, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Luckel, Lyon, Maloney, McCarthy, McGee, Meyers, Morris, Niehouse, Porter, Sherwin, Silliman, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—44.

**NOES**—Babbage, Beck, Burkhalter, Coats, George D. Collins, Condon, Cooke, Davis, Doyle, Dunn, Elliott, Fleury, Gaffney, Hagen, Hahn, Henderson, Kilpatrick, Lipscomb, Lowrey, McCollister, McFall, McMillan, Moss, Munnell, Parker, Rumford, Shaw, and Smith—28.

**Explanations of Votes on Hansen Amendment**

Since the Division of Water Resources and other state agencies have been instructed to study state ownership of the Central Valley Project, and since their reports and recommendations are not due until the 1953 Session, I voted "No" on the premise that consideration of the question at this time is premature.

**RICHARD H. MCCOLLISTER  
GLENARD P. LIPSCOMB  
H. ALLEN SMITH  
JOHN BABBAGE**

I voted "No" on the Hansen Amendment because I believed in voting before the joint report was filed we were voting prematurely. I am for the state ownership, however, of our water projects.

**GORDON R. HAHN**

My vote on this amendment was to protest using this means of legislating on California's most pressing problem. State control of C. V. P. has merit, but should be accomplished through legislative action based on facts and figures, and not through a budget rider which was presented without a showing of any intelligent program.

GORDON A. FLEURY

**Consideration of Further Amendments**

**Motion to Amend**

Mr. McGee moved the adoption of the following amendment:

**Amendment No. 1**

On page 111 of the printed bill, as amended in the Assembly on March 24, 1952, between lines 11 and 12, insert

"428.6—For construction of a reinforced concrete conduit on Aliso Creek from the Los Angeles River to the Southern Pacific Coastline railroad tracks, Los Angeles County Flood Control District----- 650,000 provided, that no sums shall be expended from this item in excess of 50 percent of all amounts theretofore (but after the effective date of this act) expended or encumbered for expenditure by the Los Angeles County Flood Control District for this purpose."

Amendment read.

**Demand for Previous Question**

Messrs. Lincoln, Silliman, Dunn, Hansen, and Luckel demanded the previous question.

Demand for previous question sustained.

The question being on the adoption of the amendment offered by Mr. McGee to Assembly Bill No. 1.

**Roll Call Demanded**

Messrs. McGee, Conrad, and Morris demanded a roll call.

The roll was called, and the amendment adopted by the following vote:

**AYES**—Beck, Berry, Burke, Burkhalter, Chapel, Cloyd, Collier, Conrad, Dickey, Dills, Dolwig, Doyle, Elliott, Evans, Fleury, Gaffney, Hahn, Hawkins, Hollibaugh, Kelly, Kilpatrick, Kloeksien, Lanterman, Lindsay, Lipscomb, Luckel, Lyon, McColister, McGee, McMillan, Morris, Nichouse, Parker, Porter, Smith, and Stanley—36.

**NOES**—Babbage, Belotti, Caldecott, Clarke, Coats, George D. Collins, Condon, Connolly, Cooke, Davis, Dunn, Geddes, Grant, Hagen, Hansen, Henderson, Hinckley, Kirkwood, Levering, Lincoln, Lowrey, Maloney, McCarthy, Meyers, Moss, Rumford, Shaw, Sherwin, Silliman, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—34.

**Consideration of Further Amendments**

**Motion to Amend**

Mr. Coats moved the adoption of the following amendment:

**Amendment No. 1**

On page 39 after line 42, of the printed bill, as amended in the Assembly on March 24, 1952, insert

"168.5—For additional support of Department of Justice, for representation in matters before the Public Utilities Commission----- \$25,000".

Amendment read.

**Roll Call Demanded**

Messrs. Parker, Hagen, and Coats demanded a roll call.

The roll was called, and the amendment offered by Mr. Coats to Assembly Bill No. 1 refused adoption by the following vote:

**AYES**—Beck, Berry, Burkhalter, Coats, George D. Collins, Condon, Cooke, Davis, Dills, Dunn, Elliott, Hagen, Henderson, Kilpatrick, Lowrey, McFall, McMillan, Moss, Munnell, Parker, and Shaw—21.

**NOES**—Babbage, Belotti, Burke, Caldecott, Chapel, Clarke, Cloyd, Collier, Connolly, Conrad, Erwin, Gaffney, Geddes, Grant, Grunsky, Hahn, Hansen, Hinckley,

Hollibaugh, Kelly, Kirkwood, Klockslem, Lanterman, Levering, Lincoln, Lipscomb, Luckel, Maloney, McCarthy, Meyers, Morris, Niehouse, Sherwin, Silliman, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—40.

Further consideration of amendments to Assembly Bill No. 1 continued until after recess.

#### RESOLUTIONS

The following resolution was offered :

By Mr. Henderson :

##### House Resolution No. 46

Relative to Assemblyman Arthur W. Coats

WHEREAS, Arthur W. Coats has served diligently and well in the Assembly of the State of California since 1949; and

WHEREAS, This capable legislator from the Fourth Assembly District, consisting of the Counties of Butte, Sutter and Yuba, has in his short service in the Legislature contributed greatly to the welfare of the people of his district and of the State as author of numerous bills relating to matters of great public concern; and

WHEREAS, Assemblyman Coats has devoted himself energetically to many hours of painstaking effort and service on numerous committees of the Legislature, among which are the Assembly Standing Committees on Elections and Reapportionment; Legislative Procedure; Municipal and County Government; Judiciary; Military Affairs; and the Interim Committees on Adult Blind Program; Governmental Reorganization; Elections and Reapportionment; Judicial System and Judicial Process; Military Affairs; and Agriculture; and

WHEREAS, Arthur W. Coats has announced his intention to seek other elective office in the service of the people of California and of the United States; and

WHEREAS, This session of the Legislature is therefore the last at which his friends and associates in the Legislature will have the pleasure of his companionship and counsel in legislative matters; now, therefore, be it

*Resolved by the Assembly of the State of California, That the Members of the Assembly hereby express their regret that Assemblyman Arthur W. Coats is leaving the Legislature of the State of California, and wish by this resolution to express their appreciation and commendation for the valuable services he has rendered to the people of the State and of his district in his career in the Legislature.*

Resolution read, and ordered referred to the Committee on Rules.

#### ANNOUNCEMENT

Mr. Beck announced a Democratic luncheon and Caucus, today, at the Hotel Sacramento at 12.15 p.m.

#### RECESS

At 11.56 a.m., on motion of Mr. Waters, the Assembly recessed until 2.15 p.m.

#### REASSEMBLED

At 2.15 p.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohninus at the desk.

#### MOTION TO APPROVE JOURNALS

Upon motion of Mr. Holligbaugh, the Journals for Monday, March 17, 1952; Tuesday, March 18, 1952; Wednesday, March 19, 1952, Thursday, March 20, 1952, and Friday, March 21, 1952, were approved as corrected by the Minute Clerk.

## MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, March 25, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day passed:

Assembly Bill No. 11

J. A. BEFK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

Above bill ordered enrolled.

## Speaker pro Tempore Presiding

At 2.17 p.m., Hon. Thomas A. Maloney, Speaker pro Tempore of the Assembly, presiding.

## FURTHER CONSIDERATION OF ASSEMBLY BILL NO. 1

**Assembly Bill No. 1**—An act making appropriations for the support of the Government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, to take effect immediately.

Bill read third time.

Further Consideration of Amendments  
Motion to Amend

Mr. Waters moved the adoption of the following amendment:

## Amendment No. 1

On page 111 of the printed bill, as amended in the Assembly on March 24, 1952, between lines 11 and 12, insert

"428.7—For the acquisition in the manner provided by law by the Department of Public Works of properties for state highway purposes as provided herein ----- 10,000,000  
Money from this appropriation shall be expended for such acquisition only when the California Highway Commission by resolution, as a part of its finding of public necessity, declares that the property should be acquired on a designated state highway route or designated portion thereof because of the probability of development of properties which will be needed for highway purposes, and that prompt acquisition is required to prevent such development and consequent higher acquisition and construction costs when the highway or a portion thereof is to be constructed. All revenues received from any rentals of any property so acquired or from the disposition of any improvements thereon or the proceeds of the sale of any excess parcels of property so acquired shall be deposited in the manner required by law in the State Highway Fund.

There is hereby appropriated to the General Fund from any moneys available for such purpose in the State Highway Fund an amount equal to all revenues received from rentals, the sale of improvements or the sale of excess parcels of property which are required by this item to be deposited in the State Highway Fund. The amounts appropriated to the General Fund shall constitute a credit against amounts expended by the Department of Public Works from this appropriation.

If the Legislature so provides by a separate enactment, whenever, after any properties are acquired from funds appropriated by this item, the department proceeds with the construction of a highway which will require the use of any of the property so acquired, the Commission shall allocate and the department shall repay from other funds available to it into the General Fund the cost of such properties, and in any event, funds shall be allocated for repayment to the General Fund from other highway revenues so that by July 1, 1967 there will have been repaid all amounts used from this appropriation.

428.8—For the establishment of a Reserve Fund to provide for the payment and retirement of state school building bonds heretofore or hereafter issued, a sum equal to the total amount required to be repaid to the General Fund pursuant to Item 428.7 of this act. The money hereby appropriated is appropriated without regard to fiscal

years and shall be deposited in the School Bond Retirement Fund, which is created in the State Treasury by this act, in installments equal in amount to each amount repaid to the General Fund pursuant to the item mentioned above, and on the respective dates such repayments are made. This appropriation shall be expended solely for the payment of said bonds and interest thereon upon their maturity dates, and for the payment of said bonds and interest prior to their maturity dates pursuant to Section 5103 of the Education Code."

Amendment read.

**Speaker Presiding**

At 2.20 p.m., Hon. Sam L. Collins, Speaker of the Assembly, presiding.

**Roll Call Demanded**

Messrs. Waters, Lincoln, and Burke demanded a roll call.

The roll was called, and the amendment offered by Mr. Waters to Assembly Bill No. 1 adopted by the following vote:

**AYES**—Babbage, Belotti, Burke, Caldecott, Chapel, Clarke, Conrad, Davis, Dolwig, Doyle, Elliott, Erwin, Gaffney, Geddes, Grunsky, Gubser, Hagen, Hawkins, Hollibaugh, Kelly, Kilpatrick, Lincoln, Maloney, McGee, Meyers, Morris, Porter, Stanley, Thomas, Waters, and Mr. Speaker—31.

**NOES**—Beck, Berry, Cloyd, Collier, George D. Collins, Dunn, Hahn, Hansen, Henderson, Hinckley, Klocksiem, Lanterman, Levering, Lipscomb, Luckel, Lyon, McFall, Moss, Munnell, Niehouse, Rosenthal, Rumford, and Sherwin—23.

Assembly Bill No. 1 ordered temporarily held at desk.

**CONSIDERATION OF DAILY FILE (RESUMED)**

**THIRD READING OF ASSEMBLY BILLS (RESUMED)**

**Assembly Joint Resolution No. 6**—Relative to Social Security coverage of public employees.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Burke, Caldecott, Chapel, Clarke, Collier, George D. Collins, Condon, Conrad, Cooke, Davis, Dickey, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Lincoln, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Sherwin, Sillman, Stanley, Thomas, Waters, and Mr. Speaker—64.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**RESOLUTIONS**

The following resolution was offered:

By Messrs. Moss and Fleury and Mrs. Niehouse:

**House Resolution No. 47**

Relative to adjournment out of respect to the memory of Darold Dean DeCoe

**WHEREAS**, His numerous friends throughout the State and Nation were deeply shocked and grieved to learn of the sudden passing of Darold Dean DeCoe, whose death occurred last Sunday; and

**WHEREAS**, Darold D. DeCoe served as a member of the 316th Field Signal Battalion with distinction and honor during World War I, and continued his interest in veteran affairs throughout his life, having served as State and National Commander of the Veterans of Foreign Wars; and

**WHEREAS**, As a member of the Bar for nearly 40 years and as a civic and fraternal leader, he distinguished himself in civil as well as military life, and by his cheerful

greeting and readiness to aid and assist he endeared himself to hundreds of his friends and comrades; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the Legislature by this resolution desires to convey to the bereaved family its deepest sympathy; and be it further

*Resolved*, That when the Assembly this day adjourns, it shall do so in respect to the memory of Darold Dean DeCoe; and be it further

*Resolved*, That the Chief Clerk of the Assembly be and he is hereby directed to have prepared suitably engrossed copies of this resolution and forward the same to Mrs. Consuelo Peart DeCoe, his widow, and Darold Dean DeCoe, Jr., and Tisdale P. DeCoe, his sons.

#### Request for Unanimous Consent

Mr. Moss asked for, and was granted, unanimous consent to take up House Resolution No. 47, at this time, without reference to committee or file.

Resolution read, and adopted unanimously.

#### COMMUNICATIONS

By the Chief Clerk:

A communication from Samuel W. Karnes, Jr., City Clerk of the City of Montebello, requesting that all Members of the Assembly be informed of the contents of an accompanying resolution, was received, ordered noted in the Journal, and the resolution ordered printed in the Journal, as follows:

#### *Resolution No. 4826*

A resolution of the City Council of the City of Montebello in opposition to the proposal of the County Supervisors Association for a 4 percent state sales tax to be participated in by the counties

WHEREAS, the Associated Press has reported a proposal of the County Supervisors Association for a 4 percent state sales tax to replace the present state tax of 3 percent. The Supervisors Association proposes that 3 percent of such tax levy would be retained by the State, three-fourths of 1 percent would be paid to the cities, one-fourth of 1 percent to the counties from that collected in the incorporated area and 1 percent to the counties from that collected in unincorporated area.

The City Council of the City of Montebello finds and determines that the proposal of the County Board of Supervisors is adverse and contrary to the best interests of the residents and property owners of the City of Montebello and to the residents and property owners of the incorporated areas throughout the State of California and should be opposed in the public interest.

*Now, therefore, the City Council of the City of Montebello resolves as follows:*

That this city vigorously oppose the aforementioned proposal of the County Supervisors Association, and the city clerk be and he is hereby instructed to send a copy of this resolution to the Honorable Earl Warren, Governor of the State of California; Members of the State Senate and Assembly and to the League of California Cities.

Adopted and approved this seventeenth day of March, 1952.

WILLIAM A. JACKSON, Mayor

ATTEST: SAMUEL W. KARNES, Jr., City Clerk

State of California }  
County of Los Angeles } ss.  
City of Montebello }

I, SAMUEL W. KARNES, JR., City Clerk of the City of Montebello do hereby certify that the foregoing resolution was duly adopted by the City Council of the City of Montebello at a regular meeting thereof held on the seventeenth day of March, 1952, by the following vote of the Council:

AYES: Councilmen: Houser, Peterson, Tilley and Jackson.

NOES: Councilmen: None.

ABSENT: Councilman: Cummins.

SAMUEL W. KARNES, JR., City Clerk

I hereby certify that the foregoing document is a full, true and correct copy of Resolution No. 4826 on file in the office of the City Clerk of the City of Montebello, California.

(SEAL)

SAMUEL W. KARNES, JR., City Clerk



**CONSIDERATION OF DAILY FILE (RESUMED)**  
**THIRD READING OF ASSEMBLY BILLS (RESUMED)**

**Assembly Bill No. 8**—An act to add Section 17319.7 to the Revenue and Taxation Code, relating to the deduction of medical expenses for personal income tax purposes, to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyed, Collier, George D. Collins, Coudon, Connolly, Conrad, Cooke, Davis, Dickey, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinekley, Hollibaugh, Kelly, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—71.

**NOES**—None.

Bill ordered transmitted to the Senate.

**Assembly Bill No. 9**—An act to add Sections 17672.5, 17716.7, 17748.5 and 17788 to the Revenue and Taxation Code, and to add Article 2.3 (consisting of Sections 17690.1 to 17690.7, inclusive) to Chapter 6, Part 10, Division 2 thereof, relating to the personal income taxation of gains from the sale or exchange of residential property, to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyed, Collier, Connolly, Conrad, Cooke, Davis, Dickey, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinekley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—68.

**NOES**—None.

Bill ordered transmitted to the Senate.

**Assembly Bill No. 12**—An act to add Section 6370 to the Revenue and Taxation Code, relating to the exemption of any version of The Bible from the sales and use taxes.

Bill read third time, and ordered passed on file.

**Speaker pro Tempore Presiding**

At 2.40 p.m., Hon. Thomas A. Maloney, Speaker pro Tempore of the Assembly, presiding.

**Assembly Bill No. 15**—An act to add Section 17053.7 to the Revenue and Taxation Code, relating to the splitting of income by spouses for personal income tax purposes, to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote:

**AYES**—Babbage, Berry, Burke, Burkhalter, Chapel, Clarke, Cloyed, Collier, Connolly, Dickey, Dolwig, Doyle, Erwin, Evans, Fleury, Geddes, Grant, Grunsky, Gubser, Hahn, Hansen, Hollibaugh, Kelly, Kirkwood, Levering, Lincoln, Lindsay, Lipscomb,

Lyon, Maloney, McCarthy, Meyers, Morris, Moss, Niehouse, Porter, Rumford, Sherwin, Smith, Stanley, Stewart, Thomas, Tomlinson, and Mr. Speaker—44.

NOES—Beck, Coats, George D. Collins, Condon, Conrad, Davis, Dunn, Elliott, Gaffney, Hagen, Lowrey, McFall, McMillan, Parker, Shaw, and Waters—16.

Bill ordered transmitted to the Senate.

**Assembly Bill No. 16**—An act to amend Section 17688 of the Revenue and Taxation Code, relating to the recognition of gain for personal income tax purposes in respect to property distributed in complete liquidation of a corporation, to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Babbage, Beck, Belotti, Berry, Burke, Burkhalter, Chapel, Clarke, Coats, Collier, Connolly, Cooke, Davis, Dickey, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloeksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McFall, McGee, McMillan, Meyers, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Shaw, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, and Mr. Speaker—64.

NOES—None.

Bill ordered transmitted to the Senate.

**Assembly Bill No. 18**—An act to amend Section 25031j of the Revenue and Taxation Code, relating to recognition of gain for bank and corporation tax purposes in respect to property distributed in complete liquidation of a corporation, to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Babbage, Beck, Belotti, Berry, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Collier, Connolly, Davis, Dolwig, Doyle, Dunn, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Kelly, Kilpatrick, Kirkwood, Kloeksiem, Lanterman, Levering, Lincoln, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McFall, McMillan, Meyers, Morris, Moss, Niehouse, Parker, Porter, Rumford, Shaw, Silliman, Smith, Stanley, Thomas, Tomlinson, Waters, and Mr. Speaker—60.

NOES—None.

Bill ordered transmitted to the Senate.

**Assembly Bill No. 19**—An act to amend Section 17008 of the Revenue and Taxation Code, and to add Section 18305 thereto, relating to the taxation for personal income tax purposes of income derived from partnerships, to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES—Babbage, Belotti, Berry, Burke, Burkhalter, Chapel, Clarke, Cloyd, Collier, Connolly, Dickey, Dolwig, Doyle, Erwin, Evans, Fleury, Gaffney, Grant, Grunsky, Hahn, Hansen, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloeksiem, Lanterman, Levering, Lincoln, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McGee, McMillan, Morris, Moss, Porter, Silliman, Smith, Stanley, Stewart, Thomas, and Mr. Speaker—45.

NOES—Coats, George D. Collins, Condon, Davis, Dunn, Elliott, Hagen, Henderson, and Shaw—9.

Bill ordered transmitted to the Senate.

**Speaker Presiding**

At 3 p.m., Hon. Sam L. Collins, Speaker of the Assembly, presiding.

**Assembly Bill No. 20**—An act to add Section 6369 to the Revenue and Taxation Code, relating to the exemption of the American Flag from the sales and use taxes.

Bill read third time.

The roll was called, and the bill passed by the following vote:

**AYES**—Beck, Belotti, Berry, Burke, Burkhalter, Chapel, Clarke, Cloyd, Coats, George D. Collins, Connolly, Dickey, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hollibaugh, Kelly, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Luckel, Lyon, Maloney, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Porter, Rosenthal, Rumford, Shaw, Smith, Stanley, Thomas, and Mr. Speaker—54.

**NOES**—Babbage and Hinckley—2.

Bill ordered transmitted to the Senate.

**Assembly Bill No. 23**—An act to add Section 17137 to the Revenue and Taxation Code, relating to the exclusion from personal income taxation of income received for services in the Armed Forces of the United States or received as a consequence of membership in such forces.

Bill read third time.

The roll was called, and the bill passed by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Burke, Burkhalter, Chapel, Clarke, Cloyd, Coats, Collier, Condon, Connolly, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Kelly, Kilpatrick, Kirkwood, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rumford, Shaw, Silliman, Smith, Stanley, Thomas, and Mr. Speaker—59.

**NOES**—None.

Bill ordered transmitted to the Senate.

**Assembly Concurrent Resolution No. 11**—Relative to "I Am an American Day."

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Collier, George D. Collins, Connolly, Conrad, Davis, Dickey, Dolwig, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Grant, Grunsky, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rumford, Shaw, Sherwin, Smith, Stanley, Thomas, and Mr. Speaker—63.

**NOES**—None.

Resolution ordered transmitted to the Senate.

#### REQUEST FOR UNANIMOUS CONSENT TO USE COMMITTEE ROOM

Mr. Dunn asked for, and was granted, unanimous consent that he be permitted to use Committee Room No. 3184, upon adjournment, today, for the purpose of showing to the Members of the Legislature a motion picture of the Wisconsin Legislature in session.

#### ANNOUNCEMENTS

Speaker Sam L. Collins announced that a resolution is now pending before the Committee on Rules which advocates that legislative sessions of the California Legislature be televised, and requested all members to see the above mentioned picture, if possible, as an aid to the future decision of this matter.

**ASSEMBLY BILL NO. 1 ORDERED TO REPRINT AND RE-ENGROSSMENT**

There being no further amendments to Assembly Bill No. 1 pending at the desk for consideration, at this time, the Speaker ordered Assembly Bill No. 1 reprinted and re-engrossed.

**Announcement**

Speaker Sam L. Collins announced that, because the State Printing Plant did not have the Budget Bill available for use by Members of the Assembly when the session convened this morning, as is the rule, a rush order should be placed upon the printing of Assembly Bill No. 1, at this time, as a reminder of needed action.

**Request for Unanimous Consent That Rush Order Be Placed Upon  
Printing of Assembly Bill No. 1**

Mr. Sherwin asked for, and was granted, unanimous consent that a rush order be placed upon the printing of Assembly Bill No. 1.

**REPORTS OF STANDING COMMITTEES****Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, March 25, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

House Resolution No. 28

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted, as amended.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file.

**REQUEST FOR UNANIMOUS CONSENT TO TAKE UP  
HOUSE RESOLUTION NO. 28**

Mr. Lowrey asked for, and was granted, unanimous consent to take up House Resolution No. 28, out of order, for purpose of amendment.

**CONSIDERATION OF HOUSE RESOLUTION NO. 28**

By Mr. Lowrey:

**House Resolution No. 28**

Relative to adding Rule 24.5 to the Standing Rules of the Assembly, relating to televising or broadcasting the proceedings of the Assembly and its committees

*Resolved by the Assembly of the State of California, That Rule 24.5 is added to the Standing Rules of the Assembly, to read:*

24.5 The proceedings of the Assembly and of any of the standing committees of the Assembly may be televised or broadcast by radio at such times and upon such terms and condition as shall be approved by the Committee on Rules. Application for authorization to televise or broadcast such proceedings shall be made to the Committee on Rules.

Resolution read.

**Motion to Amend**

Mr. Lowrey moved the adoption of the following amendment:

**Amendment No. 1**

Strike out the last four lines of the resolution, as printed in the Assembly Daily Journal for March 13, 1952, at page 156, and insert

"24.5. The Committee on Rules shall formulate regulations concerning the times and terms and conditions upon which the proceedings of the Assembly and of any of the standing committees of the Assembly may be televised or broadcast by radio. Such regulations shall be effective when approved by a majority vote of all of the members

elected to the Assembly. Application for authorization to televise or broadcast such proceedings shall be made to the Committee on Rules."

Amendment read, and adopted.

Resolution, as amended, ordered on file.

### RESOLUTIONS

The following resolution was offered:

By Messrs. Beck, Elliott, Coats, Thomas, Doyle, Parker, Hawkins, Shaw, McFall, Moss, and Kilpatrick:

#### House Resolution No. 48

Relative to the decision of the Honorable William H. Rosenthal not to stand for re-election to the State Assembly from the Fortieth Assembly District

WHEREAS, The Honorable William H. Rosenthal, Member of the Assembly from the Fortieth Assembly District, has decided not to seek re-election to the State Legislature; and

WHEREAS, Assemblyman Rosenthal was first elected to represent the Fortieth Assembly District, comprising the eastside area of Los Angeles popularly known as "Boyle Heights", in the year 1942, and has been re-elected, without opposition from any political party for four additional terms; and has given that district and the State of California able, conscientious, and constructive representation for a period of 10 consecutive years; and

WHEREAS, Assemblyman Rosenthal was educated in the City of Los Angeles, having attended Hollenbeck Junior High School, Lincoln High School, Southwestern University and Loyola University, receiving a degree of law; and was thereafter admitted to the practice of law and became a member of the California State Bar; and was subsequently appointed a Deputy City Attorney of the City of Los Angeles, in which position he was serving prior to his election to the State Legislature as the Member of the Assembly from the Fortieth Assembly District; and

WHEREAS, "Bill" Rosenthal, as he is known by his colleagues, married Diana Flaxman, August 23, 1932, and has a daughter, Elizabeth Victoria, age six years, who reside with him in the City of Los Angeles; and

WHEREAS, Assemblyman Rosenthal is a well-known community leader in Los Angeles and a member of the Elks, Masons, B'nai B'rith; and during the Biennium 1950-1952 was the State Treasurer of the Democratic Party in California; and in the year 1952 was the Chairman of The President Harry S. Truman Delegates Campaign Committee; and

WHEREAS, Assemblyman Rosenthal has established an outstanding legislative record as a Member of the Legislature, including among his many accomplishments benefiting the people of California the successful sponsorship of many judicial and court reform measures, legislation which created a law school at the University of California at Los Angeles, legislation leading to the establishment of the State Aviation Commission, and many social welfare measures; and

WHEREAS, Assemblyman Rosenthal has served in many important positions in the Assembly, including that of Vice Chairman of the important Judiciary Committee, and was elected by his Democratic Colleagues as a member of the Rules Committee at the 1951 Session of the Legislature; and

WHEREAS, Assemblyman Rosenthal has been a steadfast champion of the rights of all peoples, and a strong advocate of civil rights and the protection of the civil liberties of the people; and

WHEREAS, Assemblyman Rosenthal's friendship, geniality, helpfulness and enthusiasm will be missed by his fellow Assemblymen; and

WHEREAS, Assemblyman Rosenthal is deserving of the highest commendation of this Assembly because of his distinguished record of constructive public service and as a community leader and statesman; now, therefore, be it

*Resolved by the Assembly of the State of California.* That the Members of this Assembly regret that "Bill" Rosenthal has decided not to be a candidate for re-election; that his fellow-members hereby express their wholehearted appreciation of the capable and conscientious public service which Assemblyman William H. Rosenthal has rendered to this Assembly, to the people of the Fortieth Assembly District and to the people of the State of California; and be it further

*Resolved,* That the Chief Clerk of the Assembly is requested to present a suitably prepared copy of this resolution to Assemblyman William H. Rosenthal as an expression of the friendship and esteem of all of this Assembly, and as evidence that he takes with him their best wishes for success and achievement in his aspirations for the future.

Resolution read, and ordered referred to the Committee on Rules.

**COMMUNICATIONS**

By the Chief Clerk:

A communication from Robert J. Clay, Chairman, San Diego Labor-Management Committee of the California State Employment Service for Defense Mobilization, informing the Legislature of the adoption of two resolutions, was received, with copies of above mentioned resolutions. The letter was ordered noted in the Journal, and referred to the Committee on Education with copies of said resolutions.

**ANNOUNCEMENT**

Mr. Beck announced a Democratic Caucus, in his office, upon adjournment.

**ANNOUNCEMENT OF COMMITTEE MEETINGS**

It was announced that the following committees would hold meetings:

*Today upon adjournment—*

Interim Committee on Agriculture, in Room 4202.

Standing Committee on Agriculture (upon adjournment of above mentioned meeting), in Room 4202.

Public Health, at desk of Mr. Connolly. Subject: Senate Bill No. 8.

*Tomorrow, Wednesday, March 26th, at 8 a.m.—*

Rules, in Lounge Room.

**GUESTS EXTENDED COURTESIES OF ASSEMBLY**

On request of Messrs. Dickey and Dunn, the usual courtesies of the Assembly for this day were unanimously extended to Congressman George P. Miller and William Werner of Alameda.

On request of Mr. Connolly and the San Francisco Delegation, the usual courtesies of the Assembly for this day were unanimously extended to Caspar Weinberger of San Francisco.

On request of Messrs. Geddes and Erwin, the usual courtesies of the Assembly for this day were unanimously extended to Don Lucas of Baldwin Park.

On request of Mr. Tomlinson, the usual courtesies of the Assembly for this day were unanimously extended to Mr. and Mrs. Emil Van Bever of Santa Barbara, and Mrs. Andrea Hayward of Pasadena.

On request of Mr. Moss, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Hazel Jordan and Melvin Test, teachers, and the following pupils of the Lee School: Ronald Parsons, Robert Parsons, Charlotte Jordan, Helen Carney, Julius Barnes, Jerome Barnes, Donna Barnes, Clarence Helms, Adrain Test, Francis Puente, and Theodore Price.

On request of Mr. Dolwig, the usual courtesies of the Assembly for this day were unanimously extended to Boby and Marion Newman of Woodside, Roberta Werlhof of San Mateo, and Mona Christenson of Atherton.

On request of Mr. Brown, the usual courtesies of the Assembly for this day were unanimously extended to Joseph L. Sparks and John Hannah, teachers; Ralph Bowen, Mrs. Rubby Willis, and Mrs. Dorothy Pedrioli,

parents, John Hensley, bus driver, and the following pupils of the Ceres School: Billy Murphy, Billy Ohls, Eldon Pedrioli, Audine Ray, Joey Samora, Phyllis Stuckey, Karen Walter, Maxine Willis, Jimmy Wyatt, Joe Adcock, Mary Adkins, Ronald Baker, Wanda Bowen, Clayton Garrett, Jane Gideon, Dick Harp, Doris Hervey, Marilyn Hohenberger, Floyd Irons, Donna Johnson, Maxine Lingo, Don Lowe, Mary Lynd, Dick McCown, Carole McLaughlin, Clyde McMasters, Diane McNamara, Patsy Moni, Harold Cameron, Wanda Cox, and Melburn Cronan.

On request of Messrs. Moss and Fleury, the usual courtesies of the Assembly for this day were unanimously extended to Kennett Allard, Robert Homer, Gerald Myers, and Oscar Winje, teachers, and the following pupils of the Arcade School: Joyce Fagerskog, Geraldine Feece, Helene Felow, Ann Field, James Fox, Joe Frazer, Joanne Fullerton, Howard Ganow, Ronald George, Grace Godfrey, Lillian Grandon, Russell Haak, William Hager, Karen Hennig, Robert Herren, Carolyn Horton, Frank Houghton, Kathleen Isenhower, Spencer Isenhower, Leslie Jacklin, Buddy Jennings, Eugene Ketcherside, Barbara Kerns, Joan Kimball, Robert Lambert, Sandra Adams, Michael Aguilar, Joan Bender, Caroleen Bishop, Donna Bonfiglio, Bruce Bradley, Franklin Brazell, Nancy Brokaw, Joan Brune, James Calvert, Marlene Channell, Carolyn Chapman, Bill Churchill, Richard Clark, David Coffing, Carole Collins, Jeanne Collins, Carol Conyers, Ronald Cottrell, James Curtis, Ronald Dahlin, Lee Davies, Elynn Denny, Pat Desch, Judith Erickson, John Lewis, Lee Lindmeier, Janice Lingenfelter, Gene Lopes, Barbara Maeley, Gary Martin, Carole McCullough, Malcolm McGowan, Janet McGraw, Dean Meadows, Gladys Mideow, Judith Morse, Richard Morse, Georgia Moore, Donna Nakamura, Frances Nell, James Nicholls, Marjorie Oughton, Roger Phelps, Alan Rackham, Jean Randelman, Leroy Royal, Sandra Sandsor, Don Schneider, Glen Seastrand, Jacqueline Slayton, Loretta Smith, Lou Ann Smith, Roberta Stinchfield, Joan Sweetland, Charles Thomson, Harold Thorp, Janice Tomblin, Dennis Walker, Valerie Welch, Barry Westburg, Lucille Wiley, Jerry Wilson, Hilary Woodworth, Margaret Zube, David Deal, and Betty McBride.

On request of Mr. Condon, the usual courtesies of the Assembly for this day were unanimously extended to Bernice Sherrill, Margaret Johnson, and Morley Carrothers, teachers, Mesdames B. Ferro, C. Ofsenek, O. Wrigglesworth, C. L. Crouch, Orva Washington, Raymond Wolters, G. W. Whittier, T. F. Lavinder, and J. P. Sessions, parents, and the following pupils of the Pleasant Hill School: Terry Michna, Bradley Mills, Joyce Moroni, Jo Anne Murbach, Patricia Maxwell, Sharon Murphy, Wade Nichols, Sunny Ofsenek, Gale Oldfield, Paul Pakin, Lorraine Paul, Sharon Patterson, Edith Pickering, Judith Powell, Myrna Pratt, Stephen Rennacker, Walter Robb, Shari Lu Rollins, Phil Rupperecht, Nancy Sessions, Ronnie Silva, Danny Sharp, Danny Smith, David Sousa, Norman Strobel, Marshall Sunnarborg, Ellen Theofanes, Kenella Theofanes, Carol Tweeten, Diane Voss, Carol Washington, June Wilkie, Gary Wingett, Lois Whittier, Jerry Warren, Nelda Wasson, Carol Wolters, Barbara Woodbury, Barry Wrigglesworth, Douglas Abernathy, Alice Akey, Jim Anderson, Mary Lynn Archibald, Lonnie Arnold, Jim Brodie, Bill Brogger, Carol Brubaker, Stephen Buckmann, Dorothea Bullock, Carole Cail, Dick Carlile, Patricia Churchill, Rita Clark, Larry

Codde, Dick Conner, Sylvia Cosand, Roger Crouch, Rosa Crouch, Neuman Dahl, Dee Ann Dailey, Marie Damanchki, Robert Dathe, Nancy Davis, Jim Davis, Gary Demits, Richard Douglas, Donald Ensign, Bill Felton, Carolyn Ferro, Jim Friedrich, Angie Fuhrman, Judy Gorman, Kay Gregor, Louise Hill, Linda Johnston, Margaret Keen, Mary Kitzmiller, Jim LaFond, Susan Lavinder, Virginia Logoteta, Bob Maher, Suzanne March, Mary Lou Martin, Suzanne Matheson, Jim Mazur, Marianne McCollum, Dorene McCosh, Kathleen McKelvey, and Carolyn McRice.

On request of Messrs. Fleury and Moss and the Assembly, the usual courtesies of the Assembly for this day were unanimously extended to Lieutenant E. Dummont, and the following Women's Air Force McClelland Field: Pauline Canarie, Margaret Thompson, Lynn Baker, Orta J. Cuff, Dorothy E. Davisson, Martha J. Jeter, Doris Del Bene, Betty Kleger, Pat Sayre, S. Welz, Kathryn Bode, Charlene Baker, Loretta Collier, Kathleen Farina, Florence Greene, Armanda Dessaint, Barbara Fischer, Earleen E. Tiller, Betty Breeze, Janie Richardson, Helen M. Davich, Ann Hammill, Barbara Carr, Pearl Bennett, Gertrude Solwanke, Lynn Allen, Mary Ellen Draper, Ruby Williams, Eileen Kadanisky, Kleo Von Heimberg, Evangeline Miller, Barbara Bennett, Joanne Smith, Dorothy Roberts, Hilda Reese, M. Flanagan, D. Kirkpatrick, Neeley D. Chadwell, Charlene Burley, Veronica Planeta, and Mary Blankenship.

On request of Mr. Grunsky, the usual courtesies of the Assembly for this day were unanimously extended to Miss Phyllis Wythe, G. A. Tindell, and Mrs. Billie Sousa, teachers, and the following pupils of the Salsipuedes Union School: Eugene Beadnell, Dean Frazier, Jerry Silvey, Diane Lewis, Gloria Lopes, Janice Pettigrew, Rosalie Stowers, Hershel Clifton, Julius Dias, Kenneth Miller, Hubert Yoshida, Anthony Buholov, Fred Burlson, Frank Furtodo, Roy Anderson, John Campos, Dicky Defrese, Jimmy Hensen, Jon Hudson, Donald McDowell, Joe Tate, Doris Shaw, Lillian Sousa, Janet Thompson, Alberta Vlach, Wilbur Riley, and Stanley Escolano.

On request of Mr. Lowrey, the usual courtesies of the Assembly for this day were unanimously extended to Edna George, Mrs. Floyd Hatfield, Mrs. Frank West, Jr., Jean Stephens, and Mrs. Wm. Warren, chaperons, and the following pupils of the West Acres Washington School: Betty George, Brenda Miller, Evelyn Ronquillo, Carol Basye, Freida West, Gail Rink, Letha Mathews, Joanne Vogt, Geraldine Hubbard, Martha Hernandez, Eugene Wynn, Jerry Moore, Odell Gross, Girand Smith, James Bumgarner, George Haney, Mary Lou Ballew, Patsy Newman, Arlene Perini, Marilyn Dymond, Jackie Lopes, Esther Montes, Marilyn Warren, Jeralyn Hughes, Molly Bowlds, Judy Turner, Ronald Raglen, John Ortega, Gilbert Garcia, Duane Nelson, Philip Farley, Janice Coulombe, Marie Coulombe, Martin De Anda, Jim Hight, Gene Davis, Nelson Akabori, Dennis Fratis, Larry Elliott, James Perrigo, Burnice Sutton, Morris Alire, Wayne Bereier, Warner MacKaye, Douglas McAllister, Kenneth Valine, Stanley Graves, Bob Marcum, and John Mills.



On request of Mr. Moss, the usual courtesies of the Assembly for this day were unanimously extended to William Applegate, teacher, and the following pupils of the Washington School: Eddie Benedetti, Rex Billingsley, Stanley Davis, Harry Hamamoto, David Hausseier, Jack Rhoades, Saburo Suyenaga, Edwin Tanaka, Henry Yasui, Sarah Velarde, Robert Curry, Frank Cervantes, Emmet Harmon, Robert Maldonado, Roddy Mateas, Charles Williamson, Raymond Yasui, Billy Elders, Pat Prescott, Sumiko Suyenaga, Betty Sunahara, Nancy Davis, Sandra Prescott, and Leroy Cox.

On request of Mr. Brown, the usual courtesies of the Assembly for this day were unanimously extended to Ray Tallmon, David Steinberg, and Mrs. Tomlinson, teachers, and the following pupils of the Hughson High School: Volita Griffin, Clara Treadway, Ginny Incao, Doreen Anderson, Carol Orr, Angie Souza, Anna Hooper, Jean Jackson, Eileen Tomlinson, Kay Moore, Roberta Herron, Kay Mayfield, Ginger Stotts, Betty Fleshman, Donna Nickels, Nancy Reynolds, Bob Wheeler, Ruby Hamilton, Donna Alexander, Pat Tomlinson, Don York, LaVerne Daniels, Pat McGarvey, Tom Fraser, Marino Giustino, Frank Elliott, Julie Domecq, Joanne Erickson, Janet Brown, Beverley Stark, Phyllis Walsh, Jim Phillips, Jim Jackson, Dick Reinita, Gary Jones, Barbara West, Martin Crumb, Leo Lamb, Lucion Reed, Leo Bundrant, Patsy Easterling, Coleman Fisher, Don Wright, Carol Fedje, Bill Robinson, Anna Barnes, Betty Agee, Roy Brown, Albert Cunha, Floyd Clinton, Bill Drake, Ronnie Waldo, Gale Trewieler, Leroy Spears, Ken Owens, Wendel Davidson, Jack Owens, Marian Nichols, Carol Smith, Ray Lomker, Anita Martin, Jim Standridge, Jeannette Silva, Colleen Maynard, Huston Sauls, Mary Willis, Jeanne Lute, Darwin Howard, Jim Wilkinson, Walter Herr, and Maggie McLain.

On request of Mr. Condon, the usual courtesies of the Assembly for this day were unanimously extended to Julia Lally, Bertha Fortner, Mr. De Giobbi, Pauline Keener, and Stanley Almquist, teachers, and the following pupils of the Pittsburg Junior High School: Louise Aitmon, Elaine Andrus, Earl Anthony, Robert Lee Beauchamp, Francine M. Capalety, Rose Cardinale, Larry H. Carrell, Willie Clide Cummings, Marietta D'Angelica, Lawrence Davis, Daniel Dunham, LeRoy Ehlers, David Gatti, Dominic Gilho, Connie Branados, Johnnie Mack Harper, Roy Harvey, George E. Jayne, Jr., Eli Johnson, Cecile Jones, Shirley Anne Lundeen, Rachel Matamorez, Howard Phalan, Garland Powell, Marlene Salvetti, Kathleen Stegman, Josephine Taylor, Dorothy Vincent, Lee Wilcoxson, Donald Witt, Sylvia Wood, Sandra Lou Chancey, Betty Aldrich, Kathleen Allen, John Archimede, Jr., Josephine Bagno, M. L. Beals, Richard Leon Brownley, Rose Marie Dale, Loretta Mae DeValle, Vincent Davi, Margaret (Peggy) Davis, Benny Delgado, Catherine Demetrakopolus, Joanne DiMaggio, Thomas DiMercurio, Donna Mae Girof, Fred Halland, Patricianne Hunn, Alphonse Jaramillo, David Abner Jett, Jr., William Jump, Alex Kontogianis, Richard Lee LaFollette, LeRoy Modkins, Carol Pearson, Angelina Riso, Rose Anne Russo, Peter Shepherd, Frank Siino, Tanya Smerznak, Beverly Thurston, Lupe Wasquez, Cortez Walker, Orlando Baehg, Mary Jean Capps, Lynetta Chatman, James Willie Cummings, Edith Marie Davi, Salvatore DiMercurio, Paula Engle, Marie Sonia Feyrante, Nathaniel Glasper,

Mary Lee Aiello, Curtis Brown, Leonora Theresa Bruno, Horace Cattalico, Eileen Ciarmaitaro, Maxie Davis, Mary Elizando, Audrey Evans, Irvin Fletcher, John Milton (Mick) Forrest, Juliette Galli, Richard Grijalva, Carl Joseph Gromacki, George Gutierrez, Charles Haworth, Clare Howarth, Sebastian Junta, Mary Louise Kennedy, Lawrence Lawson, Mary Jane Mattevi, Rodney Payne, Lenton Phillips, Anthony Riccabona, Betty (Elizabeth) Riva, Mario Rosa, Vincent Rotell, Mamie Serra, John Siino, Carolyn Sims, Mary Tankovich, Helen Verduzco, Johnny Weekley, Barbara Accardo, Nathan Alexander, Vincent Billeci, Albert Bradley, Dorothy Bryant, Jesse Cargile, Dixie Chapman, Sanda Lee Cone, Dick Crane, Essie Mae Cullon, Paul Anthony Aiello, Richard Owen Buxton, Gary Edward Capurro, Leslie Cargile, Vincent Davi, Paula Ann Davis, Marilyn Delanoy, Robert Thomas DiMaggio, Andrew DiMartino, Charles Esposito, Madeline Sara Farrow, Anthony Fazzini, David Garcia, Erlinda Gonzales, Wayne Harper, Shirley Maki, Genevieve Mascheroni, Donna McCallister, Rosalie Orlando, Mary Louise Ortega, Ellen Sue Price, James Ross, Mary Louise Rudkin, George Sacco, Rose Marie Salvetti, Sammy Schillace, Phyllis Sprio, Priscilla Vargas, Regina Vasquez, Grace Cutino, Rose Marie Ferrante, Jimmie Gunnels, Richard Gutridge, William Joseph Haro, Delores Herrera, Henry Holland, Beverly Jean Hosley, Michael Hurtado, Rufus Harris, Danny Hernandez, Sandra Hicky, Curtis Joyner, Violet Marie Kaiser, Barbara Lambka, Francisco Martinez, Donald Mayjoffo, William Earl Moore, Gussine Jane Morris, James Palmer, Shelia Paul, Gloria Romani, Peter Sanderecock, Billy Scott, Joseph Siino, Ruby Simons, Barbara Watlin, Paul Williams, Joyce Young, Ann Wilson, Jane Hawkins, Patsy Sue Lanter, Louis Malendo, Mary Ann McMillan, Conchita Narez, Anna Mae Nelson, James Edwin Oakley, Elizabeth Promessi, Donald Smith, Madelyn Sposito, Patricia Deane Taylor, Dale Lewis Turner, George Wilson, and Charles David Wright.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Esther Sylvester, teacher, and the following pupils of the Ashland School: Diane Alexander, Patricia Armstrong, David Asheroft, Nedra Berndtson, Richard Biasotti, Bruce Blizzard, Esther Bradovich, David Brallicr, Jeanette Butts, Dorothy Crill, Karen Davidson, Janet Dropcik, Theron Dunaway, Judy Flinger, Darlene Fucher, Peggie Garcia, Bill George, Michael Johnson, Roberta Johnson, Nancy Kallan, Wayne Larson, Glenda Lohrengel, Jack Median, Kathleen Nichols, Joseph Oberman, Joan Pavon, Norman Perry, Audrey Peterson, Louise Quint, Marjorie Soucie, Carmen Troche, Barbara Wilson, Ed Quinnell, and Rose Berndston.

On request of Mr. Lindsay, the usual courtesies of the Assembly for this day were unanimously extended to Wayne Gibson, Sponsor, and the following pupils of the Calaveras Union High School: Bill Raper, Don Murrison, Bill Tower, Evangeline Quinones, Earl Mix, Lucille Pargett, Helen Laidet, Gay Ray, Marlys Van Schaick, Arlene Ames, Nancy Winchell, Richard Cuneo, Patsy Montgomery, Bob Ponte, Marlene Hymer, Daryl Jordan, Joan Schwab, Leila Long, Joyce Tuttle, Leslie Fischer, Jo Ann Simpson, and Delia Grijalva.

On request of Mr. Condon, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Leonard W. Phillips, and

Miss Alice Malliet, teachers, Mesdames C. Williams, Myers, and Woodward, parents, and the following pupils of the Oakley Union School: Marjorie Beck, Charles Bedford, Ted Benseoter, Albert Celoni, Wanda Clifton, Patsy Cook, Ramona Cook, Sedro Domingo, Charles Espinoza, Delphia Forchand, Gladys Hargrove, Janis Huckaby, Raymond Johnson, Ioleta Lunsford, Emelia Machado, Andrew Martinez, Darlene Reynolds, Charlene Robinson, Tony Sanchez, Nida Saucedo, Paulene Simoni, Ernest Smith, Mary Webb, Donald Wilson, Robert Wolfe. Sylvia Woodward, Randall Yarbrough, Arleta Myers, Richard McClelland, David McFarland, Truman Nicholas, Ernestine Olquin, Robert Ponce, Barbara Barlow, Arthur Bartee, Wynonna Bartee, Richard Canada, Josephine Castro, Howard Dill, Anita Domingo, Howard England, George Henry, Glenn Hester, Patsy Holt, Carolyn Hurst, Jerry Lee, Robert Medeiros, Allen McClelland, Marlene McCoy, Gerald McGuire, Guida Navero, Charles Pringle, Martin Rios, Dolores Saravia, Rocco Seeno, Raymond Sellars, Roger Strickland, Jean Thatcher, Patsy Traphagen, Elizabeth Waller, Elizabeth Webb, and Gladys Wightman.

On request of Mr. Sherwin, the usual courtesies of the Assembly for this day were unanimously extended to Sister Mary Ethel, teacher, and the following pupils of the Holy Names High School: Claire Ackerman, Felicia Anderson, Cecelia Aresto, Patricia Bares, Shirley Bartolo, Bernadette Banassa, Barbara Bertellotti, Marlene Biraben, Shirley Boersig, Mary Brosnan, Shirley Brothers, Myrtle Brown, Sally Burns, Joan Button, Bernadette Callahan, Mary Elena Carlson, Barbara Canty, Patricia Casey, Josephine Cerrina, Barbara Checchi, Elaine Christopoulos, Bernadette Clark, Jean Clark, Clare Coakley, Helen Concannon, Jeannette Confesor, Carol Conklin, Mary Ann Connors, Shirley Coulson, Jane Cox, Patricia Crampton, Patricia Cuneo, Laretta Curti, Patricia Doll, Beverly Errington, Barbara Fahey, Janet Filipelli, Margaret Flood, Joe Fuetsch, Patricia Gallagher, Patricia Gannon, Janet Garin, Joanne Garvey, Arlene Giaccone, Catherine Gilligan, Juanita Goudeau, Myrella Gregor, Joan Heaney, Clara Hoadley, Janet Hopps, Barbara Lou King, Peggy Kleeman, Helen Klingler, Patricia Lammon, Jacqueline LaVaque, Adele Leibbers, Nancy Ludolph, Josephine Luiso, Victoria Lum, Catherine Luttrell, Mary Lou Mercer, Mary Eileen Metheny, Darlene Micheli, Rae Beth Miller, Paula Mulgrew, Carol Ann Murphy, Ida May Murphy, Shirley McGrath, Patricia McNamara, Velda Nourse, Rosemary O'Connor, Betty Anne O'Donnell, Jacqueline Oliveri, Peggy O'Neill, Rosalie Pangallo, Rosaline Patayon, Kathleen Patrick, Virginia Perez, Patricia Pryor, Anna Pucci, Molly Ramirez, Caylee Richardson, Ellen Riker, Barbara Robbins, Joan Rogers, Mary Ann Schaecher, Marie Schafer, Maribeth Seudder, Anita Sewell, Judy Sherrill, Marilou Sigwart, Diane Smith, Kathryn Spaan, Dandres Stout, Peggy Stretch, Victoria Timpson, Agnes Tolon, Leona Tomalty, Gertrude Tormey, Marie Torrigino, Yvonne Toschi, Kathryn Trautner, Edra Young, Jan Illingworth, Jarilyn Johnson, Victoria Jones, Susan Kearns, Carolyn Keefe, and Yvonne Keen.

On request of Mr. Caldecott, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Carlson, director, and the following pupils from the International House, University of California: Raj K. Gupta of India, Irineo Satuirra of Philippine Islands, Roy Yonezawa of Japan, Kirsti Jaantila of Finland, John Turner of U. S. A., Marie

Blain of France, Ragnor Bagstrom of Finland, Kamel Sukhon of Trans-Jordan, Hedy Vogt of Switzerland, John Holmgren of Sweden, Jan Huble of Belgium, Mrs. Jan Huble of Belgium, Mr. Sverdrup of Norway, Mrs. Sverdrup of Norway, Guilla Heimburger of Sweden, Jochem Stempel of Germany, Rasul Salman of Iraq, Lene Glistrup of Denmark, Sudarmo Martonagoro of Indonesia, Millicent Evans of U. S. A., Jeanne Cornick of U. S. A., Mrs. Paasche of Germany, and Newton Weerasinha of Ceylon.

On request of Speaker Collins, the usual courtesies of the Assembly for this day were unanimously extended to Glenn McCloud of Anaheim and Fred McCabe of Garden Grove.

On request of Mr. Maloney and the San Francisco Delegation, the usual courtesies of the Assembly for this day were unanimously extended to Captain and Mrs. Leo Tackney of San Francisco.

On request of Mr. Chapel, the usual courtesies of the Assembly for this day were unanimously extended to Lieutenant Roy O. Zemlicka (retired) and Gerald Zemlicka of Tucson, Arizona.

On request of Mr. Davis, the usual courtesies of the Assembly for this day were unanimously extended to Judge Albert F. Ross of Redding.

On request of Messrs. Kirkwood and Gubser, the usual courtesies of the Assembly for this day were unanimously extended to Father Roberts of Santa Clara.

On request of Mr. Condon, the usual courtesies of the Assembly for this day were unanimously extended to Barbara Egan of Walnut Creek.

On request of Mr. Lowrey, the usual courtesies of the Assembly for this day were unanimously extended to Dr. Malcolm Davison of Berkeley.

On request of the Assembly, the usual courtesies of the Assembly for this day were unanimously extended to the Hon. Victor A. Meyers, Lieutenant Governor of Washington.

On request of Mrs. Niehouse, the usual courtesies of the Assembly for this day were unanimously extended to Mr. William Touissant of San Diego.

#### ADJOURNMENT

At 3.16 p.m., on motion of Mr. Dickey, the Speaker declared the Assembly adjourned until 10 a.m., Wednesday, March 26, 1952, out of respect to the memory of the late Darold Dean De Coc of Sacramento.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELL, Minute Clerk

CALIFORNIA LEGISLATURE  
1952 REGULAR (BUDGET) SESSION

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# ASSEMBLY DAILY JOURNAL

SIXTEENTH LEGISLATIVE DAY  
TWENTY-FOURTH CALENDAR DAY

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**IN ASSEMBLY**

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ASSEMBLY CHAMBER, SACRAMENTO  
Wednesday, March 26, 1952

The Assembly met at 10 a m.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.  
Chief Clerk Arthur A. Ohnimus at the desk.

**ROLL CALL**

The roll was called, and the following answered to their names:

Babbage, Beck, Belotti, Berry, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Holibaugh, Kelly, Kilpatrick, Kirkwood, Klocksien, Lanterman, Levering, Lincoln, Lindsay, Lapscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—75.

Quorum present.

**MOTION**

Mr. Dickey moved that the prayer offered by the Chaplain, Rabbi Irving Hausman, during this morning's First Extraordinary Session be deemed the prayer of this session, and be ordered printed in the Journal.

Mr. Silliman seconded the motion.

Motion carried.

**PRAYER**

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*Lord our God, we invoke Thy blessing upon the leaders of our government, and pray unto Thee to enlighten with Thy wisdom and sustain with Thy power, those whom the people have set in authority, the President, his counselors and advisers, the judges, lawgivers and executives and all who are entrusted with our safety and with the guardianship of our rights and our liberties. Teach them O'Lord to lead our nation with sincerity and truth, and may they set the example of the honor and dignity of man that we may all follow.—AMEN.*

**READING OF THE JOURNAL DISPENSED WITH**

On motion of Mr. Dickey, further reading of the Journal of the previous legislative day was dispensed with.

**LEAVES OF ABSENCE FOR THE DAY**

The following members were granted leaves of absence for the day, because of illness:

Mr. Cooke, on motion of Mr. Lowrey.

Mr. Crowley, on motion of Mr. Lowrey.

Mr. Brady, on motion of Mr. Connolly.

The following member was granted leave of absence for the day, because of legislative business elsewhere:

Mr. Rosenthal, on motion of Mr. Beck.

**RESOLUTIONS**

The following resolution was offered:

By Messrs. Stanley, Hahn, Lanterman, Klockslem, Thomas, Burke, Stewart, Gaffney, and Hollibaugh:

**House Resolution No. 49**

Relative to augmenting the funds of the Assembly Interim Committee on Municipal and County Government

*Resolved by the Assembly of the State of California*, That in addition to any money heretofore made available, the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary, is hereby made available from the Contingent Fund of the Assembly for the expenses of the Assembly Interim Committee on Municipal and County Government (created by House Resolution No. 230, 1951 General Session) and its members, and for any charges, expenses, or claims it may incur under said resolution, to be paid from said Contingent Fund and disbursed upon certification by the chairman of the committee upon warrants drawn by the State Controller on the State Treasurer.

Resolution read, and ordered referred to the Committee on Rules.

**REPORTS OF STANDING COMMITTEES****Committee on Public Health**

ASSEMBLY CHAMBER, SACRAMENTO, March 25, 1952

MR. SPEAKER: Your Committee on Public Health, to which was referred:

Senate Bill No. 8

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

CONNOLLY, Chairman

Above reported bill ordered to second reading.

**Committee on Legislative Procedure**

ASSEMBLY CHAMBER, SACRAMENTO, March 26, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

Assembly Bill No. 1

And reports the same correctly re-engrossed.

BURKE, Chairman

Above reported bill ordered to third reading.

**Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, March 26, 1952

MR. SPEAKER: Your Committee on Rules, to which were referred:

Senate Concurrent Resolution No. 13

Senate Concurrent Resolution No. 9

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolutions ordered on file for adoption.

ASSEMBLY CHAMBER, SACRAMENTO, March 26, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred.

Assembly Concurrent Resolution No. 15

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered engrossed.

ASSEMBLY CHAMBER, SACRAMENTO, March 26, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

House Resolution No. 43

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted, as amended.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file.

ASSEMBLY CHAMBER, SACRAMENTO, March 26, 1952

MR. SPEAKER: Your Committee on Rules, to which were referred:

House Resolution No. 40

House Resolution No. 46

House Resolution No. 41

House Resolution No. 48

House Resolution No. 45

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolutions ordered on file for adoption.

ASSEMBLY CHAMBER, SACRAMENTO, March 26, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

Senate Joint Resolution No. 1

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file for adoption.

ASSEMBLY CHAMBER, SACRAMENTO, March 26, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 14

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted, as amended.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file.

CONSIDERATION OF DAILY FILE

THIRD READING OF ASSEMBLY BILLS

**Assembly Bill No. 1**—An act making appropriations for the support of the Government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, to take effect immediately.

Bill read third time.

**Motion to Amend**

Messrs. Moss, Caldecott, Fleury, Coats, and Condon moved the adoption of the following amendments:

**Amendment No. 1**

On page 71, line 26, of the printed bill, as amended in the Assembly on March 25, 1952, strike out "12,266,265", and insert "20,217,532".

**Amendment No. 2**

On page 72, line 6, strike out "\$7,000,000", and insert "14,000,000".

Amendments read

**Roll Call Demanded**

Messrs. Moss, Condon, and Hagen demanded a roll call.

The roll was called, and the amendments offered by Messrs. Moss, Caldecott, Fleury, Coats, and Condon to Assembly Bill No. 1 adopted by the following vote:

**AYES**—Beck, Belotti, Berry, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, George D. Collins, Condon, Davis, Dickey, Dolwig, Doyle, Dunn, Elliott, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hollibaugh, Kelly, Kilpatrick, Klockslem, Lincoln, Lindsay, Lapsecomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rumford, Shaw, Smith, Thomas, and Tomlinson—58

**NOES**—Clarke, Collier, Conrad, Hinckley, Lanterman, Levering, Sherwin, Stanley, Stewart, and Waters—10.

**Request for Unanimous Consent That Name Be Placed Upon Roll Call**

Mr. McMillan asked for, and was granted, unanimous consent that his name be placed upon the roll call, on the above amendments to Assembly Bill No. 1, and that he be recorded as voting "Aye."

Bill ordered reprinted and re-engrossed.

**Request for Unanimous Consent That Rush Order Be Placed Upon Printing of Assembly Bill No. 1**

Mr. Sherwin asked for, and was granted, unanimous consent that a rush order be placed upon the printing of Assembly Bill No. 1, and that the printer be instructed to have it available for consideration by 3 p.m., today.

**Assembly Bill No. 12**—An act to add Section 6370 to the Revenue and Taxation Code, relating to the exemption of any version of The Bible from the sales and use taxes.

Bill read third time.

**Motion to Amend**

Mr. Doyle moved the adoption of the following amendment:

**Amendment No. 1**

On page 1, lines 5 and 6, of the printed bill, strike out "or the component parts thereof".

Amendment read, and adopted.

Bill ordered reprinted, and engrossed.

**Request for Unanimous Consent That Rush Order Be Placed Upon Printing of Assembly Bill No. 12**

Mr. Doyle asked for, and was granted, unanimous consent that a rush order be placed upon the printing of Assembly Bill No. 12.

**REQUEST FOR UNANIMOUS CONSENT THAT ASSEMBLY BILLS NOS. 13 AND 14 BE WITHDRAWN FROM FILE, AND BE RE-REFERRED**

Mr. Doyle asked for, and was granted, unanimous consent that Assembly Bills Nos. 13 and 14 be withdrawn from the file, and be re-referred to the Committee on Revenue and Taxation.



**CONSIDERATION OF DAILY FILE (RESUMED)  
THIRD READING OF SENATE BILLS**

**Senate Joint Resolution No. 5**—Relative to the need for congressional action to restore the taxing power of the states.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, George D. Collins, Condon, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Evans, Fleurv, Gaffney, Geddes, Grant, Grunsky, Hagen, Hahn, Hansen, Hawkins, Henderson, Hineckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McGee, Meyers, Morris, Munnell, Niehouse, Parker, Porter, Rumpfard, Shaw, Sherwin, Sillman, Stanley, Stewart, Thomas, Waters, and Mr. Speaker—66.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**Senate Concurrent Resolution No. 8**—Relative to appropriation of water for federal reclamation projects.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Beck, Belotti, Berry, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Conrad, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hollibaugh, Kelly, Kilpatrick, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumpfard, Shaw, Sherwin, Smith, Stanley, Stewart, Thomas, Waters, and Mr. Speaker—61.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**RESOLUTIONS**

The following resolution was offered:

By Messrs. Grant, Conrad, Morris, McGee, Thomas, Lanterman, and Lincoln:

**House Resolution No. 50**

Relative to the Assembly Interim Committee on Governmental Efficiency and Economy

WHEREAS, Assembly Bill No. 26 of the 1952 First Extraordinary Session of the Legislature relates to the establishment of licensing and regulatory provisions with respect to the business of servicing of radio and television receiving sets and electronic record players; and

WHEREAS, The subject matter of the bill should be carefully studied to ascertain the need for legislation in this field; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the Assembly Interim Committee on Governmental Efficiency and Economy is hereby authorized and requested to undertake a study of the subject matter of Assembly Bill No. 26 of the 1952 First Extraordinary Session of the Legislature, and to report thereon to the Assembly at the 1953 Regular Session of the Legislature not later than the date of the final report of the committee, and to include in such report its recommendations, if any, for necessary legislation.

Resolution read, and ordered referred to the Committee on Rules.

**REPORTS OF STANDING COMMITTEES**

**Committee on Legislative Procedure**

ASSEMBLY CHAMBER, SACRAMENTO, March 26, 1952

MR. SPEAKER Your Committee on Legislative Procedure has examined:

Assembly Concurrent Resolution No. 15

And reports the same correctly engrossed.

BURKE, Chairman

Above reported resolution ordered on file for adoption.

## ASSEMBLY CHAMBER, SACRAMENTO, March 26, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

**Assembly Bill No. 11**—An act to amend Section 1015 5 of the Fish and Game Code, relating to fish, and providing for a privilege tax in relation thereto, to take effect immediately;

And reports that the same has been correctly enrolled, and presented to the Governor on the twenty-sixth day of March, 1952, at 11 a. m.

BURKE, Chairman

## RECESS

At 10.51 a. m., on motion of Mr. Hollibaugh, the Assembly recessed until 3 p. m.

## REASSEMBLED

At 3 p. m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Obnimus at the desk.

## REPORTS OF STANDING COMMITTEES

## Committee on Legislative Procedure

ASSEMBLY CHAMBER, SACRAMENTO, March 26, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

Assembly Bill No. 12

And reports the same correctly re-engrossed.

BURKE, Chairman

Above reported bill ordered to third reading.

REQUEST FOR UNANIMOUS CONSENT TO TAKE UP  
ASSEMBLY CONCURRENT RESOLUTION NO. 9

Mr. Hahn asked for, and was granted, unanimous consent to take up Assembly Concurrent Resolution No. 9, temporarily passed on file.

## CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 9

**Assembly Concurrent Resolution No. 9**—Relative to the Armed Forces Radio Services.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Babbage, Beek, Belotti, Berry, Brown, Burke, Caldecott, Chapel, Clarke, Coats, Collier, George D. Collins, Connolly, Dickey, Doyle, Dunn, Elliott, Evans, Fleury, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Stanley, Stewart, Thomas, Waters, and Mr. Speaker—60

NOES—None.

Resolution ordered transmitted to the Senate.

INTRODUCTION, FIRST READING, AND REFERENCE  
OF ASSEMBLY BILLS (RESUMED)

The following bill was introduced, and read the first time:

**Assembly Bill No. 27:** By Messrs. McFall, Parker, and Condon—An act to add Section 6404 to the Revenue and Taxation Code, relating to the exemption from use taxation of automobiles purchased outside California.

Referred to Committee on Revenue and Taxation.

## MEMBER EXCUSED

At 3.17 p.m., Mr. Berry asked for, and was granted, unanimous consent that Mr. Gaffney be excused, for the balance of the legislative day, because of the illness of an immediate member of his family.

## REPORTS OF STANDING COMMITTEES

## Committee on Legislative Procedure

ASSEMBLY CHAMBER, SACRAMENTO, March 26, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:  
Assembly Bill No. 1

And reports the same correctly re-engrossed.

BURKE, Chairman

Above reported bill ordered to third reading.

## FURTHER CONSIDERATION OF ASSEMBLY BILL NO. 1

**Assembly Bill No. 1**—An act making appropriations for the support of the Government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, to take effect immediately.

Bill read third time.

## Demand for Previous Question

Messrs. Silliman, Doyle, McCollister, Hansen, and Grant demanded the previous question.

## Roll Call Demanded

Messrs. Beck, Munnell, and Evans demanded a roll call.

The roll was called, and the demand for the previous question sustained by the following vote:

**AYES**—Belotti, Caldecott, Coats, Collier, Condon, Connolly, Conrad, Dolwig, Doyle, Grant, Grunsky, Gubser, Hagen, Hansen, Henderson, Kelly, Kirkwood, Lincoln, Lindsay, Luckel, McCollister, McFall, Meyers, Niehouse, Parker, Porter, Rumford, Silliman, Stanley, Thomas, Tomlinson, and Waters—32.

**NOES**—Babbage, Beck, Berry, Brady, Burke, Burkhalter, Chapel, Clarke, Cloyed, George D. Collins, Dills, Elliott, Evans, Fleury, Geddes, Kilpatrick, Klocksiem, Lanterman, Levering, Maloney, McCarthy, McGee, Morris, Moss, Munnell, Shaw, and Stewart—27.

The question being on the passage of Assembly Bill No. 1.

The roll was called, and the bill passed by the following vote:

**AYES**—Babbage, Belotti, Berry, Brown, Burke, Caldecott, Clarke, Coats, Collier, Connolly, Conrad, Dills, Dolwig, Doyle, Dunn, Elliott, Fleury, Geddes, Grant, Grunsky, Gubser, Hansen, Henderson, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Lincoln, Lindsay, Luckel, Maloney, McCarthy, McCollister, McFall, McGee, Meyers, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Sherwin, Stanley, Thomas, Tomlinson, and Waters—48.

**NOES**—Beck, Brady, Burkhalter, Chapel, Cloyed, George D. Collins, Condon, Dickey, Evans, Hagen, Hineckley, Hollibaugh, Levering, Lipscomb, Lyon, Morris, Shaw, Silliman, and Stewart—19.

Bill ordered transmitted to the Senate.

## Explanations of Vote on Assembly Bill No. 1

I voted for the passage of the Budget Assembly Bill No. 1 because there was no alternative under the circumstances if adequate Senate consideration was to be made possible. I do not approve of many special provisions contained therein as amended on the floor.

FRANK LANTERMAN

I voted for the Budget Bill though it has shortcomings and defects. I particularly disapprove of the Hansen Amendment which is a move against federal ownership and operation of the C. V. P. There are inadequate provisions for additional school support. On the other hand, it has many good provisions that greatly outweigh the objectionable features including child care center support, improvements in the mental hospital program, flood control, etc., in addition to necessary amounts for current operations, local assistance, and capital outlay.

EDWARD E. ELLIOTT

I voted against the passage of Assembly Bill No. 1 because I believe that while the budget was sound and economical in the form in which it was voted out of committee, the addition of so many special items, such as flood control, has established unsound policy precedents and I therefore felt compelled to register my disapproval.

STEWART HINCKLEY

### REPORTS OF STANDING COMMITTEES

#### Committee on Revenue and Taxation

ASSEMBLY CHAMBER, SACRAMENTO, March 26, 1952

MR. SPEAKER: Your Committee on Revenue and Taxation, to which was referred: Assembly Bill No. 26

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

HOLLIBAUGH, Chairman

Above reported bill ordered to second reading.

### ANNOUNCEMENT OF COMMITTEE MEETINGS

It was announced that the following committees would hold meetings:

*Today—*

*At 2 p.m.—*

Subcommittee on Elections and Reapportionments, in Room 2170.

*At 2 30 p.m.—*

Wildlife Conservation Board, in Room 4164.

Finance and Insurance (special meeting by unanimous consent).

*At 8 p.m.—*

Education, in Room 3184 instead of 4202.

*Today upon adjournment—*

Governmental Efficiency and Economy, in Room 3184.

*Tomorrow, Thursday, March 27th—*

*At 9 a.m.—*

Rules, in Lounge Room.

*Upon adjournment—*

Judiciary, in Room 4202. (Subject: Senate Bill No. 9.)

### GUESTS EXTENDED COURTESIES OF ASSEMBLY

On request of Mr. Clarke, the usual courtesies of the Assembly for this day were unanimously extended to Miss Isabel Cumming of Ottawa, Canada, and Mrs. Edith MacKenzie of Red Bluff.

On request of Mr. Stewart, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. W. S. Philp and Mrs. A. I. Stewart of Pasadena.

On request of Mr. Hansen, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. William Hansen, and the following pupils of the Washington Union High School: Anna Lee Mitchell, Alice Gandy, Nikio Suo, Jay Davis, and Emmet Christensen

On request of Mr. McCollister, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Ted Ludlam, President of the Sonoma County Council of Republican Women and the following members: Mesdames Anniball P. Maffei, A. L. Ford, Mary E. Dutton, J. M. Day, Lawrence J. Dunbar, A. J. Dunbar, Howard Hansen, George Leiser, F. G. Hein, Lowell Oliver, Oliver J. Maffei, Fred G. Thomsen, George Karlberg, Allen K. McGrath, Carson Mitchell, and Warren More; Carrie A. Burlingame, Miss Emma H. Bushnell, Mrs. C. B. Mills and Mrs. Lawrence S. Hauser of Sonoma; Mrs. Grace Yoder of Sebastopol; Mesdames E. E. Burke, L. H. Hartsock, Fidelia Harlow, May Baldwin Stephenson, C. G. Lawson, Earl F. Moore, Edgar Miller, and Inez Buchanan of Santa Rosa; Mrs. Frank Audiss of Eldridge; Mesdames Harold B. Kannolt, C. C. Dixon, and J. W. Carl of Glen Ellen; Mrs. Ophelia L. Larson of Boyes Hot Springs; and Mrs. Theodore F. Moore of Kenwood.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to Donald Raffanti, Leo Benedette, and Mrs. Lucille Honer, guests, and the following pupils of the Ashland School: Yumiko Ando, Delores Archer, Shirley Broadhead, Francis Craig, Geraldine Cunha, Sharon Davidson, Dorothy Evans, Eunice Kierce, Mitsune Marayama, Nadine McGinnis, Maggie Moe, Lee Osborne, Judy Sandbeck, Louise Scheurman, Barbara Selby, Judy Shannon, Ima Jean Simmons, Christine Snelser, Cara Lou Sodaman, Lois Walstead, Marilyn Wilson, Gary Bennett, Ted Braga, Russell DeRuig, LeRoy Field, Charles Gebro, Wilbur Maganini, Frank Nauer, Louis Page, Tom Taber, Monte Stock, Jim Wright, Gene Hacker, and LaVern Johnson.

On request of Mr. Lowrey, the usual courtesies of the Assembly for this day were unanimously extended to Mr. Natho, teacher, and the following pupils of the Willows School: Virginia Adams, Charlie Alves, Marlin Brunmet, Riekey Costello, Don Cox, Elaine Ewing, Don Faulkner, Don Goodman, Alberta Hudson, Carolyn Hyde, Bill Jensen, Charles Martin, Robert Miller, Jack Minton, John Nelson, Don Perrine, Bill Schreiber, Marilyn Short, Dick Smith, Janice Thomas, Howard Wetzcl, Hal Castleberry, Donna Emberey, Nick Hinkle, Charlotte Schreiber, James Shaul, Ed Walsh, Geraldine Johnson, Gwen Myers, Jeanie Adams, Sam Bebout, Martha Coe, Shirley Coe, Frances Dukatz, Nancy Eisenbeiss, Lucy Fernandes, Joanne Ferrari, Jane Fischer, Don Flath, Bob Foley, Laura Jean Harder, Maxine Haught, Kathy Henschkel, Betty Lewis, Marilyn Louderback, Donna Rac Mann, Barbara McClain, Shirley Nuttall, Joyce Price, Yvonne Weller, John Alves, Ernest Ambrosini, Ivan Berkheimer, Lotus Berkland, Lavern Catledge, Gerald Cavier, Heather Hinshaw, Freddie Kerney, George Litty, Howard Lyon, Ann Miller, Bill Spence, Jonnie Stewart, and Jerry Vader.

On request of Mr. Lindsay, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Irene Barron, John Casey, and Theodore Bird, teachers, and the following pupils of the Sonora

School: Janet Barron, Darrel Baumbach, Beverly Bean, Virginia Bennett, David Bird, Alice Campbell, Linda Carcy, Carole Carkeet, Frances Cavallero, Eva Chambers, Dennis Churchill, Joann Cocchi, Dicane Davis, Jack Delbar, Betty Depaoli, Ted Elbert, Joyce Faulkner, Pat Fernandes, Lois Girardi, Merlene Girardi, Roddy Hamilton, Deanna Harris, Patrick Hogan, Patricia McCormick, Frances McDonald, Victor McLind, Darryl Merrihew, Sidney Miles, Rita Mommi, Jimmy Murphy, Betty Oliver, Arleen Pancro, Bill Philpot, Rolland Richenberg, Renee Robinson, Mike Sanchez, Elsa Sayre, Claire Sipe, Ronald Sterni, Carol Sue Stone, Janis Taylor, Patti Lou Thulin, and Carol Sue Williams.

On request of Mr. Crowley, the usual courtesies of the Assembly for this day were unanimously extended to the following pupils of the Vallejo Naturalization Class: Martha Uebner of Germany, Nevis Galli of Italy, Hedwig Dell Agosteno of Germany, Mary Ellis of England, Harry Ellis of England, Jean Biggs of Canada, Helga Horton of Germany, Joan Rosell of Canada, Marcella Knox of Italy, Violet Fernandez of British West Indies, Elizabeth Hopper of Germany, Jesse Hopper of Germany, Eva Ivanosvyki of Germany, Lucile Martinez of Germany, Emily Mells of Ireland, Rose Milestein of Rumania, Mary Chapman of Egypt, Violet Keig, Joan Keig, and Janna Huggins; Wilma Cantrell and Trathen Wright, League of Women Voters; Leatha Stockmen, Sally Stockmen, Joe Lim, Amanda Plack, and Maxine Millet from Napa.

On request of Mr. Kirkwood, the usual courtesies of the Assembly for this day were unanimously extended to Gloria Gawthorpe and J. Mulkey, teachers, and the following pupils of the Fremont Union High School: Don Abinante, Edith Alcock, Bill Armstrong, Charles Baldwin, Polly Bookhout, Carole Butcher, Ruth Eyer, Nan Cowan, Teruko Fukumoto, Jean Gvotoku, Kit Hanes, Beverly Hanson, Loretta Hanson, Liz Heath, Danny Heinrichs, Georgia Hirashima, Kikuyo Hirashima, Jerry Hitchman, Don Hughes, Grace Inokawa, Judy Ishimatsu, Dorothy Isidoro, Karl Jarone, Gayle Kallberg, Phyllis Kallberg, Diane Kamitses, Ayako Kawazoye, Yutaka Kawazoye, Judy Kniffen, Arlene Korpa, Janet Lanz, Eleanor Mathias, Martha McAllister, Don McDermott, Pat McKee, Azella Merchant, Arline Mitsunaga, Edith Mitsunaga, Doris Moore, Marlene Nuteher, Morene Olsen, Peggy Onishi, Julianne Parrish, Beatrice Perez, Violet Piazza, Sharon Reilly, Elaine Rios, Audrey Russell, Venita Russell, Mary Lou Rutt, Joan Sherman, Tilya Shuirman, Helen Sporfofo, Sammy Swails, Sharon Shibault, Ramona Thorson, Bernice Torres, Suzu Uyeda, Marilyn Wood, Sam Wright, Edith Yonemura, Jane Yonemura, June Braun, Ned Joslin, Ken Simpkins, and Clyde Wilson.

On request of Mr. Condon, the usual courtesies of the Assembly for this day were unanimously extended to Philip Lambert and James Comer, teachers, and the following pupils of the Orinda Union School: Carol Brabant, Ann Clayton, Sylvia Coffee, Dennis Collins, Dick Cory, Peter Dahlstrand, Bill Davis, Mike Davis, Douglas Day, Suzanne Dean, Mary Ann Drysdale, Laird Eickmeyer, Jack Fee, Marjorie Fish, Ronnie Fitzgerald, Butch Fitzpatrick, Jacklyn Fraser, Edwin Gathings, Reginald Gaylord, Patricia Gibson, Norman Glem, David Pitkin, Lynn Pollock, Karen Rassmussen, Jean Reid, Nancy Richard, Elizabeth Rogers, Joanne

Ross, Dick Schuler, Joe Sheaff, Sheryl Singer, Nancy St. Clair, Allan Stribley, Allen Sutton, Peter Talbert, Gail Tildesley, Georgianne Watkins, Anthony Almond, Heather Ambler, Mike Anderson, Patricia Bacon, Linda Baschen, Jancne Bennett, Beverley Bishop, Diane Gravatt, Rosalie Guerneie, Walter Gulick, John Hall, Tom Hannon, Ronald Hartsough, Kenwood Hanter, Taft Hudson, Lynn Hunsicker, Mark Jensen, Bob Johnson, Douglas Krotz, Larry Lastrucci, Michael Lawrenson, James Lehmann, Jan Lija, James Little, Bob Long, Larry Lucas, Dennis Meyer, Judy Miner, Judy Monroe, Susan Morse, Harry Noller, Bernie Norvell, David Oakley, Susan Pauella, Janice Parham, and Norman Phillips.

On request of Mr. Kirkwood, the usual courtesies of the Assembly for this day were unanimously extended to the following pupils of the Jefferson Union School: Joseph Albanese, Mike Andrews, Jake Avey, Frank Baker, Ruth Ann Bissell, William Brown, Kenneth Bunnell, Beverly Cantere, Trenny Cavazos, Mary Cavazos, Allen Chikuma, Janet Clark, James Collett, Marie Costa, Thomas Cole, Dolores Contrares, Lupe Cosio, Kenneth Craft, Shirley Curry, Jose Flores, John Freitas, Tony Freitas, Carl Frandsen, Carmen Garza, Travis Gilstrap, Manuel Gomes, Jack Hayashi, Candelario Hernandez, Bernice Hodge, George Horillo, Joyce Hurst, Teddy Kanemoto, Constance Kelly, Edwin Kelly, Bobby Kincheloe, Willie Lawrance, Frank Lucero, Virginia Lucero, Gloria Maldonado, Robert Martin, Gabriel Martinez, Ronald Matsumoto, Lillian Medeiros, Dorane Medina, Laddie Medina, Rosa Mercado, Kiyoko Mori, Michael Munoz, JoAnna Patkiewicz, Rowena Pederson, Robert Pendley, Mitchell Perusina, Ronald Relf, Twyla Rendleman, Carolyn Richmond, Mary Lou Riley, Louise Romero, Patsy Rogers, Ernest Rose, David Ruiz, James Ruiz, Donna Sanford, James Saxon, Elsa Schmiedell, Agnes Schmidig, Dolores Semides, Tony Shackelford, Dianne Smith, Iris Small, Katherine Souza, Eugene Soares, Bob Tachibana, Hiroshi Ueno, Jim Vierra, Robert Walker, Pat Weigle, Ruth West, John West, Martha Graham, Sue Guitreiz, Charles Hamilton, John Hawthorne, Gilbert Powell, Frank Preciado, JoAnn Redding, Jeannette White, Jerry Wright, Joe Williams, and Herbert Yamasaki.

On request of Messrs. McFall and Parker, the usual courtesies of the Assembly for this day were unanimously extended to Carroll J. Bravo, teacher, Howard Hill, bus driver, and the following pupils of the Linden School: John Barbagelata, Kenneth Downer, Billy Guadagnold, Billy Hardin, Charles Jones, Jack Jones, Richard Miller, Allen Moznott, Geraldine DeBenedetti, Rena Griffin, Zondra Lemaster, Julia McNeely, Juanita Norman, Donella Potter, Helen Robbins, Delsie Stagnaro, John Paul Barbagelata, Louis Barbagelata, Rudy Croce, Danny Drace, Billy Hickey, Donald Hyso, Gary Morris, Floyd Padgett, Stanley Shields, Angelo Stagnaro, Madeline Canepa, Linda Compiano, Kathryn Johnson, Linda Jones, Phyllis Kaiser, Beverly Peters, and Arvada Reynolds.

On request of Mr. Hahn, the usual courtesies of the Assembly for this day were unanimously extended to Col. William Mason Wright, Jr., AGC, USA, Commander Davis N. Lot, USN, Lt. Col. Charles A. Moore, USAF,

Lt. Commander George Marakas, USN, Lt. Commander Robert Schuetz, USN, Lt. Kenneth A. Ross, Jr., USN, Major John F. Ohlinger, Captain Barney Irwin, and Councilman Kenneth Hahn of Los Angeles.

On request of Mr. Kirkwood, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Fischu, Mrs. Rapp, Mr. Close, Louis Mazzuca and Mr. Serum, teachers, and the following pupils of the Loma Pruta School: Paul Grabul, Linda Anger, Darlene Anger, Ralph Hostetler, Beulah Keltner, Connie Keltner, Joseph Williams, Ilze Krimuldens, Harry Schott, Robert Hall, Robert Compton, Roberta Carlson, Leo Rapp, James Madonna, Fred Howe, Charles Prater, Joe Crumpton, Joe Mazzuco, Anne Mazzuco, Jerry Roberts, Joan Lindsay, Jean Gardiner, Donna McFadden, Agnes Rapp, Pearl Davis, Neva Hostetler, Gail Eskotter, and Tommie Armstrong.

On request of Mr. Dickey, the usual courtesies of the Assembly for this day were unanimously extended to Frank E. Skelly, Principal, Clarence Kline, Mrs. Bessie Sawyer and Mrs. Lois Harriman, guests, and the following pupils of the John Muir School: Joan Brackins, Ben Bussell, Maxie Chapman, Beverly Coffelt, Joyce Curtis, James Davis, Gloria Ellis, Alma Flanagan, Bill Frazier, Delores Johnson, Anna Jones, Carol Kolar, John Martin, Veronica Merrick, James Ponder, Patricia Rath, Barbara Rhoten, O. T. Riley, Richard Schultz, Constance Shaw, Edgar Taylor, Patricia Weed, Ann Wynn, Scott Sloan, David Burton, Gwendolyn Horton, Dorothy White, Barbara Epperly, Rudy Thomas, Elois Morris, John Thomas, Mance Sloan, Harry Stewart, Adean Thompson, Jeddie Thompson, Elizabeth Whitfield, Leon Wilcox, Dora Williams, Aunetta Canfield, Lillie Newsom, Billy Stapleton, Carolyn Dombrowski, Nedra Peterson, Verna Shaw, Joe Scott, Joan Wallace, Harry Padilla, Malcolm Cooper, Gloria Williams, Valentine Alire, Shelton Alsup, Suzan Baca, Lorenzetta Banton, Charles Bradford, James Davis, Terry DeLorenzo, Karen Erhardt, Barbara Finley, Jacqueline Garibaldi, Robert Glenn, Frank Gowans, Soma Hanna, Maureen Hartley, Jacqueline Hopper, Joyce Livingston, Helen Mohr, Ted Mullin, Robert Pugh, Robert Rainier, Deanne Richards, Norma Shephard, and Pearlina Siller.

On request of Mr. McCollister, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Madeline Waddell, teacher, Mrs. Fred Dieckman, Mrs. Melvin Boragno, Mrs. Fred Markson, Mrs. James Lyon, and Mrs. S. Ritter, guests, and the following pupils of Brookside School: Margaret Arbini, Linda Boragno, Carole Cosgrove, Nancy Lyons, Valerie Mooney, Nancy Ruggeri, Linda Sherry, Sharon Worlund, Marcia Youens, Robert Adams, Don Allison, Ted Dotto, Wilbert Harris, Louis Helmer, Ronnie Markson, Herbert McKenney, Kenneth Nauas, John Bagliss, Roy Berger, David Bolen, David Burmester, Bob Butts, Ted Cirul, John Cotton, Larry Craft, Bill Dieckmann, Larry Dillon, Pat Dobbins, Alvin Petrick, Charles Rand, Dan Ritter, Milton Schroeder, John Tension, and Craig Williams.

On request of Mr. Grunsky, the usual courtesies of the Assembly for this day were unanimously extended to Miss D. Bowe, teacher; Mrs. Wade Henderson, Mrs. Carl M. Lund, Mrs. Carl Roynon, Mrs. B. J. Erba, and Mrs. Ray Kirby, guests, and the following pupils of the Scotts



Valley Union School: Robert Stebbins, Shirley Rock, Elaine Kofoed, Christine Williams, Richard Brown, Wanda Walmsley, Ann Wyckoff, Harriet Redding, Keith Roynon, Sandra Erickson, Evelyn Kofoed, Alan Clark, Richard Tessier, John Fitzpatrick, Frank Dennis, Knud Lund, Norman Jud, Norman Erba, Nancy Coats, Jacqueline Newton, Thomas Jenkins, Gary Henderson, Robert Henneuse, William Cox, and Neil McKechnie.

On request of Mr. Brown, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Edna Monson and Mrs. Myrtle Wellemeier, teachers, and the following pupils of the Patterson High School: Spenia Alexakis, Beatrice Andrews, Rose Aragona, June Bennett, Marjorie Bowers, Beulah Brainard, Leland Brewer, Wanda Brewer, Robert Briggs, Julian Chavez, Elva Christensen, Dixie Cleek, Corine Crawford, Eleanor Homen, Joanne McCord, Earline McFarling, Emma Puls, Claudine Rauscher, Amelia Santos, Edward Seagraves, Rosella Sheek, Curtis Stewart, Eugene Waltz, Maurine Yale, Edwina Rogers, Yvonne Rogers, Henry Bezzanelli, Henry Castro, Steve Chadwick, Brian Del Lero, William Dimond, Carl Faulkner, Philip Hatler, Stanley Pike, Russell Smith, William Solari, and Wanda Willhite.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to Murray Prusmack and Ramona Pringle, teachers; F. A. Muller, trustee; Jack MacGregor, superintendent, Mrs. F. A. Muller, guest; Mesdames Belmeda Caldeira, Beatrice Rochigues, Mary Lawrence, E. Lammi, Lorraine Soito, Ann Dias, J. Silvia, parents, and the following pupils of the Newark School: George Stout, Gerald Aguilar, LeRoy Bernardo, Richard Fragulia, Jerry Gilliam, Melvin Kahler, Ronald Lawrence, Don Lunsford, La Vern Miller, Jose Armande, Donald Pashote, Edward Perry, George Rudriques, Joseph Smith, La Vern Soito, Kenneth Spence, Lenard Valles, Don Wood, Roselina Aranjó, Beverly Alexander, Kathryn Brake, Martha Chavez, Beverly Detrant, Barbara Dias, Shirley Emmett, Mary Galvin, Mona Golden, Rowena Harrison, Martha Holt, Virginia Lammi, Marlene Lewis, Pearl Ann Nunes, Janice Potts, Joan Ruskofsky, Delores Silvia, Nannah Sudbury, Lola Thompson, and Darlene Wilson.

On request of Mr. Brown, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Ruth Dolson, teacher, and the following members of the Modesto Citizenship Class: Diana Lee Dolson, Fern Woodworth, Maria Valdez, Philomena Oliver, Mary Zuccaro, Domenica Gentile, Rose Lo Conte, Lupe Arroyo, Jane Salinas, Inez Sirle, Lucy Rempa, Elizabeth Beane, Rose Geller, Mary Ribeiro, Iris Craft, Mary Sai, Mary Miranda, Maria Cardoso, Mary Beltran, Mary Smith, Bertha Goldsmith, Ina Garcia, Giovanna Cudia, Egon Nielsen, Johannes Andreasen, Mutsu Masuda, Thomas E. Lloyd, Mr. and Mrs. Albert Lee, and Rev. Manuel P. Costa.

On request of Mr. Condon, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Catherine Young and W. Nunes, teachers; and the following pupils of the Concord School: Tom Barclay, Arvin Bolin, Bob Buechner, Herman Cordes, Douglas Enochs, Vernon Ford, Bill Johnston, Bill Keeble, Howard Kennerson, David

Montgomery, Ronald Scarborough, Gordon West, Jim McLaughlin, Antoinette Argenta, Jeanne Bartneck, Alice Caudle, Sharon Christensen, Marva Cielinski, Sara Clarke, Vickie Harvey, Lorraine Haviland, Arletta Hitecock, Nordean Cameron, Linda Davidson, Virginia DeBenedetti, Gloria Dominquez, Jacqueline Flammang, Bobbie Fleming, Bette Fletcher, Betty Garrison, Patricia Kemper, Diane Kulander, Darlene Laughlin, Patsy Langley, Judith Ludwig, Joan Pearson, Joan Rodman, Diane Twigg, Earl Boissonou, Bobbie Greenway, Eugene Guerisoli, Clifford Hayden, Gilbert Johnson, Tim Kennerley, James Lea, Bob Miller, Dale Patterson, David Pearce, Alan Robbins, James Rosowski, James Shaffer, Donald Parke, Gayle Beers, Ronald Chesworth, Charles Elmore, Janet Gamble, Joan Hancock, Louise Hardesty, Nancy Hedgecock, Judy Liggett, Richard Marcich, George Martell, William McMahon, Olive Montari, Loretta Omania, Robert Parker, William Quigley, Beverly Reynolds, Ralph Rodeen, Harry Seals, Bonnie Scerist, Charles Shelly, Joyce Sims, Clara Starbuck, Barbara Taylor, Raymond Tierney, Ronald Walters, Lou Ann Wayment, John Young, Marcia Mani, Mary Jane McClean, Mary Pesonen, Jonada Riddle, Jackie Sealy, and Diane Tolles.

On request of Mr. Brown, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Dorothy Keck, teacher; Mesdames Arnedt Rohde, Vesta Clapham, Rose Small, Ward Service, Fay Triplett, and Miss Estelle Rankin, guests; and the following pupils of the Whitmore School: Catherine Pike, Karen Rohde, Raymon Rohde, Suzanne Service, Phyllis Small, Jerry Smith, Pearl Jean Smith, Billy Spurlock, Bertha Steadham, Bob Strong, Michael Triplett, Billy Udell, Jimmy Webb, Harry Wheeler, Lorene Adkins, Jackie Arnold, Ann Marie Blaker, Louise Caudle, Vada Clapham, Faith Crowder, Denny Denlis, Michael Escobar, Mahlon Ford, Francis Goodwin, Carolyn Gowan, Peggy Hamman, Charles Harkins, Carol Trous, Cherie Johnston, Chloe Jones, Barbara Marko, Donald Martin, Alvin McCarty, Gaylord McCulley, Mary Montez, Joyce Morrow, and William Nichols.

On request of Mr. Lindsay, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Madeline Black, teacher, Mrs. Spang and Mrs. Beyer, parents; and the following pupils of the Clear Creek School: Dorothy Stephens, David Elster, John Oakie, Bob McDaniels, Marion Black, Gordon Stevens, Katie Oakie, Phyllis McDaniel, Katherine Beyer, Marilyn Louise Thomas, Jim Phelan, John Spang, Marilyn Margaret Black, and Joanne Spang.

On request of Messrs. McFall and Parker, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Anna Belle Danver, teacher, and the following pupils of the Lockeford School: Nathan Barbour, Eddie Blewett, Vernice Fenn, Bonnie Gillespie, Paul Goerzen, Phyllis Herbel, Patsy Honda, Thelma Locker, Donald Madrid, Janice McCoy, Herbert Mitchell, Marcia Montgomery, Betty Polk, Robert Russell, Wanda Smith, Fritjof Thomsen, Donald Young, and Robert Young.

On request of Messrs. McFall and Parker, the usual courtesies of the Assembly for this day were unanimously extended to Hellen Paschal, Ruth Shannon, and Shirley Stuly, teachers; and the following pupils

of the Clements School: Elliott Atkins, Carolyn Davies, Given Galuzzi, Walter Gordon, Carl Liehr, Stanley Lucas, Gayle McColy, and Mary Lou McCready.

On request of Mr. Meyers and the San Francisco Delegation, the usual courtesies of the Assembly for this day were unanimously extended to Lewis W. McKeown of Santa Clara.

On request of Messrs. McFall and Parker, the usual courtesies of the Assembly for this day were unanimously extended to John Devincenzi, Lary Curtis, and the following pupils of the Glenwood School: Darrell Ambrose, John Banks, Richard Bertolino, Betty Burgess, Goldie Carr, Tommy Cilenti, David Black, Jake Austin, Bill McGowan, Jeanette McCann, Shirley Hodge, Guenter Meiburg, Sherrod Lee, Ira Stockton, Bob Schmitt, Wilbern Sain, Willard Sain, Avaline Parson, and Clyde Silveira.

#### ADJOURNMENT

At 3.50 p.m., on motion of Mr. Dickey, the Speaker declared the Assembly adjourned until 10.30 a.m., Thursday, March 27, 1952.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELL, Minute Clerk



## CALIFORNIA LEGISLATURE

1952 REGULAR (BUDGET) SESSION

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**ASSEMBLY DAILY JOURNAL**

SEVENTEENTH LEGISLATIVE DAY

TWENTY-FIFTH CALENDAR DAY

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**IN ASSEMBLY**

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ASSEMBLY CHAMBER, SACRAMENTO  
Thursday, March 27, 1952

The Assembly met at 10.30 a.m.

Hon. Sam T. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohmimus at the desk.

**ROLL CALL**

The roll was called, and the following answered to their names:

Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hineckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloockslem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMullan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumlford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomhuson, Waters, and Mr. Speaker—75.

Quorum present

**MOTION**

Mr. Dickey moved that the prayer offered by the Chaplain, Rabbi Irving Hausman, during this morning's First Extraordinary Session be deemed the prayer of this session, and be ordered printed in the Journal.

Mr. Silliman seconded the motion.

Motion carried.

**PRAYER**

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*Lord Our God!* We are bowed down with grief when we see millions of men in the world living in slavery. We pray unto Thee for their redemption. Through all the ages tyranny has been overthrown with Thy help O Lord, peoples redeemed from bondage and the light of faith kept burning in days of darkness. We pray unto Thee O God to grant strength unto the weak and hope to the oppressed Teach them to preserve their patience in the vale of tears. In the words of the poet:

“Be with all who in thrall  
To their tasks are driven  
By Thy power speed the hour  
When their chains are riven  
Earth around will resound  
Joyful hymns to Heaven.—AMEN.

**READING OF THE JOURNAL DISPENSED WITH**

On motion of Mr. Erwin, further reading of the Journal of the previous legislative day was dispensed with.

**LEAVES OF ABSENCE FOR THE DAY**

The following members were granted leaves of absence for the day, because of illness :

Mr. Crowley, by unanimous consent.

Mr. Cooke, by unanimous consent.

The following members were granted leaves of absence for the day, because of legislative business elsewhere :

Mr. Babbage, by unanimous consent.

Mr. Rosenthal, by unanimous consent.

**CONSIDERATION OF DAILY FILE****SECOND READING OF ASSEMBLY BILLS**

**Assembly Bill No. 26**—An act to add Sections 18409, 18409.1, 18409.2, 18409.3, 18409.4, 18409.5, 18409.6, 18409.7, 18409.8, 18409.9, 18410, 18410.1, 18410.2, 18410.3, 18410.4, 18410.5, 18410.6, 18410.7, 18410.8 and 18410.9, to the Revenue and Taxation Code, relating to the filing of returns by spouses for personal income tax purposes, to take effect immediately.

Bill read second time, and ordered engrossed.

**SECOND READING OF SENATE BILLS**

**Senate Bill No. 8**—An act to amend Section 2895 of the Business and Professions Code, relating to fees of vocational nurses.

Bill read second time, and ordered to third reading.

**Senate Concurrent Resolution No. 14**—Relative to the creation of a Joint Fact Finding Committee on the State Highway System and on Major Highways in Metropolitan Areas.

Resolution read.

**Consideration of Committee Amendments**

The following amendments were proposed by the Committee on Rules :

**Amendment No. 1**

On page 3 of the printed measure, as amended in the Senate on March 21, 1952, after line 25, insert

"8. Whenever in this resolution the term "chairman" is used it shall mean one Senator who is a member of the committee and one Assemblyman who is a member of the committee, elected by the members of the committee to jointly exercise as co-chairman the powers and duties of chairman. Wherever a power or duty is conferred or imposed upon the chairman of the committee by any provisions of this or any other resolution or by any provision of the Joint Rules of the Senate and Assembly, or by any statute, the joint action of both co-chairmen shall be required to exercise the power or to perform the duty."

**Amendment No. 2**

On page 1 of said measure, strike out lines 1 through 8, inclusive.

Amendments read, and adopted.

Resolution ordered reprinted, and on file.

**Request for Unanimous Consent That Senate Concurrent Resolution No. 14  
Be Withdrawn From File, and Be Re-referred**

Speaker Sam L. Collins asked for, and was granted, unanimous consent that Senate Concurrent Resolution No. 14 be withdrawn from the file, and be re-referred to the Committee on Rules upon its return from the printer.

**REQUEST FOR UNANIMOUS CONSENT THAT SUMMARY OF  
PROCEEDINGS BE PRINTED AS SEPARATE DOCUMENT**

Mr. Stewart asked for, and was granted, unanimous consent that a Summary of Proceedings of the Building Regulation Subcommittee of the Assembly Interim Committee on Governmental Efficiency and Economy, be printed as a separate document, and that 500 copies be printed.

**REPORTS OF STANDING COMMITTEES**

**Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, March 27, 1952

MR. SPEAKER: Your Committee on Rules, to which were referred:

Assembly Joint Resolution No. 9

Assembly Joint Resolution No. 10

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolutions ordered engrossed.

ASSEMBLY CHAMBER, SACRAMENTO, March 27, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

House Resolution No. 50

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file for adoption.

**RESOLUTIONS**

The following resolution was offered:

By Messrs. Collier and Geddes:

**House Resolution No. 51**

Relating to Assembly Conference Committee on the Budget Bill

*Resolved by the Assembly of the State of California, That in the event that a Committee on Conference on the Budget Bill, whether it be Assembly Bill No. 1 or Senate Bill No. 1, is required to be appointed pursuant to Joint Rule 28, the Members of the Assembly who are appointed to such committee are directed to vigorously oppose the inclusion of any item in the bill which would limit the expenditure of State Highway Funds for landscaping purposes, by advocating the adoption of a conference report which recommends the deletion of any such item from Senate Bill No. 1 if that bill is under consideration or by opposing the adoption of a conference report which recommends the inclusion of any such item in Assembly Bill No. 1, if that bill is under consideration; and be it further*

*Resolved, That the Chief Clerk of the Assembly is directed to present copies of this resolution to the Members of the Assembly appointed to act as a Committee on Conference on the Budget Bill upon their appointment.*

Resolution read, and ordered referred to the Committee on Rules.

**CONSIDERATION OF DAILY FILE (RESUMED)  
THIRD READING OF ASSEMBLY BILLS**

**Assembly Bill No. 12**—An act to add Section 6370 to the Revenue and Taxation Code, relating to the exemption of any version of The Bible from the sales and use taxes.

Bill read third time.

The roll was called, and the bill passed by the following vote:

**AYES**—Belotti, Berry, Brady, Brown, Burke, Burkhalter, Chapel, Clarke, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Davis, Dickey, Dolwig, Doyle, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hahn, Hansen, Hawkins, Henderson, Hinchley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rumford, Shaw, Silliman, Smith, Stanley, Stewart, Thomas, Waters, and Mr. Speaker—66.

**NOES**—None.

Bill ordered transmitted to the Senate.

**CONSIDERATION OF HOUSE RESOLUTION NO. 22**

By Mr. Erwin:

**House Resolution No. 22**

Relative to Department of Fish and Game opposition to applications to appropriate Water

**WHEREAS**, The State Engineer is authorized to issue permits and licenses to appropriate water for beneficial uses and may subject the appropriations to such terms and conditions as, in his judgment, will best develop, conserve, and utilize in the public interest the water sought to be appropriated; and

**WHEREAS**, The Senate Interim Committee on Fish and Game, by resolution, urged the State Engineer to impose, in the public interest, terms and conditions on permits issued to the United States Bureau of Reclamation to require the release of water from Friant Dam necessary to protect the fish and wild life in the San Joaquin River below Friant Dam; and

**WHEREAS**, Upon the advertisement of applications to appropriate water to be diverted and stored at Friant Dam, the Department of Fish and Game can protest approval of the application and introduce evidence and testimony to support a contention that certain amounts of water are necessary for the preservation of fish life and that releases for that purpose may be properly and lawfully made; and

**WHEREAS**, The Attorney General is, by law, the legal counsel for the Fish and Game Department except in matters with respect to which the Attorney General consents to the employment of counsel by the department; and

**WHEREAS**, The Attorney General in his Opinion No. 50-89 dated July 23, 1951, concluded that neither state or federal law requires the release of water at Friant Dam for the preservation of fish life below the dam; and

**WHEREAS**, The state law requires that in the construction and operation of a dam, such protection shall be given to the fish life below the dam as is reasonable under all of the circumstances of the case; and

**WHEREAS**, Federal agencies are required to make adequate provision, consistent with the primary purposes of the impoundment, diversion or other control of water, for the conservation, maintenance and management of wild life; and

**WHEREAS**, It is clear under California law concerning appropriation of water, that the State Engineer consider the relative benefits to be derived from the various uses of the water concerned and subject the appropriation to such terms and condition as, in his judgment, best develop, conserve and utilize, in the public interest, the water sought to be appropriated; and

**WHEREAS**, Only through the wholehearted and forceful presentations made by applicants and those who appear in opposition to their applications can the State Engineer effectively determine which terms and conditions are required in the public interest; and

**WHEREAS**, It is manifestly unfair to ask the Attorney General, who previously concluded that the release of water for fish life is not required by state law, to exert his efforts in opposition to the pending applications by presenting evidence to support a contention that release of water for that purpose can be properly and lawfully made; and

**WHEREAS**, Applications to appropriate water to be stored and diverted at Friant Dam have now been advertised and the Department of Fish and Game should file any necessary protests without delay; now, therefore, be it



*Resolved by the Assembly of the State of California,* That this body urges the Department of Fish and Game to request the Attorney General for permission to employ independent counsel to represent it in its opposition to applications to appropriate water and that the Attorney General grant such permission; and be it further

*Resolved,* That the Secretary of the Assembly transmit a copy of this resolution to the Attorney General and the Director of the Department of Fish and Game.

Resolution read, and adopted.

**Assembly Concurrent Resolution No. 15**—Relative to the Central Valley Project.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Belotti, Berry, Brady, Brown, Burke, Burkhalter, Clarke, Cloyd, Coats, Collier, George D. Collins, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Dunn, Elliott, Fleury, Gaffney, Grant, Grunsky, Gubser, Hahn, Hawkins, Henderson, Kelly, Kilpatrick, Klocksien, Levering, Lincoln, Lindsay, Lowrey, Luckel, Lyon, Maloney, McCarthy, McFall, McGee, Meyers, Morris, Moss, Munnell, Parker, Porter, Rumford, Shaw, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—53.

**NOES**—None.

Resolution ordered transmitted to the Senate.

#### RECESS

At 10.45 a.m., on motion of Mr. Dickey, the Assembly recessed until 2.30 p.m.

#### REASSEMBLED

At 2.30 p.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

#### REPORTS OF STANDING COMMITTEES

##### Committee on Legislative Procedure

ASSEMBLY CHAMBER, SACRAMENTO, March 27, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined.

Assembly Joint Resolution No. 9

Assembly Joint Resolution No. 10

And reports the same correctly engrossed.

BURKE, Chairman

Above reported resolutions ordered on file for adoption.

ASSEMBLY CHAMBER, SACRAMENTO, March 27, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

Assembly Bill No. 26

And reports the same correctly engrossed.

BURKE, Chairman

Above reported bill ordered to third reading.

#### RESOLUTIONS

The following resolution was offered:

By Messrs. Gaffney, Berry, Maloney, Connolly, Meyers, George D. Collins, and McCarthy:

##### House Resolution No. 52

Relative to Bernard A. Brady

WHEREAS, Countless persons were saddened to learn of the passing of Bernard A. Brady, on March 23, 1952, father of our Assemblyman Bernard R. Brady, and a Deputy Collector of Internal Revenue for 20 years; and

WHEREAS, Bernard A. Brady, a native of England, settled in San Francisco in 1928, where he engaged in the tailoring business before joining the Internal Revenue Department; and

WHEREAS, The closing of his career ushered from this world one dearly beloved by everyone; now, therefore, be it

*Resolved by the Assembly of the State of California*, That when the Assembly adjourns this day, the members do so out of respect for the memory of Bernard A. Brady, and extend their sincere condolences to his family; and be it further

*Resolved*, That the Chief Clerk of the Assembly is hereby directed to transmit suitably prepared copies of this resolution to Mrs. Grace Brady, his widow, to Mrs. Rosemary Sheehan, his daughter, and to Thomas P., Owen J., and Bernard R. Brady, his sons.

Resolution read, and ordered referred to the Committee on Rules.

### CONSIDERATION OF DAILY FILE (RESUMED)

#### THIRD READING OF ASSEMBLY BILLS (RESUMED)

#### CONSIDERATION OF HOUSE RESOLUTION NO. 46

By Mr. Henderson :

##### House Resolution No. 46

Relative to Assemblyman Arthur W. Coats

WHEREAS, Arthur W. Coats has served diligently and well in the Assembly of the State of California since 1949; and

WHEREAS, This capable legislator from the Fourth Assembly District, consisting of the Counties of Butte, Sutter and Yuba, has in his short service in the Legislature contributed greatly to the welfare of the people of his district and of the State as author of numerous bills relating to matters of great public concern; and

WHEREAS, Assemblyman Coats has devoted himself energetically to many hours of painstaking effort and service on numerous committees of the Legislature, among which are the Assembly Standing Committees on Elections and Reapportionment; Legislative Procedure; Municipal and County Government; Judiciary; Military Affairs; and the Interim Committees on Adult Blind Program; Governmental Reorganization; Elections and Reapportionment; Judicial System and Judicial Process; Military Affairs; and Agriculture; and

WHEREAS, Arthur W. Coats has announced his intention to seek other elective office in the service of the people of California and of the United States; and

WHEREAS, This session of the Legislature is therefore the last at which his friends and associates in the Legislature will have the pleasure of his companionship and counsel in legislative matters; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the Members of the Assembly hereby express their regret that Assemblyman Arthur W. Coats is leaving the Legislature of the State of California, and wish by this resolution to express their appreciation and commendation for the valuable services he has rendered to the people of the State and of his district in his career in the Legislature.

Resolution read, and adopted unanimously.

#### CONSIDERATION OF HOUSE RESOLUTION NO. 45

By Messrs Fleury, Moss, Stanley, Lyon, Beck, and Gubser :

##### House Resolution No. 45

Relative to directing the Assembly Interim Committee on Governmental Efficiency and Economy to study matters pertaining to traffic safety

WHEREAS, The loss of life, limb and property due to traffic accidents is appalling, year after year, in the State of California; and

WHEREAS, An intensive and continuous program of essential activities and education based upon standard, time-proven accident prevention methods and techniques seems highly desirable; and

WHEREAS, A traffic accident prevention public support and information group is needed to conduct such a coordinated program of safety activities at the state level; and

WHEREAS, Before any constructive move can be made, a study of the traffic safety problem and possible organizational solutions must be made; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the existing Assembly Interim Committee on Governmental Efficiency and Economy is hereby requested to study and investigate the following matters :

- (a) The traffic accident problem existing within the State of California ;
  - (b) The formation of a State Traffic Safety Council and Public Support Group, properly financed, to carry out a program of state-wide activities ;
  - (c) The over-all coordination of state endeavor in the field of safety.
- Resolved*, That the committee submit a report and its recommendations thereon to the Assembly at the 1953 Regular Session of the Legislature.

Resolution read, and adopted.

#### CONSIDERATION OF HOUSE RESOLUTION NO. 41

By Messrs. Maloney, Fleury, and Moss :

##### House Resolution No. 41

Relative to eulogizing Mr. John Francis McLaughlin, veteran newswriter and telegrapher of the United Press Capitol bureau

WHEREAS, It has come to the attention of this legislative body that Mr. John Francis McLaughlin, veteran scribe and telegrapher, passed away in Sacramento, California, on January 21, 1952.

One of the last of the topnotch oldtime Morse operators who doubled as a press correspondent during sessions of the State Legislature, Mr. McLaughlin served newspapers and press associations in various parts of the Country for nearly half a century.

He was one of the founders and for many years the secretary of the Capitol Correspondents Association and was connected with the United Press in Sacramento for more than three decades. As a newsman he reported the proceedings of the Assembly for many years.

Mr. McLaughlin was born in upstate New York and spent his boyhood in Perkins, Sacramento County. While still in his teens he chose the career of press telegrapher which he followed without interruption for 47 years. He was regarded as among the fastest receiving operators in the business. An additional talent for press reportorial work won him the reputation of being one of the best informed newsmen in California on the affairs of the Assembly.

The following statement was issued by the Honorable Earl Warren, Governor of California, at the time of Mr. McLaughlin's death :

"Mac was the oldest press association man in the Capitol in point of service and, as such, was well known to thousands of Californians. His genial countenance, his helpful manner and his wide knowledge of the State Government and its activities will be greatly missed by all of us."

Mr. McLaughlin's death followed the last of two operations for complicated abdominal ailments with which he was stricken last summer ; and

WHEREAS, The loss of John Francis McLaughlin is mourned by his many friends in this legislative body and throughout the State of California ; now, therefore, be it

*Resolved by the Assembly of the State of California*, That when the Assembly adjourns today it does so out of respect to the memory of John Francis McLaughlin as an expression by the Members of the Assembly of their regret and sorrow upon the death of Mr. McLaughlin ; and be it further

*Resolved*, That the Chief Clerk of the Assembly transmit suitable copies of this resolution to his sister, Mrs. Stacia Williams of San Francisco, and to his nephews, Clarence V. Rice and Luther E. Rice of Sacramento.

Resolution read, and adopted.

#### CONSIDERATION OF HOUSE RESOLUTION NO. 40

By Mr. Davis :

##### House Resolution No. 40

Relative to the feeding of snow-bound deer

WHEREAS, The unprecedented snow storms in the mountain counties of California have resulted in snow so deep that deer can not travel through it with the result that the deer are stranded in groups in relatively small areas in which the natural forage is quickly consumed ; and

WHEREAS, Unless remedial measures are taken the winter kill of deer during the current season will reach enormous proportions, it being reliably estimated that one third of the deer population of Lassen County has already perished ; and

WHEREAS, The feeding of these starving deer by the State of California is dictated not only by considerations of common humanity toward the suffering animals but, also, by self interest because if the deer herds are substantially destroyed the State will lose a natural resource of enormous value ; and

WHEREAS, Certain efforts towards feeding the snow-bound deer by private citizens, sportsmen's associations, local agencies, and the United States Army have succeeded

in saving some of the starving animals but such efforts are necessarily limited in their scope; and

WHEREAS, The efforts of the state agency to which is committed the guardianship of the wildlife of the State, which is the Department of Fish and Game acting in accordance with policies determined by the Fish and Game Commission, to meet the present emergency by feeding the deer have been negligible and entirely on an experimental basis; and

WHEREAS, The attitude of the Fish and Game Commission appears to be that it is futile to attempt to feed the deer on the theory that the deer can not survive upon any food other than their natural forage, which theory has been exploded by the success of other efforts which appear to demonstrate that such feeding is successful if proper food and ample salt is provided for the deer; and

WHEREAS, The spectacle of the Department of Fish and Game conducting "experiments" on how to feed the deer when experience has demonstrated that it can be successfully accomplished is somewhat akin to that which would be presented by an individual experimenting to find out if water would quench fire while his house was burning down; and

WHEREAS, The present situation is one of extreme emergency and remedial measures must be taken immediately if the deer herds of California are to be saved for the benefit of the people of the State and their posterity; now, therefore, be it

*Resolved by the Assembly of the State of California, As follows:*

1. That the Fish and Game Commission and the Department of Fish and Game are hereby requested to take such steps as may be necessary to provide for a large scale operation of feeding of stranded and snow-bound deer, utilizing in such operation the procedures and techniques which have been successfully developed in other similar operations in this State;

2. That the Department of Fish and Game is requested to ascertain the cost of such operation and whether or not federal funds under the Pittman-Robertson Act (50 Stat. 917) may be obtained to finance all or any portion thereof, and if such funds are available to take such steps as may be necessary to obtain them;

3. That if sufficient money is not available for such operation from other sources the Director of the Department of Fish and Game is requested to apply for the authorization of a deficiency in the appropriation to the Department of Fish and Game in accordance with Section 11006 of the Government Code, and the Governor and the Director of Finance are requested to authorize and approve such deficiency;

4. That the Chief Clerk of the Assembly is directed to transmit copies of this resolution to the Governor, the Director of Finance, the Director of the Department of Fish and Game, and to each member of the Fish and Game Commission.

Resolution read, and adopted unanimously.

#### CONSIDERATION OF HOUSE RESOLUTION NO. 43

By Mr. Lyon:

##### House Resolution No. 43

Relative to directing the Assembly Interim Committee on Public Utilities and Corporations to study certain facts relating to commercial vehicle regulations

WHEREAS, Certain types of safety regulations governing some classes of commercial vehicles are contained in directives of the Public Utilities Commission, others in the Vehicle Code of this State, while certain other classes of such commercial vehicles are apparently completely exempt from some type of safety regulations; and

WHEREAS, It is in the interest of the public that rules and regulations governing commercial vehicles in general be convenient, readily accessible and logically classified and located so that such regulations as are designed to promote greater safety on the highways shall be more readily available to all concerned; now, therefore, be it

*Resolved by the Assembly of the State of California.* That the Assembly Interim Committee on Public Utilities and Corporations is hereby authorized and directed to ascertain, study and analyze all facts relating to safety regulations governing commercial vehicles, including, but not limited to, a study of the feasibility of combining such regulations and placing them in the State Vehicle Code and a study of the operation, effect, administration, enforcement and needed revision of any and all laws in any way bearing upon or relating to the subject of this resolution and to report thereon to the Assembly, including in the report its recommendations for appropriate legislation; and be it further

*Resolved,* That the sum of fifteen hundred dollars (\$1,500) is hereby made available from the Contingent Fund of the Assembly for the expenses of the committee and its members and for any charges, expenses or claims it may incur under this resolution.

Resolution read.

**Consideration of Committee Amendments**

The following amendment was proposed by the Committee on Rules:

**Amendment No. 1**

On page 2 of said resolution after "legislation", strike out "; and be it further"; strike out lines 6, 7, 8, 9, and 10, and insert a period.

Amendment read, and adopted.

**Consideration of House Resolution No. 43, As Amended**

By Mr. Lyon:

**House Resolution No. 43**

Relative to directing the Assembly Interim Committee on Public Utilities and Corporations to study certain facts relating to commercial vehicle regulations

WHEREAS, Certain types of safety regulations governing some classes of commercial vehicles are contained in directives of the Public Utilities Commission, others in the Vehicle Code of this State, while certain other classes of such commercial vehicles are apparently completely exempt from some type of safety regulations; and

WHEREAS, It is in the interest of the public that rules and regulations governing commercial vehicles in general be convenient, readily accessible and logically classified and located so that such regulations as are designed to promote greater safety on the highways shall be more readily available to all concerned; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the Assembly Interim Committee on Public Utilities and Corporations is hereby authorized and directed to ascertain, study and analyze all facts relating to safety regulations governing commercial vehicles, including, but not limited to, a study of the feasibility of combining such regulations and placing them in the State Vehicle Code and a study of the operation, effect, administration, enforcement and needed revision of any and all laws in any way bearing upon or relating to the subject of this resolution and to report thereon to the Assembly, including in the report its recommendations for appropriate legislation.

Resolution read, as amended, and adopted.

**THIRD READING OF SENATE BILLS**

**Senate Joint Resolution No. 9**—Relative to federal insurance for almond crops.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Clarke, Cloyd, Coats, Condon, Connolly, Davis, Dickey, Dolwig, Doyle, Dunn, Elliott, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hollibaugh, Kloockslem, Lanterman, Lincoln, Lindsay, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, Meyers, Morris, Nichouse, Parker, Shaw, Sillman, Stanley, Stewart, Thomas, Waters, and Mr. Speaker—54.

NOES—None.

Resolution ordered transmitted to the Senate.

**Senate Joint Resolution No. 10**—Relative to federal funds for range improvement in national forests.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Clarke, Cloyd, Coats, Condon, Connolly, Davis, Dickey, Dolwig, Doyle, Dunn, Elliott, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hollibaugh, Kloockslem, Lanterman, Lincoln, Lindsay, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, Meyers, Morris, Nichouse, Parker, Shaw, Sillman, Stanley, Stewart, Thomas, Waters, and Mr. Speaker—54.

NOES—None.

Resolution ordered transmitted to the Senate.

**Senate Concurrent Resolution No. 13**—Relative to lawsuits by the United States Department of Justice against California residents in the Santa Margarita watershed area.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Beck, Belotti, Berry, Brady, Brown, Burkhalter, Caldecott, Clarke, Cloyd, Coats, Condon, Connolly, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hincley, Kirkwood, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, Meyers, Morris, Nichouse, Parker, Silliman, Stanley, Stewart, Thomas, Waters, and Mr. Speaker—56.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**Senate Concurrent Resolution No. 9**—Relative to adjudication of rights of water of Sacramento River.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Beck, Belotti, Berry, Brady, Brown, Burkhalter, Caldecott, Clarke, Cloyd, Coats, Condon, Connolly, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hincley, Kirkwood, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, Meyers, Morris, Nichouse, Parker, Silliman, Stanley, Stewart, Thomas, Waters, and Mr. Speaker—56.

**NOES**—None.

Resolution ordered transmitted to the Senate

**Senate Joint Resolution No. 1**—Relative to the need for materials for construction of additional school and college buildings in California.

Resolution read, and ordered passed on file.

#### REQUEST FOR UNANIMOUS CONSENT TO TAKE UP SENATE JOINT RESOLUTION NO. 6

Mr. Lindsay asked for, and was granted, unanimous consent to take up Senate Joint Resolution No. 6, temporarily passed on file.

#### CONSIDERATION OF SENATE JOINT RESOLUTION NO. 6

**Senate Joint Resolution No. 6**—Relative to memorializing Congress to enact H. R. 565.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Clarke, Cloyd, Coats, Condon, Connolly, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Henderson, Hollibaugh, Lincoln, Lindsay, Lowrey, Lyon, Maloney, McCarthy, McCollister, McFall, Meyers, Morris, Nichouse, Parker, Silliman, Stanley, Stewart, Thomas, and Mr. Speaker—50.

**NOES**—Levering, Luckel, and Tomlinson—3.

Resolution ordered transmitted to the Senate.

## RESOLUTIONS

The following resolution was offered:

By Messrs. Dunn, Geddes, Lincoln, Dickey, Porter, Dolwig, Burkhalter, Shaw, Beck, and Chapel:

**House Resolution No. 53**

Relative to the Assembly Interim Committee on Education

*Resolved by the Assembly of the State of California*, That the Assembly Interim Committee on Education is hereby authorized and directed to make a study of the facts relating to the feasibility and desirability of producing a sound motion picture describing the entire legislative process of the Legislature of the State of California and all the legislative aids and agencies playing a part in that legislative process, including but not limited to the functions of special, standing and interim committees of the Legislature, the functions of the Legislative Counsel, and the State Printer, and the functions of all other state agencies participating in the legislative process in any manner. The committee is directed to report to the Assembly the results of its study not later than the fifteenth legislative day of the 1953 General Session of the Legislature. Every state agency, including the State Department of Education, the Attorney General and the Legislative Counsel, shall provide all necessary information and assistance to the committee to enable it to carry on the study herein imposed upon it.

Resolution read, and ordered referred to the Committee on Rules.

**INTRODUCTION, FIRST READING, AND REFERENCE  
OF ASSEMBLY BILLS (RESUMED)**

The following resolution was offered:

**Assembly Concurrent Resolution No. 16:** By Messrs. Sam L. Collins and Maloney—Relative to the San Francisco Office of the Legislative Counsel.

Referred to Committee on Rules.

**ANNOUNCEMENT OF COMMITTEE MEETINGS**

It was announced that the following committees would hold meetings:

*Today upon adjournment—*

Judiciary, in Room 4202. Subject: Senate Bill No. 9.

*Tomorrow, Friday, March 28th, upon call of chairman—*

Rules.

**GUESTS EXTENDED COURTESIES OF ASSEMBLY**

On request of Mr. Belotti, the usual courtesies of the Assembly for this day were unanimously extended to John Hurley, teacher, and the following pupils of the Willits Junior High School: Stanley Hulet, David Comer, Joe Requa, Margaret Nitz, and Evelyn Atteberry.

On request of Mr. Fleury, the usual courtesies of the Assembly for this day were unanimously extended to Lt. and Mrs. James Whitaker, Mr. and Mrs. William H. Howe, Mrs. Fred Williams, Mr. and Mrs. Jack Williams of Dayton, Ohio, and Mr. and Mrs. J. R. Williams of Hagginwood.

On request of Messrs. Klocksiem and Grant, the usual courtesies of the Assembly for this day were unanimously extended to Jerry Deamond of Long Beach.

On request of Mr. Evans, the usual courtesies of the Assembly for this day were unanimously extended to Mr. and Mrs. J. F. Martin of Manitowoc, Wisconsin, and Mrs. Ante Vukman of Sacramento.

On request of Mr. Davis, the usual courtesies of the Assembly for this day were unanimously extended to E. J. Allen of Loyalton.

On request of Mr. Kelly, the usual courtesies of the Assembly for this day were unanimously extended to Burt Greene of Delano.

On request of Mr. McCollister, the usual courtesies of the Assembly for this day were unanimously extended to Bernhardt Thurston, teacher, and the following pupils of the Richardson Bay School: Felton Kennedy, Donald Colen, Marvin Sidles, Eddie Zuber, Sharon Kuskie, Raymond Jones, Carolyn Hanson, Herman McKee, Robert Sikora, Renee Patten, Marian Biedman, Frank Phillips, Janice Frush, Alfred Hatch, Jimmie McCartney, Rebecca Williams, Rebecca Simpson, Kenny Meade, Beverly Stevens, James Harris, Gussie Crawford, Richard Larsen, Gloria Janas, and Zoette Means.

On request of Mr. Fleury, the usual courtesies of the Assembly for this day were unanimously extended to Miss Grant, teacher, and the following pupils of the El Camino School: Sally Bain, Gailyn Brace, Don Burgess, Roy Crenshaw, Roger Elridge, Wesley Fong, Madge Ford, Nancy Jo Gibbs, Charles Hendricks, Lee Hill, Richard Hughes, Bernie Hunt, Lawrence James, Neal Johnson, Claudia Johnson, Gladys Knowlton, Nathan McCorkle, Helen Mitchell, James Martin, Robert Moren, Donna Lou Overton, Penny Pelton, Margaret Price, Robert Richardson, Patricia Reiber, Bob Schaffer, Judy Schultz, Wesley Silverthorne, Scott Simpson, George Steres, Bessie Tachovsky, Pat Thomas, Lloyd Watson, Nancy Weinrub, Molly Young, Ronald Zimmerman, and Barbara Gates.

On request of Mr. Brown, the usual courtesies of the Assembly for this day were unanimously extended to John Hannah and Lois J. Nelson, teachers, Mr. Smith, bus driver, and the following pupils of the Ceres Whitmore School: Larry Baker, Neal Basore, Winston Cagle, Carol Ellis, Wanda Foshee, Robert Garcia, Margaret Graham, Barbara Hackett, Albert Hinkle, Raymond Johnson, Claudene Joslen, Jackie Kanada, Peggy Keeney, LaVern McGuire, Arthur McMaster, T. J. McMasters, Janie McNeal, Orvil Norton, Joan Ottersbach, Joe Rushton, Roger Schulte, Capitola Shepherd, John Shults, Geraldine Sneed, Jesse Tackett, Pat. A. Thomas, Pat. M. Thomas, Faye Tucker, Donald Wallace, Larry Wayman, Patsy Welsh, Thelma Perdue, Barbara Ramsey, Jimmy Ray, Trecia Rea, and Nadine Rowland.

On request of Mr. Moss, the usual courtesies of the Assembly for this day were unanimously extended to Robert W. Luther, teacher, and the following pupils of the Fruit Ridge School: Albert Benedetti, James Bruno, Jimmy Degani, Larry Ginther, Wesley Gull, Allen Johnson, Helmut Kramer, Curtis Meissner, Raymond Noss, William Otani, Donald Pack, Ronald Persinger, Joseph Talancom, Doyle Wells, Jerry Wright, Gary Young, Steven Cassina, Nadine Grimm, Sharon Haase, Mae Lee, Shirley Mills, Mary Noss, Dolores Rager, Dianne Townsend, Brenda Wells, and Beverly Yount.

On request of Mr. Coats, the usual courtesies of the Assembly for this day were unanimously extended to Ruth G. Freeman and Howard Malloy, teachers, Mesdames Paul Compton, Joyce Anderson, Wayne Bishop, Silas Bell, Carl Peters, Sr., Lyle Prothero, and the following pupils of the Marysville School: Gary Anderson, William Bishop, Kay Bell, Joyce



Brendler, Roger Brown, Stephanie Camper, Marjorie Carey, Emilee Carter, Norman Compton, Nancy Curtis, David Dunlop, Ronald Eich, Clark Gaffney, Barbara Gotthund, Sandra Hanson, Susan Headen, Beverley Hill, Byron Hunsaker, Marilyn Johnson, George Lewis, Diana Marenakis, Joan Mitchell, Karen Moe, Donald Murdock, Jane Nelson, Sondra Paine, Carl Peters, Francis Peters, Neil Petersen, Christine Platt, James Powell, Delbert Prothero, Frances Ramsey, Kenneth Ries, Dolores Roberonta, Barbara Stanley, Janice Wilkerson, Press Anne Williams, Juan Wilmoth, Richard Adams, Victor Baker, Rafael Clark, Cora Dillard, Charles Krusp, Pauline Lawrence, Loreta Leon, Jerry Little, Angeline Skouris, Beverly Vannote, Dorothy Wheeler, and Marion Yokotobi.

On request of Mr. Fleury, the usual courtesies of the Assembly for this day were unanimously extended to J. W. Dokken and T. Shaddon, teachers, and the following pupils of the Fair Oaks School: Jim Abshear, Clay Agee, Susumu Arase, Delbert Astle, Vonda Bartholow, Ardyce Broitzman, Barbara Brunson, Shirley Butcher, Sylvia Childs, Gail Davis, Kenneth Dails, Larry Diller, Albert Enmark, Lucinda Ernst, Jack Ezell, Gloria Flory, Patricia Fox, John Fryer, Dottie Garber, Diana Gauldin, Richard Greathouse, Ann Hegy, Dennis Howard, Joan Husted, George Jones, Marcia Kimbal, Richard Kirschberger, Barbara Knapp, Joan Lathrop, James LeGette, Scott McCormack, Glenn Malone, Richard Mason, Dorothy Odell, Venona Phillips, Norma Ramey, Jeannie Rausch, Daniel Roddiger, David Sagehorn, Raymond St. Jacques, Gene Schroeder, Robert Shephard, Marilyn Shuman, Corene Smith, Delores Smith, Judy Stice, Maudona Strain, Mickey Strain, Bill Sturch, Joe Thibodeau, Ronald Thompson, Peter White, Warner Whiting, Philip Wiest, and Martha Wolfe.

On request of Mr. Coats, the usual courtesies of the Assembly for this day were unanimously extended to Mr. Speegle, teacher, Mr. Lester, bus driver, Mesdames Vannote, Wheeler, Baker, Jackson, and Dillard, chaperones, and the following pupils of the Manzanita School: Betty Clark, Elizabeth Elder, Johnnie Jackson, Sheri Lewis, Billy Muncy, Dorothy Quigg, Mary Ricketts, Charles Sexton, Beverly Sparks, Virgil Lee Terry, James Dale Lucas, and George Carlquist.

On request of Mr. Lindsay, the usual courtesies of the Assembly for this day were unanimously extended to Mildred Barry and John W. Woods, teachers, and the following pupils of the Lincoln School: Clara Lou Aguiar, Beatrice Ahart, Lucy Amodei, Buddy Anderson, Pete Antognazzi, Shirley Arruda, Donna Asay, Jerry Batistini, Benny Beavers, Dawn Beverly, Linda Bond, Gerald Bryant, Daniel Burrows, Lester Bussell, Joe Cimo, Allen DeWitt, Aubrey Dickerson, William F. Dowd, Theresa Farinha, Larry Fisher, Jane Fleming, Rodger Ford, Bernice Freymond, William B. Ganow, Charles Goodall, Ralph Hansen, David Hayward, Carlyn Hedges, Richard Henry, Bruce Herron, Wayne Hestand, Clyde Hewitt, Carol Lynne Hobbs, Stanley Holtz, Mae Hughes, Dale Hulbert, Ivan Hutchison, Dick Johnson, David Laffoon, David R. Lucas, Geniva McClure, James Mandeville, Jerry Markell, Charlotte Mayers, Bill Methvin, Pauline Mills, Karen Montgomery, Vera Montgomery, Ned Nelson, Elizabeth M. Paine, Alta Jane Peek, Charla Lee Perry, Ronald Phelps, Celeste Pontes, Doris Jean Porter, Richard Prophet, Phyllis May Quent, Jacqueline Redfern, Welba Rickard, Helen

Rogers, Ann Helen Rosan, Ina Maye Rose, Erix Santana, Eddie Scheiber, Jackie Shaw, Edward Silva, Richard Silvas, Leon Slover, Andrea Lynne Spark, Berkley L. Spoor, Emily States, Rita Strecker, Elizabeth Ann Thompson, Joann Thompson, Susau Wallan, John P. Welch, Jacklyn Ann Whitaker, Veronica Jean Williams, Bill Wilson, and Milton Workman.

On request of Mr. McCollister, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Larson, teacher, and the following pupils of the Tamalpais High School: Diane Duncan, Don Fortig, Karen Frerichs, Claudia Mac Giuliani, Bonnie Gross, Roberta Henry, Bob Joyce, Barbara Kelsheimer, Ed Kemp, Katherine Kocharos, Gary Anderson, Richard Andino, Gloria Brown, Carolyn Cain, Bernard Campbell, Leigh Clark, Gwen Cummings, Doris Davis, John Dirksen, Marilyn Doll, John Krefting, Velma Lee, Ann McKinney, Sharon Murphy, Pat Mealman, Gene Page, Nancy Peet, Dean Rhodes, John Royce, Karen Saum, Bert Sempel, Stanya Smith, Charles Stohr, Joan Turnan, Ann Tsegeletos, June Yourchuck, Veronica Vonder Meden, Barbara Webber, Don Wooldridge, and Jackie Yee.

On request of Mr. Condon, the usual courtesies of the Assembly for this day were unanimously extended to James V. Keeler, William J. Pauli, John C. Courtney, and Mrs. Margaret Shanks, teachers. Mesdames Mary Carson, Lawrence DeRosa, L. Gonzales, M. Goodrum, Marjorie Reger, Joseph Melton, Allen Peterson, Melvin Shimmin, King Tolles, Rosemarie Frabotta, Vivian Van Schaack, and Ruth Claussen, parents, and the following pupils of the Concord School: Valerie Adams, Janice Bouguennee, Robert Campbell, Dorothea Chavez, Marilyn Conner, Tamra Cummings, Twilla Dozier, James Fricse, Ronald Gruessing, Barbara Jensen, Ronald Kight, Terry Marsh, David Martin, Christine McDonald, Sandra Melton, Susan Milhollan, Michael Navone, Kathrynre Norenberg, Philip Ogden, William Parker, Judith Peterson, Warren Ridley, Robert Ruden, Kathleen Shimmin, Sandra Walters, Melvin Williams, King Tolles, Gail Moore, Nancy Northcutt, Lynn Preece, Casey Randall, Carole Tune, Darlene Van Schaack, Bill Webster, Stanley Bergum, Denny Coffee, Jack Goodrum, William Harper, Jr., Wayne Kint, John Pfler, James Salas, Jerry Sando, Jack Sigurdson, Billy Snedden, John Tonetti, Marvin Williams, Sam Cree, Jr., Barbara Brehl, Susan Broome, Dolores Chrislock, Betty Dalton, Utunah DeHeart, Laurel Eshmann, Loretta Fischer, Bobbie Garverick, Rose Kinney, Betty Kissinger, Sue Mauser, Judy McKean, Margie Reger, Mary Wills, Kenneth Affolter, Deanna Aviles, Beverly Ball, Kay Bardell, Sandra Bjork, Jack Brooke, Harley Carlin, Michael Casner, Charles Caulk, Virginia Claussen, Ruth Felt, Richard Foreman, Jeanette Frabotta, Maralynn Hagood, Harold Hayworth, Ellen Hines, Joseph Inch, Ralph Johnson, Sandra Kilcoin, James Longworth, Carol Madlena, and Raymond Manzoni.

On request of Mr. Brown, the usual courtesies of the Assembly for this day were unanimously extended to the following members of the League of Women Voters of Modesto: Mesdames W. J. Mezger, W. R. Jones, A. B. Horner, F. N. Hatch, W. H. Murray, C. Heersnik, Rex Knowles, John Alcamo, E. B. Jaffee, J. H. Wayland, Ed. Zeff, and Sylvia Navon.

On request of Mr. Moss, the usual courtesies of the Assembly for this day were unanimously extended to Miss Coppin, teacher, and the following pupils of the Marshall School: Conrad Ament, Gary Basich, Harold Biggs, Ted Bradford, Leon Conner, Alyn Goldsmith, Eugene Harris, Samuel Johnston, Jose Pinon, Kenneth Savage, Otto Trimble, Gary Wantz, Harry Williams, Rozelle Cuilla, Donna Diffin, Madeline Garcia, Katherine Gomez, Nancy Landon, Susan K. Malone, Susan Maderos, Margaret Mattox, Marilyn Mello, Rosemary Powers, Wendy Renwick, Louise Smith, Janice Wall, and Frances Zito.

On request of Messrs. Moss and Fleury, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Mccum, teacher, and the following pupils of the Stanford Junior High School: Louise Abreu, Rudolph Avila, Jerry Bedford, Marsalene Brown, Earl Boynton, Duane Cayoeca, John Clemens, Earl Courter, Willard Crews, Marilyn Dusdale, Tony Emick, Fred Gagnon, Carolyn Gray, Kenneth Hill, James Keeley, Bob Krein, Bill Lee, Nancy Lovejoy, Bob Martin, Florence Miller, Verna Nelson, Charlotte Oliver, Marie Palmero, Larry Paul, John Polli, Frank Ramirez, Ray Reinmiller, Robert Russell, Georgine Shelley, Carol Sprague, Sharon Stidum, Madeline Virga, Bob Winters, and Daniel Vasquez.

On request of Mr. Clarke, the usual courtesies of the Assembly for this day were unanimously extended to members of the Young People's Department of the Madera County Farm Bureau: Mrs. Romayne Sterling, Robert Bigelow, Mr. and Mrs. John Mallory, Mrs. Kathy Mudge, and Robert Silkwood.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to Leo Benedetti and Rich Porter, teachers, and the following pupils of the Ashland School: Rochelle Americh, Mary Ann Gonsalves, Carolyn Dalke, Maureen Wegener, Claudia Wessman, Carol Kleisa, Sonia Peteray, Joyce Leits, Margie Clarke, Sandra Brown, Robert Alvarez, Sharon Brown, Carol Osborn, Marilyn Grosjean, Lydy Phelps, Carol Smith, Geraldine Frates, Barbara Dorotloff, Geneal Burnham, Elaine Higgins, Stephanie Ring, Neal Blair, Ron Caufield, Jim Hicks, Stephen Hutchinsen, Jim Knight, Terry Miller, Butch Schultz, Ken Tapia, Duane Rathert, Jim Peiffer, Alfred Nicholas, and Wayne James.

On request of Mr. Kirkwood, the usual courtesies of the Assembly for this day were unanimously extended to a group of pupils from the Grove School.

On request of Mr. Moss, the usual courtesies of the Assembly for this day were unanimously extended to E. G. Zimmerman and Mrs. Baker, teachers, and the following pupils of the Edward Kelley School: Marian Taylor, Misako Furnike, Dennis Hayashi, Haruo Furnike, Robert Culp, Leonard Taylor, Jean Keffer, Thomas Oliver, Patricia Ludwig, Mary Smittle, Jeanette Keffer, Rena Hillman, Jollene Huntsman, Joe Huntsman, Dick Kersey, John Blair, and David Sato.

On request of Mr. McCollister, the usual courtesies of the Assembly for this day were unanimously extended to Mr. Chapman, teacher, and the following pupils of the Drake Union High School: Roberta Boon,

Dan Caldwell, Michele Clark, Walter Coberly, William Cole, Gene Deichler, Richard Grechman, Stan Gutman, Jeanne Hancock, Viola Helmer, Kathee Henderson, Ruth Hudgens, Rae Ivec, Joy Jaegling, Jackie Johnson, Joan Jordan, Earline Johnson, Lucille Kreuter, Richard Kutmann, Marle Lawrence, Jo Merideth, Loren Mosher, Lorna Myers, Henry Peters, Karolce Peters, Jeanne Polland, Helen Selinger, Jane Smith, Jerry Swan, Bob Tally, Ted Tyson, Marilyn Van Dyke, Tosca Lenci, Dale Lewis, Robert Lewis, Elizabeth Waldie, Sally Hyde, Joan Eastvotd, and Margie Womack.

On request of Mr. Davis, the usual courtesies of the Assembly for this day were unanimously extended to W. T. Tunnison of Westwood.

#### ADJOURNMENT

At 3.16 p.m., on motion of Mr. Geddes, the Speaker declared the Assembly adjourned until 10 a.m., Friday, March 28, 1952, out of respect to the memory of the late John Francis McLaughlin of Sacramento.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELL, Minute Clerk

CALIFORNIA LEGISLATURE  
1952 REGULAR (BUDGET) SESSION

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# ASSEMBLY DAILY JOURNAL

EIGHTEENTH LEGISLATIVE DAY  
TWENTY-SIXTH CALENDAR DAY

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**IN ASSEMBLY**

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ASSEMBLY CHAMBER, SACRAMENTO  
Friday, March 28, 1952

The Assembly met at 10 a m.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.  
Chief Clerk Arthur A. Ohnimus at the desk.

**ROLL CALL**

The roll was called, and the following answered to their names:

Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hahn, Hansen, Hawkins, Henderson, Hinchley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Landsay, Lapscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Shaw, Sherwin, Smith, Stanley, Stewart, Thomas, Tomhson, and Mr. Speaker—70.

Quorum present.

**PRAYER**

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*Lord Our God*, we thank Thee for the goodly heritage Thou hast given us, for our democracy, our Constitution and our unalienable right to life and liberty and the pursuit of happiness. May we always be worthy of this heritage. May we never disappoint ourselves by neglecting or abusing it. May the world never have reason to believe that our words do not equal our faith, that in our life we do not practice what we believe. Like a beacon across a storm-tossed sea, may our democracy bring light and hope to a world in misery. In the words of the poet:

Sail on O ship of state  
Sail on O union strong and great  
Humanity with all its fears  
With all the hopes of future years  
Is hanging breathless on thy fate — AMEN.

**READING OF THE JOURNAL DISPENSED WITH**

On motion of Mr. Klocksiem, further reading of the Journal of the previous legislative day was dispensed with.

**LEAVES OF ABSENCE FOR THE DAY**

The following members were granted leaves of absence for the day, because of illness:

Mr. Clarke, on motion of Mr. Henderson.

Mr. Cooke, on motion of Mr. Henderson.

Mr. Crowley, on motion of Mr. Henderson.

The following members were granted leaves of absence for the day, because of legislative business elsewhere:

Mr. Rosenthal on motion of Mr. Beck

Mr. Silliman, on motion of Mr. Grunsky.

Mr. Babbage, on motion of Mr. Klocksiem.

Mr. Hagen, on motion of Mr. Henderson.

Mr. Waters, on motion of Mr. Hinckley.

**COMMUNICATIONS**

By the Chief Clerk:

A communication from Alvin Gerlack of San Francisco, relative to a letter he addressed to the Editor of the Argonaut in which he asks many questions pertaining to bar examinations as given in California, was received, ordered noted in the Journal, and referred to the Committee on Judiciary.

By Speaker Sam L. Collins:

A communication addressed to all Members of the Assembly from Samuel W. Karner, Jr., City Clerk of the City of Montebello, with a resolution attached, relative to expressing objections to a 4 percent state sales tax to supersede the present 3 percent tax was received, and ordered referred to the Committee on Revenue and Taxation.

**ANNOUNCEMENT**

Mr. Geddes announced that he thought it well to note that the above mentioned subject is not before the Legislature for consideration during this present session.

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, March 27, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Assembly Joint Resolution No. 8

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

Above resolution ordered enrolled.

SENATE CHAMBER, SACRAMENTO, March 27, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Joint Resolution No. 11

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

## FIRST READING AND REFERENCE OF SENATE BILLS

The following resolution was read:

**Senate Joint Resolution No. 11**--Relative to memorializing Congress, the Department of Defense, the Department of the Interior, and the Department of the Navy to give careful consideration to the interests of national defense and the inhabitants and mining industry of Inyo County before authorization is given for the withdrawal of land in Saline Valley in Inyo County from the public domain for acquisition and use thereof for an aerial gunnery range

Referred to Committee on Rules.

## MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, March 27, 1952

MR. SPEAKER. I am directed to inform your honorable body that the Senate on this day adopted:

Senate Joint Resolution No. 8

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

## FIRST READING AND REFERENCE OF SENATE BILLS (RESUMED)

The following resolution was read:

**Senate Joint Resolution No. 2**--Relating to use of land in California for defense by the United States Government.

Referred to Committee on Rules.

## CONSIDERATION OF DAILY FILE

## THIRD READING OF ASSEMBLY BILLS

**Assembly Bill No. 26**--An act to add Sections 18409, 18409 1, 18409 2, 18409.3, 18409 4, 18409.5, 18409.6, 18409 7, 18409 8, 18409.9, 18410, 18410 1, 18410 2, 18410 3, 18410 4, 18410 5, 18410 6, 18410 7, 18410 8 and 18410 9, to the Revenue and Taxation Code, relating to the filing of returns by spouses for personal income tax purposes, to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote:

AYES--Beck, Belotti, Berry, Brady, Brown, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hahn, Hansen, Hawkins, Henderson, Hineckley, Holtbaugh, Kelly, Kilpatrick, Klocksiem, Lauterman, Levering, Lincoln, Lapscomb, Luemel, Maloney, McCarthy, McCollister, McFall, McGee, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rufford, Shaw, Smith, Stanley, Stewart, Thomas, Tomlinson, and Mr. Speaker 63  
NOES--None.

Bill ordered transmitted to the Senate.

**Assembly Joint Resolution No. 9**--Relative to the construction of the Coyote Creek Flood Control Project.

Resolution read.

The roll was called, and the resolution adopted by the following vote.

AYES--Beck, Belotti, Berry, Brady, Brown, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hahn, Hansen, Hawkins, Henderson, Holtbaugh, Kelly, Kilpatrick, Klocksiem,

Lanterman, Levering, Lincoln, Lipscomb, Luckel, Maloney, McCarthy, McCollister, McFall, McGee, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Shaw, Smith, Stanley, Thomas, and Tomlinson—60.

NOES—None.

Bill ordered transmitted to the Senate.

**Assembly Joint Resolution No. 10**—Relative to the completion of the Pacoima Diversion Channel.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Fleury, Gaffney, Geddes, Grunsky, Gubser, Hahn, Hansen, Hawkins, Henderson, Hollibaugh, Kelly, Kilpatrick, Klocksiem, Lanterman, Levering, Lincoln, Lipscomb, Luckel, Maloney, McCarthy, McCollister, McFall, McGee, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Shaw, Smith, Stanley, Stewart, Thomas, and Tomlinson—58.

NOES—None.

Resolution ordered transmitted to the Senate.

#### CONSIDERATION OF HOUSE RESOLUTION NO. 50

By Messrs. Grant, Conrad, Morris, McGee, Thomas, Lanterman, and Lincoln:

##### House Resolution No. 50

Relative to the Assembly Interim Committee on Governmental Efficiency and Economy

WHEREAS, Assembly Bill No. 26 of the 1952 First Extraordinary Session of the Legislature relates to the establishment of licensing and regulatory provisions with respect to the business of servicing of radio and television receiving sets and electronic record players; and

WHEREAS, The subject matter of the bill should be carefully studied to ascertain the need for legislation in this field; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the Assembly Interim Committee on Governmental Efficiency and Economy is hereby authorized and requested to undertake a study of the subject matter of Assembly Bill No. 26 of the 1952 First Extraordinary Session of the Legislature, and to report thereon to the Assembly at the 1953 Regular Session of the Legislature not later than the date of the final report of the committee, and to include in such report its recommendations, if any, for necessary legislation.

Resolution read, and adopted.

#### THIRD READING OF SENATE BILLS

**Senate Joint Resolution No. 1**—Relative to the need for materials for construction of additional school and college buildings in California.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Beck, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hahn, Hansen, Henderson, Hinckley, Hollibaugh, Kelly, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Shaw, Smith, Stanley, Stewart, Thomas, Tomlinson, and Mr. Speaker—62.

NOES—None.

Resolution ordered transmitted to the Senate.



**Senate Bill No. 8**—An act to amend Section 2895 of the Business and Professions Code, relating to fees of vocational nurses.

Bill read third time.

**Urgency Clause**

Urgency clause read, and adopted by the following vote:

**AYES**—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Hahn, Hansen, Hawkins, Henderson, Hollibaugh, Kelly, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rumford, Shaw, Smith, Stanley, Stewart, Thomas, and Mr. Speaker—64

**NOES**—None

The roll was called, and the bill passed by the following vote:

**AYES**—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Hahn, Hansen, Hawkins, Henderson, Hollibaugh, Kelly, Klockslem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rumford, Shaw, Smith, Stanley, Stewart, Thomas, and Mr. Speaker—64.

**NOES**—None.

Bill ordered transmitted to the Senate.

**RECESS**

At 10.29 a.m., on motion of Mr. Dickey, the Assembly recessed until 4 p.m.

**REASSEMBLED**

At 4 p.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohmimus at the desk

**REPORTS OF STANDING COMMITTEES**

**Committee on Legislative Procedure**

ASSEMBLY CHAMBER, SACRAMENTO, March 28, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

**Assembly Joint Resolution No. 8**—Relative to the "Fallbrook Water Case";

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the twenty-eighth day of March, 1952, at 1 p.m.

BURKE, Chairman

**RESOLUTIONS**

The following resolutions were offered:

By Mr. Silliman:

**House Resolution No. 54**

Relative to attendance at funerals and purchase of floral pieces

*Resolved by the Assembly of the State of California*, That the Speaker of the Assembly may designate any one or more of the Members of the Assembly as the representatives of the Assembly to attend funerals in appropriate circumstances. The members so designated shall receive their actual and necessary expenses incurred in the performance of their duties or in lieu of such expenses the same allowances for accommodations and meals, and mileage as is provided by the Joint Rules for members of investigating committees.

The Speaker or any Member of the Assembly designated by him may incur such expense as may be necessary for the purchase on behalf of the Assembly of suitable floral pieces for any such funeral.

All expenses incurred pursuant to this resolution, after approval by the Speaker, are hereby ordered to be paid out of the money allocated from the Contingent Fund of the Assembly to the Assembly Process Committee.

Resolution read, and ordered referred to the Committee on Rules.

By Mr. Moss :

**House Resolution No. 55**

*Resolved*, That the Controller be and he is hereby authorized and directed to draw his warrants on the Contingent Fund of the Assembly in the sum of two thousand five hundred dollars (\$2,500), in favor of Arthur A. Ohnmus, Chief Clerk of the Assembly, and the State Treasurer is hereby directed to pay the same, for postage, telephone service, telegraph service, supplies, traveling expenses, bills from state departments, and performing any duties imposed by the Rules or resolutions of the Assembly, also to pay any bills for incidental expenses of the Assembly heretofore incurred but for which payment has not been provided by other resolutions, and other incidental expenses in connection with completing the work of the 1952 Regular Session of the Assembly of the State of California.

The Chief Clerk of the Assembly is instructed to file with the Controller receipts covering all expenditures made hereunder.

Resolution read, and ordered referred to the Committee on Rules.

By Mr. Tomlinson :

**House Resolution No. 56**

*Resolved*, That the Chief Clerk of the Assembly is hereby directed to take charge of arranging and preparing the bills, books, and all other records of the Assembly, and filing the same with the Secretary of State, as provided by law, subsequent to adjournment of the 1952 Regular Session of the Legislature; and shall have charge of indexing, correcting, comparing and proofreading, and otherwise preparing the Journal and the Final History of the Assembly of the 1952 Regular Session of the Legislature; such indexing, correcting, comparing, and proofreading of the Assembly Journals and Final History shall be performed by the State Printer under the direction of the Chief Clerk of the Assembly, making the information therein contained readily available for the use of the Members of the Legislature, state officers, and the general public, as a permanent record of the business transacted during the 1952 Regular Session. He shall also have charge of compiling, preparing, and having printed after adjournment, a final calendar of the legislative business of the 1952 Regular Session of the Legislature, said calendar to comprise a history of all bills introduced and their authors, the numbers that shall have become law; those that have been refused passage; an index to all measures introduced; and any and all such information as will provide a complete history of the session's business and a guide for the information of subsequent sessions of the Legislature.

When the final calendar is prepared, the Chief Clerk is directed to forward one copy of the Final History to each public library in the State which may apply for same, and one copy to each Member of of the Assembly; and one copy of the complete unbound chapters to each Member of the Assembly; and be it further

*Resolved*, That the Chief Clerk is hereby authorized to employ such help as may be necessary to complete the aforesaid work of the Assembly and the same shall be compensated at a rate per diem not greater than that allowed them during the time the Legislature is in session; provided, however, that no compensation shall be allowed except for services actually performed in Sacramento, and the Chief Clerk is hereby directed to keep an accurate attendance record of all attaches so employed and certified by him to the State Controller as being entitled to compensation; and be it further

*Resolved*, That the State Controller is hereby authorized and directed to pay weekly compensation in such amounts and to such persons as may be certified to him by the Chief Clerk as being entitled to the same until the said work has been completed, and such sums shall be payable from the unexpended balance of the fund provided for the payment of officers and attaches of the Assembly.

Resolution read, and ordered referred to the Committee on Rules.

By Messrs. Doyle, Geddes, Elliott, and Hawkins :

**House Resolution No. 57**

Relative to commending the Chaplain of the Assembly, Rabbi Irving Hausman

WHEREAS, During this session of the Legislature it has been the good fortune of the Assembly to secure Rabbi Irving Hausman as its Chaplain; and

WHEREAS, Rabbi Irving Hausman, by his prayers each day, has given both inspiration and spiritual comfort to all; and

WHEREAS, His devout utterances have reminded the members of their obligations not only to their God, but also to their fellow man, the State and the Nation, and have aided them in their efforts to merit the trust imposed in them by the people of California; and

WHEREAS, He has by his spiritual guidance and high degree of intelligence won the respect of all who have heard him; now, therefore, be it

*Resolved by the Assembly of the State of California,* That the Members of the Assembly do hereby express to Rabbi Irving Hausman their sincere appreciation for the spiritual guidance he has rendered this body during this session of the Legislature, and for the inspiration which the members have derived from his prayers.

Resolution read, and ordered referred to the Committee on Rules.

#### MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, March 28, 1952

MR. SPLAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Joint Resolution No. 2

J. A. BLEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

#### FIRST READING AND REFERENCE OF SENATE BILLS (RESUMED)

The following resolution was read:

**Senate Joint Resolution No. 2**—Relative to amendment of Federal Constitution regarding treaties.

Referred to Committee on Rules.

#### COMMUNICATIONS

By the Chief Clerk:

The following communication was received, read, and ordered printed in the Journal:

#### Letter of Transmittal

STATE OF CALIFORNIA, DEPARTMENT OF PUBLIC WORKS  
SACRAMENTO, March 28, 1952

S.R. 199—1951 REGULAR SESSION

*Hon. Arthur A. Ohninus*

*Chief Clerk of the Assembly*

*State Capitol, Sacramento, California*

MY DEAR MR. OHNINUS. By Senate Resolution No. 199, introduced by Senator Nathan F. Coombs, the California Highway Commission was requested to complete surveys and prepare plans and specifications for the widening to four lanes divided that portion of State Highway Routes 8 and 208, between U. S. Highway 101 in Marin County and U. S. Highway 40 in Solano County; and to report thereon to the Senate at the 1952 Regular Session of the Legislature, including in such report the estimated cost of the widening.

Upon receipt of this resolution, the California Highway Commission requested the State Highway Engineer to have a report prepared in accordance with this resolution. The necessary study and investigation was made by the State Highway Engineer, and under date of March 20, 1952, a report was submitted to the California Highway Commission. This report was considered at a regular meeting of the California Highway Commission held on March 27, 1952, and the same was adopted for transmittal to the State Legislature.

Six copies of the report prepared by the State Highway Engineer are transmitted herewith.

Very truly yours,

FRANK B. DURKEE  
Director of Public Works  
and Chairman, California  
Highway Commission

Above transmitted copies of reports ordered referred to the Committee on Conservation, Planning, and Public Works.

**REQUEST FOR UNANIMOUS CONSENT THAT LETTER OF  
TRANSMITTAL BE PRINTED IN JOURNAL**

Mr. Geddes asked for, and was granted, unanimous consent that a letter of transmittal be printed in the Journal, in 10 point type, as follows:

**LETTER OF TRANSMITTAL**

ASSEMBLY, CALIFORNIA LEGISLATURE  
COMMITTEE ON FINANCE AND INSURANCE, March 28, 1952

*Honorable Sam L. Collins, Speaker*  
*California State Assembly*  
*State Capitol*

DEAR MR. SPEAKER: Your Interim Committee on Finance and Insurance was instructed by House Resolution No. 182 of the 1951 Session to file a report on the subject of public works financing at this Budget Session of 1952.

We are, therefore, submitting herewith a "Research Report in re: Public Works Financing" in accordance with the provisions of that resolution.

The Chairman of your Committee on Finance and Insurance in order to conduct our research as efficiently and economically as possible appointed a subcommittee with the Honorable Francis Dunn, Jr., as chairman to conduct the hearings on the matter. But one hearing was held, at which time was considered presentations by proponents of legislation coming within the scope of the resolution, as well as those who were known to be in opposition so far as the same came to our knowledge.

The chairman of your committee had also instructed the executive secretary of the committee, Mr. Harry Howard, and the staff to conduct a survey of legislation in other states and that report was introduced at the hearing and forms the basis of much of the material submitted here.

The subcommittee reported to the whole committee at the beginning of the present budget session, and by action of the whole committee I have been instructed to file the within report and request that it be published as a separate document that may be placed in the hands of those interested in the subject. Future hearings may result in legislation being adopted, or recommended against being adopted, with full knowledge of all arguments bearing on the matter.

It is further recommended and requested that receipt of the report be noted in the Journal, together with this letter of transmittal.

Respectfully submitted,

For the Committee  
ERNEST R. GEDDES, Chairman  
Assembly Interim Committee on Finance  
and Insurance, HR 194

**REQUEST FOR UNANIMOUS CONSENT THAT ABOVE LETTER OF  
TRANSMITTAL AND REPORT BE PRINTED AS SEPARATE DOCUMENT**

Mr. Geddes asked for, and was granted, unanimous consent that the above letter of transmittal and a Research Report in re: Public Works Financing, as submitted by the Interim Committee on Finance and Insurance, be ordered printed as a separate document, and that 500 copies be printed.

**NOTICE OF MOTION TO WITHDRAW HOUSE RESOLUTION NO. 51  
FROM COMMITTEE**

Mr. Collier gave notice that on the second legislative day he would move to withdraw House Resolution No. 51 from the Committee on Rules, and have it placed upon the file.

**REPORTS OF STANDING COMMITTEES**

**Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, March 28, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

Assembly Concurrent Resolution No. 16

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered engrossed.

ASSEMBLY CHAMBER, SACRAMENTO, March 28, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

Senate Joint Resolution No. 11

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file for adoption.

ASSEMBLY CHAMBER, SACRAMENTO, MARCH 28, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

House Resolution No. 52

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted, as amended.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file.

ASSEMBLY CHAMBER, SACRAMENTO, MARCH 28, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

Senate Joint Resolution No. 8

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file for adoption.

**CONSIDERATION OF HOUSE RESOLUTION NO. 28**

By Mr. Lowrey:

**House Resolution No. 28**

Relative to adding Rule 24.5 to the Standing Rules of the Assembly, relating to televising or broadcasting the proceedings of the Assembly and its committees

*Resolved by the Assembly of the State of California, That Rule 24.5 is added to the Standing Rules of the Assembly, to read:*

24.5. The Committee on Rules shall formulate regulations concerning the times and terms and conditions upon which the proceedings of the Assembly and of any of the standing committees of the Assembly may be televised or broadcast by radio. Such regulations shall be effective when approved by a majority vote of all of the members elected to the Assembly. Application for authorization to televise or broadcast such proceedings shall be made to the Committee on Rules.

Resolution read.

**Demand for Previous Question**

Messrs. Geddes, Morris, Luckel, Evans, and Hineckley demanded the previous question.

**Roll Call Demanded**

Messrs. Berry, Brady, and Brown demanded a roll call.

The roll was called, and the demand for the previous question was not sustained by the following vote :

**AYES**—Belotti, Burkhalter, Chapel, Evans, Geddes, Grant, Hansen, Hawkins, Lincoln, Luckel, Morris, Smith, and Thomas—13.

**NOES**—Beck, Berry, Brady, Brown, Caldecott, Cloyed, Collier, George D. Collins, Condon, Connolly, Conrad, Doyle, Dunn, Elliott, Fleury, Gaffney, Grunsky, Gubser, Hahn, Henderson, Hollibaugh, Kelly, Kloockslem, Lanterman, Levering, Lindsay, Lipscomb, Lyon, Maloney, McCarthy, McFall, McGee, Meyers, Moss, Munnell, Nichouse, Parker, Shaw, Sherwin, Silliman, Stanley, and Tomlinson—42.

**Speaker pro Tempore Presiding**

At 4.32 p.m., Hon. Thomas A. Maloney, Speaker pro Tempore of the Assembly, presiding.

**Speaker Presiding**

At 4.35 p.m., Hon. Sam L. Collins, Speaker of the Assembly, presiding. The question being on the adoption of House Resolution No. 28.

**Roll Call Demanded**

Messrs. Lowrey, Munnell, and Moss demanded a roll call.

The roll was called, and House Resolution No. 28 adopted by the following vote :

**AYES**—Beck, Berry, Brown, Burkhalter, Caldecott, Chapel, Collier, George D. Collins, Connolly, Conrad, Elliott, Fleury, Gaffney, Geddes, Gubser, Henderson, Kelly, Kloockslem, Lanterman, Lincoln, Lindsay, Lowrey, McCarthy, McFall, Meyers, Moss, Munnell, Parker, Porter, Rumford, Shaw, Stanley, and Tomlinson—33.

**NOES**—Belotti, Brady, Burke, Cloyed, Condon, Dickey, Dills, Dolwig, Doyle, Dunn, Erwin, Evans, Hahn, Hansen, Hinckley, Hollibaugh, Levering, Lipscomb, Luckel, Lyon, Maloney, McCollister, McGee, Morris, Nichouse, Sherwin, Silliman, Smith, Stewart, Thomas, and Mr. Speaker—31.

**Notice of Motion to Reconsider Item No. 2 on Today's File**

Mr. McGee gave notice that on the next legislative day he would move to reconsider the vote whereby Item No. 2 on today's file was this day adopted.

**Explanation of Vote on House Resolution No. 28**

March 31, 1952

I voted against televising Legislative proceedings because it would tend to commercialize a sacred activity in our government. March 28th Governor Dewey of New York signed a bill to prohibit it in New York State with this statement, "Official proceedings must not be converted into indecorous spectacles." In this I concur.

Signed

JONATHAN J. HOLLIBAUGH, Assemblyman, Fifty-second District

**REPORTS OF STANDING COMMITTEES****Committee on Legislative Procedure**

ASSEMBLY CHAMBER, SACRAMENTO, March 28, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined :

Assembly Concurrent Resolution No. 16

And reports the same correctly engrossed.

BURKE, Chairman

Above reported resolution ordered on file for adoption.

**RECESS**

At 4.42 p.m., on motion of Mr. Dickey, the Assembly recessed until 8.30 p.m.

**REASSEMBLED**

At 8.30 p.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk

**ANNOUNCEMENT**

Speaker Sam L. Collins announced that the Senate Committee on Rules has sent word to the Assembly that many resolutions which have been authored by Members of the Assembly have not been taken up, and urged all authors desiring consideration on their resolutions to present themselves before the Senate Committee on Rules at 9 a.m. tomorrow, Saturday, March 29th.

**RESOLUTIONS**

The following resolution was offered:

By Mr. Davis:

**House Resolution No. 58**

Relative to standardizing plans for the construction of public buildings

WHEREAS, Subdivisions of the State have on several occasions stated their desire to utilize the same set of plans for public buildings, such as small schools; and

WHEREAS, The Division of Architecture, Department of Public Works, has required that new plans be developed and used on several such occasions; and

WHEREAS, The development of new plans represents an additional, and in many instances a needless, expenditure of money and time; and

WHEREAS, There is a patent need for the utilization of standardized plans for the construction of public buildings such as small school buildings which, other than for revising foundation and contour plans, could be used from the floor level up in repeated cases; now, therefore, be it

*Resolved by the Assembly of the State of California.* That the State Division of Architecture, Department of Public Works, is hereby requested to ascertain the feasibility of standardizing plans for smaller public buildings such as local schools, insofar as is possible, with the thought in mind of avoiding duplication of effort and expense; and be it further

*Resolved,* That the Chief Clerk of the Assembly is directed to forward copies of this resolution to the Director of Public Works of the State of California.

Resolution read, and ordered referred to the Committee on Rules.

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, March 28, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day concurred in Assembly amendments to:

Senate Joint Resolution No. 5

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

SENATE CHAMBER, SACRAMENTO, March 28, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Assembly Joint Resolution No. 7

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

Above resolution ordered enrolled.

SENATE CHAMBER, SACRAMENTO, March 28, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day passed:

Senate Bill No. 5  
Senate Bill No. 6

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

**FIRST READING AND REFERENCE OF SENATE BILLS (RESUMED)**

The following bills were read the first time :

**Senate Bill No. 5**—An act to add Sections 25043 and 25103 to the Revenue and Taxation Code, relating to the taxation of banks and corporations and their income, to take effect immediately.

Referred to Committee on Revenue and Taxation.

**Senate Bill No. 6**—An act to add Sections 17689 and 17788 to the Revenue and Taxation Code, relating to personal income taxation, to take effect immediately.

Referred to Committee on Revenue and Taxation.

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, March 28, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate amended, and on this day passed, as amended :

Assembly Bill No. 1

And respectfully requests your honorable body to concur in said amendments.

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

Above bill ordered to unfinished business file

**UNFINISHED BUSINESS (BY UNANIMOUS CONSENT)  
CONSIDERATION OF SENATE AMENDMENTS**

**Assembly Bill No. 1**—An act making appropriations for the support of the Government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, to take effect immediately.

The question being: Shall the Assembly concur in the following Senate amendments to Assembly Bill No. 1?

**Item 5****Amendment No. 1**

On page 2, line 27, of said bill, strike out "400,000", and insert "600,000".

**Item 30****Amendment No. 2**

On page 4, line 12, of said bill, strike out "1,357,405", and insert "1,381,666".

**Item 35****Amendment No. 3**

On page 4 of said bill, following line 45, insert  
"35—For expense of the Pacific Coast Board of Intergovernmental Relations, Department of Finance----- 10,000".

**Item 37****Amendment No. 4**

On page 5, line 15, of said bill, strike out "214,639", and insert "194,963".

**Amendment No. 5**

On page 5, line 20, of said bill, strike out "157,838", and insert "154,298".

**Amendment No. 6**

On page 5, line 21, of said bill, strike out "46,506", and insert "44,506".



**Amendment No. 7**

On page 5, line 22, of said bill, strike out "17,795", and insert "3,659".

**Amendment No. 8**

On page 5, line 24, of said bill, strike out "222,139", and insert "202,463".

**Amendment No. 9**

On page 5, line 28, of said bill, strike out "214,639", and insert "194,963".

**Item 44.5****Amendment No. 10**

On page 6 of said bill, after line 37, insert

"44.5—For additional support of the Department of Agriculture for allocation to the Bureau of Dairy Service for the supervision and checking the correctness of milk fat and bacteriological tests and the weighing and sampling of all fluid milk delivered to distributors in accordance with the stabilization and marketing plans established pursuant to the provisions of Division 4 of the Agricultural Code payable from the Department of Agriculture Fund----- which amount shall be in addition to the funds made available for this purpose by Section 737.6-2 of the Agricultural Code."

7,184

**Item 51****Amendment No. 11**

On page 8 of said bill, strike out all of lines 2 to 7, inclusive.

**Item 52****Amendment No. 12**

On page 8, line 10, of said bill, strike out "1,237,761", and insert "1,231,446".

**Amendment No. 13**

On page 8, line 16, of said bill, strike out "791,629", and insert "785,314".

**Amendment No. 14**

On page 8, line 20, of said bill, strike out "1,306,505", and insert "1,300,190".

**Amendment No. 15**

On page 8, line 26, of said bill, strike out "1,237,761", and insert "1,231,446".

**Item 53****Amendment No. 16**

On page 8, line 29, of said bill, strike out "2,291,981", and insert "2,273,415".

**Amendment No. 17**

On page 8, line 36, of said bill, strike out "1,519,036", and insert "1,500,470".

**Amendment No. 18**

On page 8, line 41, of said bill, strike out "2,659,039", and insert "2,640,473".

**Amendment No. 19**

On page 8, line 52, of said bill, strike out "2,291,981", and insert "2,273,415".

**Item 54****Amendment No. 20**

On page 9, line 4, of said bill, strike out "2,240,304", and insert "2,219,792".

**Amendment No. 21**

On page 9, line 11, of said bill, strike out "1,316,615", and insert "1,296,103".

**Amendment No. 22**

On page 9, line 15, of said bill, strike out "2,356,689", and insert "2,236,177".

**Amendment No. 23**

On page 9, line 23, of said bill, strike out "2,240,304", and insert "2,219,792".

**Item 55****Amendment No. 24**

On page 9, line 26, of said bill, strike out "3,806,218", and insert "3,802,454".

**Amendment No. 25**

On page 9, line 33, of said bill, strike out "2,230,188", and insert "2,235,424".

**Amendment No. 26**

On page 9, line 38, of said bill, strike out "4,364,573", and insert "4,360,809".

**Amendment No. 27**

On page 9, line 51, of said bill, strike out "3,806,218", and insert "3,802,454".

**Item 56****Amendment No. 28**

On page 10, line 4, of said bill, strike out "1,878,825", and insert "1,852,147".

**Amendment No. 29**

On page 10, line 10, of said bill, strike out "1,174,549", and insert "1,147,871".

**Amendment No. 30**

On page 10, line 15, of said bill, strike out "2,216,834", and insert "2,190,156".

**Amendment No. 31**

On page 10, line 26, of said bill, strike out "1,878,825", and insert "1,852,147".

**Item 57****Amendment No. 32**

On page 10, line 29, of said bill, strike out "1,098,801", and insert "1,092,111".

**Amendment No. 33**

On page 10, line 35, of said bill, strike out "728,514", and insert "721,824".

**Amendment No. 34**

On page 10, line 39, of said bill, strike out "1,123,326", and insert "1,116,636".

**Amendment No. 35**

On page 10, line 47, of said bill, strike out "1,098,801", and insert "1,092,111".

**Item 58****Amendment No. 36**

On page 10, line 50, of said bill, strike out "478,873", and insert "463,244".

**Amendment No. 37**

On page 11, line 6, of said bill, strike out "285,979", and insert "270,350".

**Amendment No. 38**

On page 11, line 10, of said bill, strike out "495,978", and insert "480,349".

**Amendment No. 39**

On page 11, line 17, of said bill, strike out "478,873", and insert "463,244".

**Item 62****Amendment No. 40**

On page 12 of said bill, strike out all of lines 29 to 33, inclusive

**Item 71****Amendment No. 41**

On page 13, line 51, of said bill, strike out "312,896", and insert "307,114".

**Amendment No. 42**

On page 14, line 7, of said bill, strike out "219,069", and insert "213,287".

**Amendment No. 43**

On page 14, line 11, of said bill, strike out "321,046", and insert "315,264".

**Amendment No. 44**

On page 14, line 16, of said bill, strike out "312,896", and insert "307,114".

**Item 72****Amendment No. 45**

On page 14, line 19, of said bill, strike out "1,385,701", and insert "1,382,443".

**Amendment No. 46**

On page 14, line 26, of said bill, strike out "1,032,299", and insert "1,029,083".

**Amendment No. 47**

On page 14, line 28, of said bill, strike out "20,772", and insert "20,730".

**Amendment No. 48**

On page 14, line 30, of said bill, strike out "1,444,741", and insert "1,441,483".

**Amendment No. 49**

On page 14, line 36, of said bill, strike out "1,385,701", and insert "1,382,443".

**Item 73****Amendment No. 50**

On page 14, line 39, of said bill, strike out "433,493", and insert "430,121".

**Amendment No. 51**

On page 14, line 45, of said bill, strike out "296,539", and insert "293,167".

**Amendment No. 52**

On page 14, line 49, of said bill, strike out "443,408", and insert "440,036".

**Amendment No. 53**

On page 15, line 6, of said bill, strike out "443,493", and insert "430,121".

**Item 74****Amendment No. 54**

On page 15, line 9, of said bill, strike out "510,280", and insert "508,752".

**Amendment No. 55**

On page 15, line 15, of said bill, strike out "383,058", and insert "385,830".

**Amendment No. 56**

On page 15, line 17, of said bill, strike out "11,816", and insert "7,516".

**Amendment No. 57**

On page 15, line 19, of said bill, strike out "526,422", and insert "524,894".

**Amendment No. 58**

On page 15, line 24, of said bill, strike out "510,280", and insert "508,752".

**Item 75****Amendment No. 59**

On page 15, line 31, of said bill, strike out "2,027,171", and insert "2,017,891".

**Amendment No. 60**

On page 15, line 38, of said bill, strike out "1,641,438", and insert "1,633,566".

**Amendment No. 61**

On page 15, line 39, of said bill, strike out "530,230", and insert "529,420".

**Amendment No. 62**

On page 15, line 40, of said bill, strike out "62,475", and insert "61,877".

**Amendment No. 63**

On page 15, line 42, of said bill, strike out "2,234,143", and insert "2,224,863".

**Amendment No. 64**

On page 15, line 50, of said bill, strike out "2,027,171", and insert "2,017,891".

**Item 96****Amendment No. 65**

On page 23, line 42, of said bill, strike out "256,223", and insert "251,373".

**Amendment No. 66**

On page 24, line 7, of said bill, strike out "146,151", and insert "141,301".

**Amendment No. 67**

On page 24, line 10, of said bill, strike out "394,858", and insert "390,008".

**Amendment No. 68**

On page 24, line 21, of said bill, strike out "256,223", and insert "251,373".

**Item 111****Amendment No. 69**

On page 27, line 34, of said bill, strike out "1,873,502", and insert "1,956,581".

**Amendment No. 70**

On page 27, line 43, of said bill, strike out "1,448,264", and insert "1,509,027".

**Amendment No. 71**

On page 27, line 44, of said bill, strike out "446,647", and insert "464,846".

**Amendment No. 72**

On page 27, line 45, of said bill, strike out "58,327", and insert "62,444".

**Amendment No. 73**

On page 27, line 47, of said bill, strike out "1,953,238", and insert "2,036,317".

**Amendment No. 74**

On page 28, line 11, of said bill, strike out "1,873,502", and insert "1,956,581".

**Item 114.1****Amendment No. 75**

On page 28 of said bill, after line 33, insert

"114.1—For the establishment of a reserve fund to provide for the payment and retirement of State School Building Bonds heretofore or hereafter issued, a sum equal to the total amount required to be repaid to the General Fund pursuant to Senate Bill No. 3, or Assembly Bill No. 7, of the 1952 (First Extraordinary) Session, whichever is finally enacted. The money hereby appropriated is appropriated without regard to fiscal years and shall be deposited in the School Bond Retirement Fund, which is hereby created in the State Treasury, in installments equal in amount to each amount repaid to the General Fund pursuant to the bills mentioned above, and on the respective dates such repayments are made. This appropriation shall be expended solely for the payment of said bonds and interest thereon upon their maturity dates, and for the payment of said bonds and interest prior to their maturity dates pursuant to Section 5103 of the Education Code."

**Item 119****Amendment No. 76**

On page 29, line 41, of said bill, strike out "11,299,820", and insert "11,297,581".

**Amendment No. 77**

On page 29, line 50, of said bill, strike out "129,533", and insert "127,294".

**Amendment No. 78**

On page 29, line 52, of said bill, strike out "11,683,516", and insert "11,681,277".

**Amendment No. 79**

On page 30, line 10, of said bill, strike out "11,299,820", and insert "11,297,581".

**Item 123****Amendment No. 80**

On page 30, line 48, of said bill, strike out "2,102,850", and insert "2,097,810".

**Amendment No. 81**

On page 31, line 6, of said bill, strike out "1,952,965", and insert "1,947,925".

**Amendment No. 82**

On page 31, line 10, of said bill, strike out "2,261,684", and insert "2,256,644".

**Amendment No. 83**

On page 31, line 19, of said bill, strike out "2,102,850", and insert "2,097,810".

**Item 151**

**Amendment No. 84**

On page 35 of said bill, after line 34, insert

"151—For support of Napa State Farm, Department of Finance, in accordance with the following schedule ----- 34,864  
and in addition thereto, any amounts collected for services to employees and for services to meat raising projects which by law are available for support of said agency.

Schedule :

(a) Salaries and Wages-----	28,804
(b) Operating Expenses-----	10,800
(c) Equipment-----	500
Total of schedule-----	40,104
Less: Estimated reimbursements:	
(d) For services to employees-----	924
(e) For services to meat raising projects-----	4,316
Net appropriation-----	34,864"

**Item 152**

**Amendment No. 85**

On page 35, line 36, of said bill, strike out "3,036,987", and insert "3,031,202".

**Amendment No. 86**

On page 35, line 38, of said bill, strike out "2,542,150", and insert "2,537,110".

**Amendment No. 87**

On page 35, line 40, of said bill, strike out "26,153", and insert "25,403".

**Amendment No. 88**

On page 35, line 42, of said bill, strike out "3,036,987", and insert "3,031,202".

**Item 154**

**Amendment No. 89**

On page 36, line 13, of said bill, strike out "12,115,467", and insert "11,152,995".

**Amendment No. 90**

On page 36, line 28, of said bill, strike out "8,307,618", and insert "7,849,998".

**Amendment No. 91**

On page 36, line 29, of said bill, strike out "2,637,701", and insert "2,535,055".

**Amendment No. 92**

On page 36, line 30, of said bill, strike out "1,199,806", and insert "797,600".

**Amendment No. 93**

On page 36, line 32, of said bill, strike out "12,145,125", and insert "11,182,653".

**Amendment No. 94**

On page 36, line 40, of said bill, strike out "12,115,467", and insert "11,152,995".

**Item 154.5**

**Amendment No. 95**

On page 36, after line 43, of said bill, insert

"For augmentation of Item 154 to be released by executive order of the Department of Finance to the Department of California Highway Patrol for purposes of producing by punched card method certain statistical information necessary for administrative purposes payable from the Motor Vehicle Fund----- 30,000".

**Item 155**

**Amendment No. 96**

On page 36, line 46, of said bill, strike out "4,690,783", and insert "4,675,710".

**Amendment No. 97**

On page 37, line 5, of said bill, strike out "3,814,643", and insert "3,803,411".

**Amendment No. 98**

On page 37, line 6, of said bill, strike out "851,759", and insert "850,439".

**Amendment No. 99**

On page 37, line 7, of said bill, strike out "106,681", and insert "104,160".

**Amendment No. 100**

On page 37, line 9, of said bill, strike out "4,773,083", and insert "4,758,010".

**Amendment No. 101**

On page 37, line 17, of said bill, strike out "4,690,783", and insert "4,675,710".

**Item 164****Amendment No. 102**

On page 39, line 4, of said bill, strike out "2,697,817", and insert "2,632,613".

**Amendment No. 103**

On page 39, line 13, of said bill, strike out "2,237,370", and insert "2,199,066".

**Amendment No. 104**

On page 39, line 14, of said bill, strike out "775,691", and insert "763,972".

**Amendment No. 105**

On page 39, line 15, of said bill, strike out "76,919", and insert "61,738".

**Amendment No. 106**

On page 39, line 17, of said bill, strike out "3,080,980", and insert "3,024,776".

**Amendment No. 107**

On page 39, line 28, of said bill, strike out "2,697,817", and insert "2,632,613".

**Item 169****Amendment No. 108**

On page 39, line 48, of said bill, strike out "1,648,683", and insert "1,641,299".

**Amendment No. 109**

On page 40, line 3, of said bill, strike out "1,220,984", and insert "1,215,690".

**Amendment No. 110**

On page 40, line 4, of said bill, strike out "348,357", and insert "346,707".

**Amendment No. 111**

On page 40, line 5, of said bill, strike out "79,342", and insert "78,902".

**Amendment No. 112**

On page 40, line 7, of said bill, strike out "1,648,683", and insert "1,641,299".

**Item 173****Amendment No. 113**

On page 40, line 38, of said bill, strike out "142,132", and insert "67,821".

**Item 176****Amendment No. 114**

On page 40 of said bill, strike out all of lines 42 to 47, inclusive.

**Item 179****Amendment No. 115**

On page 41, line 35, of said bill, strike out "4,484,459", and insert "4,407,656".

**Amendment No. 116**

On page 41, line 41, of said bill, strike out "3,100,073", and insert "3,025,081".

**Amendment No. 117**

On page 41, line 42, of said bill, strike out "1,333,070", and insert "1,332,610".

**Amendment No. 118**

On page 41, line 43, of said bill, strike out "143,670", and insert "142,319".

**Amendment No. 119**

On page 41, line 45, of said bill, strike out "4,576,813", and insert "4,500,010".

**Amendment No. 120**

On page 41, line 50, of said bill, strike out "4,484,459", and insert "4,407,656".

**Item 180****Amendment No. 121**

On page 41, line 52, of said bill, strike out "6,219,036", and insert "6,145,703".

**Amendment No. 122**

On page 42, line 7, of said bill, strike out "4,297,942", and insert "4,226,177".

**Amendment No. 123**

On page 42, line 8, of said bill, strike out "1,042,377", and insert "1,041,917".

**Amendment No. 124**

On page 42, line 9, of said bill, strike out "114,750", and insert "113,642".

**Amendment No. 125**

On page 42, line 11, of said bill, strike out "6,355,069", and insert "6,281,736".

**Amendment No. 126**

On page 42, line 16, of said bill, strike out "6,219,036", and insert "6,145,703".

**Item 181****Amendment No. 127**

On page 42, line 18, of said bill, strike out "3,262,600", and insert "3,218,238".

**Amendment No. 128**

On page 42, line 23, of said bill, strike out "2,164,632", and insert "2,120,883".

**Amendment No. 129**

On page 42, line 24, of said bill, strike out "1,109,348", and insert "1,108,888".

**Amendment No. 130**

On page 42, line 25, of said bill, strike out "68,383", and insert "68,140".

**Amendment No. 131**

On page 42, line 27, of said bill, strike out "3,342,363", and insert "3,297,911".

**Amendment No. 132**

On page 42, line 31, of said bill, strike out "3,262,600", and insert "3,218,238".

**Item 182****Amendment No. 133**

On page 42, line 33, of said bill, strike out "2,830,009", and insert "2,787,424".

**Amendment No. 134**

On page 42, line 39, of said bill, strike out "1,994,721", and insert "1,953,704".

**Amendment No. 135**

On page 42, line 40, of said bill, strike out "842,645", and insert "842,185".

**Amendment No. 136**

On page 42, line 41, of said bill, strike out "82,180", and insert "81,072".

**Amendment No. 137**

On page 42, line 43, of said bill, strike out "2,919,746", and insert "2,876,961".

**Amendment No. 138**

On page 42, line 48, of said bill, strike out "2,830,009", and insert "2,787,424".

**Item 183****Amendment No. 139**

On page 43, line 3, of said bill, strike out "3,600,422", and insert "3,528,091".

**Amendment No. 140**

On page 43, line 8, of said bill, strike out "2,141,614", and insert "2,369,986".

**Amendment No. 141**

On page 43, line 9, of said bill, strike out "1,129,235", and insert "1,128,775".

**Amendment No. 142**

On page 43, line 10, of said bill, strike out "116,987", and insert "116,744".

**Amendment No. 143**

On page 43, line 12, of said bill, strike out "3,687,836", and insert "3,615,505".

**Amendment No. 144**

On page 43, line 16, of said bill, strike out "3,600,422", and insert "3,528,091".

**Item 184****Amendment No. 145**

On page 43, line 18, of said bill, strike out "4,862,040", and insert "4,664,611".

**Amendment No. 146**

On page 43, line 24, of said bill, strike out "3,392,300", and insert "3,195,331".

**Amendment No. 147**

On page 43, line 25, of said bill, strike out "1,492,799", and insert "1,492,339".

**Amendment No. 148**

On page 43, line 28, of said bill, strike out "4,977,921", and insert "4,780,492".

**Amendment No. 149**

On page 43, line 33, of said bill, strike out "4,862,040", and insert "4,664,611".

**Item 185****Amendment No. 150**

On page 43, line 35, of said bill, strike out "2,875,524", and insert "2,836,401".

**Amendment No. 151**

On page 43, line 41, of said bill, strike out "2,111,193", and insert "2,073,259".

**Amendment No. 152**

On page 43, line 42, of said bill, strike out "717,591", and insert "717,131".

**Amendment No. 153**

On page 43, line 43, of said bill, strike out "126,246", and insert "125,517".

**Amendment No. 154**

On page 43, line 45, of said bill, strike out "2,955,030", and insert "2,915,907".

**Amendment No. 155**

On page 43, line 50, of said bill, strike out "2,875,524", and insert "2,836,401".

**Item 186****Amendment No. 156**

On page 44, line 3, of said bill, strike out "4,418,677", and insert "4,373,621".

**Amendment No. 157**

On page 44, line 9, of said bill, strike out "3,191,678", and insert "3,146,839".

**Amendment No. 158**

On page 44, line 10, of said bill, strike out "1,166,633", and insert "1,166,173".

**Amendment No. 159**

On page 44, line 11, of said bill, strike out "131,551", and insert "131,794".

**Amendment No. 160**

On page 44, line 13, of said bill, strike out "4,480,862", and insert "4,444,806".

**Amendment No. 161**

On page 44, line 19, of said bill, strike out "4,418,677", and insert "4,373,621".

**Item 187****Amendment No. 162**

On page 44, line 21, of said bill, strike out "4,864,752", and insert "4,686,723".

**Amendment No. 163**

On page 44, line 27, of said bill, strike out "3,403,429", and insert "3,226,725".



**Amendment No. 164**

On page 44, line 28, of said bill, strike out "1,450,054", and insert "1,449,594".

**Amendment No. 165**

On page 44, line 29, of said bill, strike out "141,075", and insert "140,210".

**Amendment No. 166**

On page 44, line 31, of said bill, strike out "4,994,558", and insert "4,810,529".

**Amendment No. 167**

On page 44, line 37, of said bill, strike out "4,864,752", and insert "4,686,723".

**Item 188**

**Amendment No. 168**

On page 44, line 39, of said bill, strike out "2,620,093", and insert "2,590,708".

**Amendment No. 169**

On page 44, line 45, of said bill, strike out "1,849,375", and insert "1,819,076".

**Amendment No. 170**

On page 44, line 46, of said bill, strike out "744,337", and insert "743,877".

**Amendment No. 171**

On page 44, line 47, of said bill, strike out "80,656", and insert "81,170".

**Amendment No. 172**

On page 44, line 49, of said bill, strike out "2,674,368", and insert "2,644,123".

**Amendment No. 173**

On page 45, line 7, of said bill, strike out "2,620,953", and insert "2,590,708".

**Item 189**

**Amendment No. 174**

On page 45, line 9, of said bill, strike out "4,009,469", and insert "3,962,349".

**Amendment No. 175**

On page 45, line 15, of said bill, strike out "2,908,625", and insert "2,862,451".

**Amendment No. 176**

On page 45, line 16, of said bill, strike out "1,036,983", and insert "1,036,523".

**Amendment No. 177**

On page 45, line 17, of said bill, strike out "118,087", and insert "117,601".

**Amendment No. 178**

On page 45, line 19, of said bill, strike out "4,063,695", and insert "4,016,575".

**Amendment No. 179**

On page 45, line 25, of said bill, strike out "4,009,469", and insert "3,962,349".

**Item 195**

**Amendment No. 180**

On page 47, line 17, of said bill, strike out "5,877,822", and insert "5,939,108".

**Amendment No. 181**

On page 47, line 22, of said bill, strike out "3,257,952", and insert "3,296,568".

**Amendment No. 182**

On page 47, line 23, of said bill, strike out "2,309,247", and insert "2,318,147".

**Amendment No. 183**

On page 47, line 24, of said bill, strike out "446,777", and insert "460,547".

**Amendment No. 184**

On page 47, line 26, of said bill, strike out "6,013,976", and insert "6,075,262".

**Amendment No. 185**

On page 47, line 34, of said bill, strike out "5,877,822", and insert "5,939,108".

**Item 203****Amendment No. 186**

On page 49, line 3, of said bill, strike out "1,652,474", and insert "1,639,610".

**Amendment No. 187**

On page 49, line 7, of said bill, strike out "2,329,455", and insert "2,316,591".

**Amendment No. 188**

On page 49, line 11, of said bill, strike out "1,764,724", and insert "1,751,860".

**Item 204****Amendment No. 189**

On page 49, line 25, of said bill, strike out "1,764,724", and insert "1,751,860".

**Item 236****Amendment No. 190**

On page 56, line 45, of said bill, strike out "129,435", and insert "135,770".

**Amendment No. 191**

On page 57, line 3, of said bill, strike out "65,659", and insert "69,559".

**Amendment No. 192**

On page 57, line 4, of said bill, strike out "63,053", and insert "63,888".

**Amendment No. 193**

On page 57, line 5, of said bill, strike out "1,223", and insert "2,823".

**Amendment No. 194**

On page 57, line 7, of said bill, strike out "129,935", and insert "136,270".

**Amendment No. 195**

On page 57, line 11, of said bill, strike out "129,435", and insert "135,770".

**Item 255****Amendment No. 196**

On page 61, line 21, of said bill, strike out "1,407,434", and insert "1,411,993".

**Amendment No. 197**

On page 61, line 23, of said bill, strike out "484,115", and insert "488,855".

**Amendment No. 198**

On page 61, line 24, of said bill, strike out "915,780", and insert "915,380".

**Amendment No. 199**

On page 61, line 25, of said bill, strike out "7,539", and insert "7,758".

**Amendment No. 200**

On page 61, line 27, of said bill, strike out "1,407,434", and insert "1,411,993".

**Item 256.5****Amendment No. 201**

On page 61, of said bill, after line 48, insert  
 "256.5—All of the moneys appropriated from the State Highway Fund and the State Highway General Fund are reappropriated for the purposes now specified by law, provided that none of the money reappropriated by this item shall be expended for landscaping except maintenance of existing landscaping along and adjacent to any state highway, but the term "landscaping" as used herein shall not include planting for soil erosion control and median and safety screens."

**Item 259.5****Amendment No. 202**

On page 63 of said bill, after line 11, insert  
 "259.5—For surveys, plans, estimates, preliminary engineering, and other preliminary expenses (1) for a toll bridge or other toll highway crossing across Carquinez Straits parallel to the Carquinez Bridge near Crockett and (2) for necessary modification and improvement

of the existing bridge for use in connection therewith, to be expended through and upon authorization of the Department of Public Works

750,000

The California Toll Bridge Authority shall return this appropriation, or so much thereof as may be used, together with interest thereon at the rate of one and one-half percent (1½%) per year, computed from the first day of the fiscal year following the date of withdrawal on the total amount withdrawn during any one fiscal year, to the General Fund of the State Treasury from the proceeds of the first sale of revenue bonds issued for the construction of said bridge or other crossing under the provisions of the California Toll Bridge Authority Act, provided, that in the event revenue bonds are not issued and sold for the construction of such toll bridge or other toll highway crossing, any money expended hereunder shall be returned to the General Fund of the State Treasury from the tolls and revenues of the existing San Francisco-Oakland Bay Bridge, but only after all revenue bonds issued and sold by the California Toll Bridge Authority for the construction of said bridge, or for the refunding of the indebtedness thereon, have been fully redeemed and paid and all other obligations of the bridge have been fully satisfied, including the repayment of any other sums presently required by law to be repaid to the State Treasury."

**Item 259.6****Amendment No. 203**

On page 63, after line 11, of said bill, insert

"259.6—For the establishment of a reserve fund to provide for the payment and retirement of State School Building Bonds heretofore or hereafter issued, a sum equal to the total amount required to be repaid to the General Fund pursuant to Item 259.5 of this act. The money hereby appropriated is appropriated without regard to fiscal years and shall be deposited in the School Bond Retirement Fund, which is created in the State Treasury by this act, in installments equal in amount to each amount repaid to the General Fund pursuant to the item mentioned above, and on the respective dates such repayments are made. This appropriation shall be expended solely for the payment of said bonds and interest thereon upon their maturity dates, and for the payment of said bonds and interest prior to their maturity dates pursuant to Section 5103 of the Education Code."

**Item 260****Amendment No. 204**

On page 63, line 14, of said bill, strike out "1,479,169", and insert "1,488,808".

**Amendment No. 205**

On page 63, line 24, of said bill, strike out "1,160,769", and insert "1,170,213".

**Amendment No. 206**

On page 63, line 26, of said bill, strike out "58,591", and insert "58,786".

**Amendment No. 207**

On page 63, line 30, of said bill, strike out "1,657,818", and insert "1,667,457".

**Amendment No. 208**

On page 63, line 39, of said bill, strike out "1,479,169", and insert "1,488,808".

**Item 262****Amendment No. 209**

On page 64 of said bill, strike out all of lines 11 to 31, inclusive, and insert

"262—For necessary investigations, surveys, and studies, and preparation of plans and specifications for (1) the construction of the works, referred to as the Feather River Project and Sacramento-San Joaquin Delta Diversion Projects, authorized by Article 9.5, Chapter 2, Part 3, Division 6, of the Water Code, and (2) a Feather River-Sacramento exchange canal north of the Marysville Buttes in connection with the consideration by the Water Project Authority of a modification pursuant to Chapter 1441, Statutes of 1951, of the Feather River Project to include such a canal, Division of Water Resources, Department of Public Works—

800,000

The Water Project Authority of the State of California shall return this appropriation, or so much thereof as may be used, with interest thereon at the rate of one and one-half percent (1½%) per annum,

to be computed from the first day of the fiscal year following the date of withdrawal on the total amount withdrawn during any one fiscal year to the General Fund in the State Treasury from the proceeds of the first sale of revenue bonds issued for the construction of any of the works authorized by Article 9.5, Chapter 2, Part 3, Division 6, of the Water Code”

**Item 262.5**

**Amendment No. 210**

On page 64, of said bill, after line 31, insert

“262.5—For surveys and investigations of the water resources of the Santa Margarita watershed including but not limited to hydrography, hydro-economics, the use and distribution of water for agricultural and other beneficial purposes, including consideration of both surface and underground water conditions, and the availability of natural situations for reservoirs or reservoir systems for gathering and distributing flood or other waters, Division of Water Resources, Department of Public Works----- 150,000”.

**Item 263.5**

**Amendment No. 211**

On page 64 of said bill, strike out all of lines 40 through 46, inclusive.

**Item 263.8**

**Amendment No. 212**

On page 65 of said bill, after line 20, insert

“263.8—For employment of legal counsel and expenses in connection with such employment, Water Project Authority----- 50,000”.

**Item 264**

**Amendment No. 213**

On page 65, line 23, of said bill, strike out “112,249”, and insert “101,489”.

**Amendment No. 214**

On page 65, line 28, of said bill, strike out “74,863”, and insert “67,803”.

**Amendment No. 215**

On page 65, line 29, of said bill, strike out “37,061”, and insert “33,361”.

**Amendment No. 216**

On page 65, line 32, of said bill, strike out “113,249”, and insert “102,489”.

**Amendment No. 217**

On page 65, line 37, of said bill, strike out “112,249”, and insert “101,489”.

**Item 268.5**

**Amendment No. 218**

On page 66 of said bill, after line 9, insert

“268.5—For survey of water resources, State Water Resources Board, in accordance with the following schedule----- 70,000  
 Schedule :  
     (a) For a comprehensive survey of the water resources of the Klamath River basin----- 50,000  
     (b) For a comprehensive survey of the water resources of San Luis Obispo County----- 20,000  
     Total of schedule----- 70,000”.

**Item 271**

**Amendment No. 219**

On page 66 of said bill, strike out all of lines 22 to 24, inclusive, and insert :

“271—For support of the Interim San Francisco Bay Ports Commission in accordance with the following schedule----- 54,000  
 Schedule :  
     (a) Salaries and Wages----- 26,200  
     (b) Operating Expenses----- 27,400  
     (c) Equipment----- 400  
     Total of schedule----- 54,000”.

**Item 272****Amendment No. 220**

On page 66, line 28, of said bill, strike out "1,915,680", and insert "1,833,458".

**Amendment No. 221**

On page 66, line 36, of said bill, strike out "2,053,191", and insert "1,971,090".

**Amendment No. 222**

On page 66, line 37, of said bill, strike out "727,832", and insert "704,878".

**Amendment No. 223**

On page 66, line 38, of said bill, strike out "25,573", and insert "19,216".

**Amendment No. 224**

On page 66, line 40, of said bill, strike out "2,806,596", and insert "2,695,184".

**Amendment No. 225**

On page 66, line 43, of said bill, strike out "890,916", and insert "861,726".

**Amendment No. 226**

On page 66, line 45, of said bill, strike out "1,915,680", and insert "1,833,458".

**Item 273****Amendment No. 227**

On page 66, line 48, of said bill, strike out "82,225", and insert "82,897".

**Amendment No. 228**

On page 67, line 4, of said bill, strike out "32,725", and insert "33,397".

**Amendment No. 229**

On page 67, line 7, of said bill, strike out "82,225", and insert "82,897".

**Item 280****Amendment No. 230**

On page 68, line 9, of said bill, strike out "1,669,572", and insert "1,665,642".

**Amendment No. 231**

On page 68, line 21, of said bill, strike out "1,718,882", and insert "1,715,102".

**Amendment No. 232**

On page 68, line 23, of said bill, strike out "41,297", and insert "41,147".

**Amendment No. 233**

On page 68, line 25, of said bill, strike out "2,595,364", and insert "2,591,434".

**Amendment No. 234**

On page 68, line 33, of said bill, strike out "1,669,572", and insert "1,665,642".

**Item 281****Amendment No. 235**

On page 68, line 36, of said bill, strike out "74,581", and insert "74,306".

**Amendment No. 236**

On page 68, line 43, of said bill, strike out "825", and insert "550".

**Amendment No. 237**

On page 68, line 45, of said bill, strike out "76,881", and insert "76,606".

**Amendment No. 238**

On page 68, line 49, of said bill, strike out "74,581", and insert "74,306".

**Item 286****Amendment No. 239**

On page 69, line 33, of said bill, strike out "164,929", and insert "177,142".

**Amendment No. 240**

On page 69, line 35, of said bill, strike out "95,665", and insert "110,640".

**Amendment No. 241**

On page 70, line 12, of said bill, strike out "4,952", and insert "2,193".

**Amendment No. 242**

On page 70, line 35, of said bill, strike out "164,920", and insert "177,142".

**Item 288****Amendment No. 243**

On page 71, line 27, of said bill, strike out "20,217,532", and insert "12,266,265".

**Amendment No. 244**

On page 72, line 6, of said bill, strike out "14,000,000", and insert "7,000,000".

**Item 289****Amendment No. 245**

On page 72, line 21, of said bill, strike out "3,500,000", and insert "2,500,000".

**Item 294****Amendment No. 246**

On page 74 of said bill, strike out all of lines 5 to 8, inclusive.

**Amendment No. 247**

On page 74 of said bill, strike out all of lines 10 to 13, inclusive.

**Amendment No. 248**

On page 74 of said bill, strike out all of lines 15 to 18, inclusive.

**Item 297****Amendment No. 249**

On page 74 of said bill, strike out all of lines 48 to 50, inclusive.

**Item 298****Amendment No. 250**

On page 75 of said bill, strike out all of lines 10 to 12, inclusive

**Item 300****Amendment No. 251**

On page 75, line 23, of said bill, strike out "1,865,880", and insert "683,780".

**Amendment No. 252**

On page 75 of said bill, strike out line 26

**Amendment No. 253**

On page 75, line 27, of said bill, strike out "(c)", and insert "(b)".

**Amendment No. 254**

On page 75, line 29, of said bill, strike out "1,865 880", and insert "683,780".

**Item 302****Amendment No. 255**

On page 75, line 38, of said bill, strike out "817,380", and insert "777,380".

**Amendment No. 256**

On page 75, line 43, of said bill, strike out "785,760", and insert "745,760".

**Amendment No. 257**

On page 75, line 46, of said bill, strike out "817,380", and insert "777,380".

**Item 304****Amendment No. 258**

On page 76, line 6, of said bill, strike out "317,215", and insert "267,215".

**Amendment No. 259**

On page 76, line 9, of said bill, strike out "241,000", and insert "191,000".

**Amendment No. 260**

On page 76 of said bill, strike out all of lines 10 to 12, inclusive.

**Amendment No. 261**

On page 76, line 19, of said bill, strike out "317,215", and insert "267,215".

**Item 306**

**Amendment No. 262**

On page 76, line 29, of said bill, strike out "613,500", and insert "550,000"

**Amendment No. 263**

On page 76, line 31, of said bill, strike out "613,500", and insert "550,000".

**Amendment No. 264**

On page 76, line 33, of said bill, strike out "613,500", and insert "550,000".

**Item 308**

**Amendment No. 265**

On page 76, line 43, of said bill, strike out "220,000", and insert "196,740".

**Amendment No. 266**

On page 76, line 45, of said bill, strike out "220,000", and insert "196,740".

**Amendment No. 267**

On page 76, line 47, of said bill, strike out "220,000", and insert "196,740".

**Item 310**

**Amendment No. 268**

On page 77 of said bill, strike out all of lines 9 to 11, inclusive

**Item 314**

**Amendment No. 269**

On page 77, line 41, of said bill, strike out "122,500", and insert "50,000".

**Amendment No. 270**

On page 77 of said bill, strike out all of line 43

**Amendment No. 271**

On page 77, line 44, of said bill, strike out "(b)", and insert "(a)".

**Amendment No. 272**

On page 77, line 45, of said bill, strike out "(c)", and insert "(b)".

**Amendment No. 273**

On page 77, line 47, of said bill, strike out "122 500", and insert "50,000".

**Item 316**

**Amendment No. 274**

On page 78, line 6, of said bill, strike out "676,432", and insert "200,000".

**Amendment No. 275**

On page 78 of said bill, strike out all of lines 8 to 10, inclusive.

**Amendment No. 276**

On page 78, line 11, of said bill, strike out "(c)", and insert "(a)".

**Amendment No. 277**

On page 78, line 13, of said bill, strike out "676 432", and insert "200,000"

**Item 318**

**Amendment No. 278**

On page 78, line 22, of said bill, strike out "986,870", and insert "631,210".

**Amendment No. 279**

On page 78, line 24, of said bill, strike out "98,560", and insert "73,400".

**Amendment No. 280**

On page 78 of said bill, strike out all of line 27

**Amendment No. 281**

On page 78, line 28, of said bill, strike out "(c)", and insert "(d)".

**Amendment No. 282**

On page 78, line 29, of said bill, strike out "(f)", and insert "(e)".

**Amendment No. 283**

On page 78, line 29, of said bill, strike out "184,400", and insert "50,000".

**Amendment No. 284**

On page 78 of said bill, strike out all of lines 30 to 32, inclusive.

**Amendment No. 285**

On page 78, line 34, of said bill, strike out "986,870", and insert "631,210".

**Item 322****Amendment No. 286**

On page 79, line 6, of said bill, strike out "783,465", and insert "605,665".

**Amendment No. 287**

On page 79 of said bill, strike out all of line 10.

**Amendment No. 288**

On page 79, line 11, of said bill, strike out "(d)", and insert "(c)".

**Amendment No. 289**

On page 79, line 12, of said bill, strike out "(e)", and insert "(d)".

**Amendment No. 290**

On page 79, line 14, of said bill, strike out "783,465", and insert "605,665".

**Item 324****Amendment No. 291**

On page 79 of said bill, strike out all of lines 23 and 24.

**Item 327****Amendment No. 292**

On page 79, line 45, of said bill, strike out "427,830", and insert "415,830".

**Amendment No. 293**

On page 80, line 3, of said bill, strike out "and develop".

**Amendment No. 294**

On page 80 of said bill, strike out all of line 4, and insert "231,700".

**Amendment No. 295**

On page 80, line 6, of said bill, strike out "427,830", and insert "415,830".

**Item 335****Amendment No. 296**

On page 81, line 9, of said bill, strike out "1,965,200", and insert "594,700".

**Amendment No. 297**

On page 81 of said bill, strike out line 11.

**Amendment No. 298**

On page 81, line 12, of said bill, strike out "(b)", and insert "(a)".

**Amendment No. 299**

On page 81, line 14, of said bill, strike out "(c)", and insert "(b)".

**Amendment No. 300**

On page 81, line 17, of said bill, strike out "1,965,200", and insert "594,700".

**Item 336.1****Amendment No. 301**

On page 81 of said bill, strike out all of lines 41 to 43, inclusive.

**Item 338****Amendment No. 302**

On page 82 of said bill, strike out all of lines 31 to 34, inclusive.

**Item 345****Amendment No. 303**

On page 83 of said bill, strike out all of lines 37 to 39, inclusive.



**Amendment No. 304**

On page 83 of said bill, after line 41, insert

"Except for amounts approved by the Director of Finance for preliminary plans, no expenditure shall be allowed for the project under (d) above until there has been filed with the Director of Finance a report which includes: (1) a description of the proposed form of instruction and other activities to be carried on at the Kellogg Campus and its place in the State's higher education system, (2) a master plan of the proposed ultimate physical development at the Kellogg Campus, (3) the relationship between the Kellogg Campus and the present San Dimas Campus, (4) the suitability of the Kellogg site for an agricultural college, and (5) a full statement as to the limitations and obligations with respect to the State's title to the San Dimas and Kellogg Campus sites and until such report has been transmitted to the Senate and Assembly at the 1953 Regular Session by the Director of Finance with his recommendations."

**Item 351****Amendment No. 305**

On page 84, line 32, of said bill, strike out "554,000", and insert "68,000".

**Amendment No. 306**

On page 84 of said bill, strike out lines 34 and 35, inclusive.

**Amendment No. 307**

On page 84, line 36, of said bill, strike out "(b)", and insert "(a)".

**Amendment No. 308**

On page 84, line 38, of said bill, strike out "554,000", and insert "68,000".

**Item 352.5****Amendment No. 309**

On page 85 of said bill, strike out all of lines 7 to 10, inclusive.

**Amendment No. 310**

On page 85 of said bill, strike out line 11.

**Item 357****Amendment No. 311**

On page 86 of said bill, strike out all of lines 18 through 22, inclusive.

**Item 361****Amendment No. 312**

On page 87, line 12, of said bill, strike out "4,691,996", and insert "3,984,300".

**Amendment No. 313**

On page 87 of said bill, strike out lines 16 to 17, inclusive.

**Amendment No. 314**

On page 87, line 18, of said bill, strike out "(c)", and insert "(b)".

**Amendment No. 315**

On page 87, line 20, of said bill, strike out "(d)", and insert "(c)".

**Amendment No. 316**

On page 87, line 22, of said bill, strike out "(e)", and insert "(d)".

**Amendment No. 317**

On page 87, line 24, of said bill, strike out "(f)", and insert "(e)".

**Amendment No. 318**

On page 87, line 26, of said bill, strike out "(g)", and insert "(f)".

**Amendment No. 319**

On page 87 of said bill, strike out lines 28 and 29, inclusive.

**Amendment No. 320**

On page 87, line 30, of said bill, strike out "(i)", and insert "(g)".

**Amendment No. 321**

On page 87, line 32, of said bill, strike out "(j)", and insert "(h)".

**Amendment No. 322**

On page 87, line 34, of said bill, strike out "(k)", and insert "(i)".

**Amendment No. 323**

On page 87, line 36, of said bill, strike out "(l)", and insert "(j)".

**Amendment No. 324**

On page 87, line 38, of said bill, strike out "(m)", and insert "(k)".

**Amendment No. 325**

On page 87, line 42, of said bill, strike out "4,691,996", and insert "3,984,300".

**Item 364.5****Amendment No. 326**

On page 88 of said bill, strike out lines 36 to 38, inclusive.

**Item 370****Amendment No. 327**

On page 89, line 41, of said bill, strike out "207,205", and insert "35,000".

**Amendment No. 328**

On page 89, of said bill, strike out all of lines 45 to 47, inclusive.

**Amendment No. 329**

On page 89, line 49, of said bill, strike out "207,205", and insert "35,000".

**Item 371****Amendment No. 330**

On page 90 of said bill, strike out all of lines 16 to 18, inclusive.

**Item 373****Amendment No. 331**

On page 90 of said bill, strike out all of lines 40 to 42, inclusive.

**Item 375****Amendment No. 332**

On page 90, line 52, of said bill, strike out "3,058,332", and insert "2,644,924".

**Amendment No. 333**

On page 91 of said bill, strike out lines 7 to 9, inclusive.

**Amendment No. 334**

On page 91, line 11, of said bill, strike out "1,372,508", and insert "1,000,000".

**Amendment No. 335**

On page 91 of said bill, strike out lines 14 to 16, inclusive.

**Amendment No. 336**

On page 91, line 17, of said bill, strike out "156,000", and insert "115,000".

**Amendment No. 337**

On page 91 of said bill, strike out lines 18 to 20, inclusive.

**Amendment No. 338**

On page 91 of said bill, strike out lines 22 to 27, inclusive.

**Amendment No. 339**

On page 91, line 29, of said bill, strike out "701,000", and insert "701,100".

**Amendment No. 340**

On page 91, line 31, of said bill, strike out "3,058,332", and insert "2,644,924".

**Item 381****Amendment No. 341**

On page 92, line 9, of said bill, strike out "4,221,610", and insert "3,675,280".

**Amendment No. 342**

On page 92, line 12, of said bill, strike out "3,646,330", and insert "3,100,000".

**Amendment No. 343**

On page 92, line 16, of said bill, strike out "4,221,610", and insert "3,675,280".

**Item 383****Amendment No. 344**

On page 92, line 24, of said bill, strike out "578,000", and insert "500,000".

**Amendment No. 345**

On page 92 of said bill, strike out line 28.

**Amendment No. 346**

On page 92, line 30, of said bill, strike out "578,000", and insert "500,000".

**Item 389****Amendment No. 347**

On page 93, line 20, of said bill, strike out "4,198,610", and insert "1,333,770".

**Amendment No. 348**

On page 93 of said bill, strike out all of lines 23 to 25, inclusive.

**Amendment No. 349**

On page 93, line 26, of said bill, strike out "(d)", and insert "(b)".

**Amendment No. 350**

On page 93, line 28, of said bill, strike out "(e)", and insert "(c)".

**Amendment No. 351**

On page 93, line 30, of said bill, strike out "(f)", and insert "(d)".

**Amendment No. 352**

On page 93, line 34, of said bill, strike out "4,198,610", and insert "1,333,770".

**Item 391****Amendment No. 353**

On page 93, line 41, of said bill, strike out "1,244,450", and insert "1,272,410".

**Amendment No. 354**

On page 93, line 47, of said bill, strike out "964,450", and insert "992,410".

**Amendment No. 355**

On page 93, line 49, of said bill, strike out "1,244,450", and insert "1,272,410".

**Item 393****Amendment No. 356**

On page 94, line 9, of said bill, strike out "2,407,354", and insert "2,462,460".

**Amendment No. 357**

On page 94, line 12, of said bill, strike out "2,407,354", and insert "2,462,460".

**Amendment No. 358**

On page 94, line 14, of said bill, strike out "2,407,354", and insert "2,462,460".

**Item 394****Amendment No. 359**

On page 94 of said bill, strike out all of lines 18 to 48, inclusive.

**Amendment No. 360**

On page 95 of said bill, strike out all of lines 2 to 16, inclusive.

**Item 395****Amendment No. 361**

On page 95, line 22, of said bill, strike out "101,390", and insert "50,000".

**Amendment No. 362**

On page 95 of said bill, strike out lines 24 to 26, inclusive.

**Amendment No. 363**

On page 95, line 27, of said bill, strike out "(b)", and insert "(a)".

**Amendment No. 364**

On page 95, line 32, of said bill, strike out "101,390", and insert "50,000".

**Item 400.1****Amendment No. 365**

On page 96 of said bill, strike out all of lines 48 to 51, inclusive.

**Amendment No. 366**

On page 97 of said bill, strike out all of lines 2 to 51, inclusive.

**Amendment No. 367**

On page 98 of said bill, strike out all of lines 2 to 9, inclusive.

**Item 401****Amendment No. 368**

On page 98, line 14, of said bill, strike out "436,750", and insert "498,450".

**Amendment No. 369**

On page 98, after line 29, of said bill, insert

"(h) Columbia Historic State Park—restoration  
Wells Fargo building ----- 61,700".

**Amendment No. 370**

On page 98, after line 46, of said bill, insert

"In addition thereto the unexpended balance in the Division of Architecture Revolving Fund Work Order No 2320 GC, deferred by Section 3.5 of the 1951 Budget Act, for construction, improvements, and equipment, Columbia Historic State Park, payable from the State Park Fund, Item 354, Chapter 700, Statutes of 1949, is hereby made available for restoration of the Wells Fargo Building at Columbia Historic State Park."

**Amendment No. 371**

On page 98, line 31, of said bill, strike out "436,750", and insert "498,450".

**Item 402.5****Amendment No. 372**

On page 99 of said bill, after line 16, insert

"402.5—For necessary corrections of the channel of the American River at Coloma to protect Gold Discovery State Park, Division of Beaches and Parks, Department of Natural Resources----- 40,000 provided, that any moneys made available to the Division of Beaches and Parks, Department of Natural Resources, from this item shall be repaid to the General Fund out of any moneys impounded in the State Lands Act Fund under the decision and order of the United States Supreme Court which hereafter may be released by the Federal Government and subsequently paid into the State Beach Fund or the State Park Fund. The transfer to the General Fund from the respective funds shall be in such amounts as may be determined by the Department of Finance. Such transfers shall be made by the State Controller upon written order of the Department of Finance."

**Item 403****Amendment No. 373**

On page 99 of said bill, strike out all of lines 37 to 39, inclusive.

**Item 409****Amendment No. 374**

On page 100 of said bill, strike out all of lines 50 to 53, inclusive.

**Amendment No. 375**

On page 101 of said bill, strike out all of lines 9 to 13, inclusive.

**Item 411****Amendment No. 376**

On page 101, line 37, of said bill, strike out "12,000,000", and insert "5,000,000".

**Item 413**

**Amendment No. 377**

On page 101, line 48, of said bill, strike out "87,879,271", and insert "86,583,895".

**Item 414**

**Amendment No. 378**

On page 102 of said bill, strike out lines 6 through 52, and strike out all of pages 103, 104, 105, 106; and on page 107, strike out lines 1 through 34, and insert "414—For augmentation of the amount provided on account of average daily attendance by subdivision (a) of Section 5153 of the Education Code twelve million dollars (\$12,000,000), to be transferred by the State Controller to the State School Fund and to be apportioned in accordance with law."

**Item 415.5**

**Amendment No. 379**

On page 107 of said bill, strike out all lines 46 to 49, inclusive.

**Amendment No. 380**

On page 108 of said bill, strike out all of lines 1 to 36, inclusive.

**Item 428**

**Amendment No. 381**

On page 111, line 7, of said bill, strike out "2,000,000", and insert "1,000,000".

**Item 428.5**

**Amendment No. 382**

On page 111 of said bill, strike out all of lines 12 to 26, inclusive, and insert "428.5—For use in connection with acquisition by the State of the Central Valley Project, to be expended at such times and in such amounts as is necessary, to conduct surveys and studies preliminary to the acquisition by the State of the Central Valley Project upon a self-liquidating basis, and to pay the initial installments upon any agreement between the United States and the State for such purchase, to the Water Project Authority \_\_\_\_\_ 10,000,000 provided, that funds appropriated by this item shall be available for expenditure without regard to fiscal years but shall revert to the General Fund on July 15, 1955, in the event that no contract to purchase the Central Valley Project is consummated prior to that time; and provided further, that the Water Project Authority shall return this appropriation, or so much thereof as may be used, with interest thereon at the rate of one and one-half percent (1½%) per annum, to be computed from the first day of the fiscal year following the date of withdrawal on the total amount withdrawn during any one fiscal year to the General Fund in the State Treasury from the proceeds of the first sale of any revenue bonds issued for the acquisition by the State of the Central Valley Project."

**Item 428.6**

**Amendment No. 383**

On page 111 of said bill, strike out all of lines 27 through 37, inclusive.

**Item 428.7**

**Amendment No. 384**

On page 111 of said bill, strike out all of lines 38 through 52, inclusive.

**Amendment No. 385**

On page 112 of said bill, strike out lines 2 through 34, inclusive.

**Item 428.8**

**Amendment No. 386**

On page 112 of said bill, strike out lines 35 through 52, inclusive.

**Amendment No. 387**

On page 113 of said bill, strike out lines 2 and 3

**Sec. 2.1****Amendment No. 388**

On page 116 of said bill, after line 11, insert

"Sec. 2.1. The amount transferred to the School Fund under Item 414 of Sec. 2 of this act shall be apportioned under the provisions of Sections 7111 and 7114 of the Education Code, and is in augmentation of amounts otherwise allowed under such sections."

**Sec. 4****Amendment No. 389**

On page 116 of said bill, strike out all of lines 26 to 48, inclusive.

**Amendment No. 390**

On page 117 of said bill, strike out all of lines 1 to 49, inclusive.

**Amendment No. 391**

On page 118 of said bill, strike out all of lines 1 to 51, inclusive.

**Amendment No. 392**

On page 119 of said bill, strike out all of lines 2 to 13, inclusive, and insert

"SEC. 4. The unexpended balances in all appropriations, allotments, and projects, the expenditure of which is prohibited by Sections 3.3 and 3.4 of the Budget Act of 1951 and by Chapters 1516 and 1534 of the Statutes of 1951 are hereby reverted to the unappropriated balance of the Capital Outlay and Savings Fund.

"SEC. 5. The unexpended balances in project Work Orders Nos. 1780, 1745, and 1748, the expenditure of which is prohibited by Section 3.5 of the Budget Act of 1951, shall be returned to the funds from which appropriated for reversion to the unappropriated balances thereof."

**Sec. 5.2****Amendment No. 393**

On page 119 of said bill, strike out lines 14 to 21, inclusive

**Amendment No. 394**

On page 105, between lines 29 and 30, of the printed bill, as amended in Senate March 27, 1952, insert

"394—For major construction, improvement, and equipment, Adjutant General, California National Guard, and California National Guard Reserve, payable from the Capital Outlay and Savings Fund -- -- 2,516,900 and in addition thereto any grants made available by the Federal Government.

Schedule:

- (a) Construction, improvements, and equipment of armories in or near:
- (1) Bakersfield
  - (2) Vallejo
  - (3) San Francisco
  - (4) Fresno
  - (5) Glendale
  - (6) Monterey Park
  - (7) Los Angeles

To the extent that the Public Works Board determines that funds are available after making allocations for all armories in the above schedule this Item may be expended on a federal-state sharing basis for armories in accordance with the following schedule and order. Such federal-state sharing shall include not less than 50 percent federal funds

- (b) Construction, improvements, and equipment of armories in or near:
- (1) San Diego
  - (2) Quincy
  - (3) Red Bluff
  - (4) Delano
  - (5) Gardena
  - (6) Fairfax
  - (7) Monterey
  - (8) Santa Cruz
  - (9) Sacramento
  - (10) Walnut Creek
  - (11) Yreka
  - (12) San Bruno  
(Replacing Item 345.2, Budget Act of 1951, deferred by Section 3.3, Budget Act of 1951)

The location designation in the above schedule shall be liberally construed so as to include any location within 10 miles of a city or town named therein. It is further provided that the priority for construction of armories may be adjusted with the approval of the Public Works Board to conform to any requirements made in connection with grants by the Federal Government."

**Amendment No. 395**

On page 128 of the printed bill, as amended in Senate March 27, 1952, strike out lines 41 to 45, inclusive.

**Amendment No. 396**

On page 94, between lines 38 and 39, insert

"348.5—For major and minor construction, improvements, modifications and equipment, Department of Education, to be expended to remodel, improve, and construct necessary buildings upon the real property near the city of Tehachapi now used by the California Institution for Women, for use as a California Academy for boys, as provided by Subdivision (a) of Section 3 of Chapter 1051 of the Statutes of 1947 as amended by Chapter 1710 of the Statutes of 1951, payable from the General Fund----- 360,300".

**Amendment No. 397**

On page 40 of the printed bill, as amended, in the Senate March 27, 1952, strike out all of line 14, and insert

"154.5—For augmentation of Item 154 to be released by"

**Amendment No. 398**

On page 13, line 39, of said bill, strike out "1,074,493", and insert "1,075,693"

**Amendment No. 399**

On page 40 of said bill, strike out all of line 12.

**Amendment No. 400**

On page 40 of said bill, after line 20, insert

"INDUSTRIAL RELATIONS".

The roll was called, and the Assembly refused to concur in Senate amendments to Assembly Bill No. 1 by the following vote:

**AYES**—Cloyd, Conrad, Davis, Dills, Dolwig, Lipscomb, McGee, Smith, and Mr. Speaker—9.

**NOES**—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Coats, Collier, George D. Collins, Condon, Connolly, Doyle, Elliott, Fleury, Gaffney, Geddes, Grant, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Klockslem, Levering, Lindsay, Lowrey, Luckel, Lyon, Maloney, McCarthy, McFall, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Shaw, Sherwin, Stanley, Stewart, Thomas, and Waters—52.

**Request for Unanimous Consent That Name Be Placed Upon Roll Call**

Mr. McCarthy asked for, and was granted, unanimous consent that his name be placed upon the roll call on Assembly Bill No. 1, and that he be recorded as voting "Nay."

**Explanation of Vote on Concurrence in Senate Amendments to Assembly Bill No. 1**

Because the Senate amendments to Assembly Bill No. 1 do not recognize the need for additional narcotic inspectors, nor does it repeal the amendment to delete freeway beautification and does not increase the number of highway patrolmen I vote "No" on concurrence.

ERNEST R. GEDDIES  
T. J. DOYLE

**Appointment of Committee on Conference Concerning Assembly Bill No. 1**

The Speaker announced the appointment of Messrs. Sherwin, Moss, and Hinckley as a Committee on Conference concerning Assembly Bill No. 1.

**Point of Order**

Mr. McGee arose to the following point of order: That the members appointed to the Committee on Conference all voted in the negative.

**Ruling by Speaker**

Speaker Sam L. Collins ruled the point of order not well taken.

**ANNOUNCEMENT OF COMMITTEE MEETINGS**

It was announced that the following committees would hold meetings:

*Today at 2 p.m.—*

Rules, in Lounge Room.

**GUESTS EXTENDED COURTESIES OF ASSEMBLY**

On request of Mr. Beck, the usual courtesies of the Assembly for this day were unanimously extended to Miss Juanita Booth of San Fernando.

On request of Mr. Lanterman, the usual courtesies of the Assembly for this day were unanimously extended to Miss Lillian Vosloh of Pasadena.

On request of Mr. Dickey, the usual courtesies of the Assembly for this day were unanimously extended to Ed. McMullin of Alameda.

On request of Messrs. Klocksiem and Grant, the usual courtesies of the Assembly for this day were unanimously extended to Captain Willis Bradley of Los Angeles.

On request of Mr. Shaw, the usual courtesies of the Assembly for this day were unanimously extended to Mr. and Mrs. Leon F. Lucas of Ontario, and Mr. and Mrs. C. H. Thomas of Cucamonga.

On request of Mr. Fleury, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Evelyn Peterson, Mrs. Grace Andruss, and R. O. Andruss, teachers, and the following pupils of the Herald School: Alvin Schmierer, Norman Rouppe, Dewayn Hedgecock, Mary Ann Hollingsworth, Darlene Hollingsworth, Bob Tipling, Johnnie Johnson, Verna Hedgecock, Henry Perez, and Judy Osler.

On request of Mr. Henderson, the usual courtesies of the Assembly for this day were unanimously extended to Mr. and Mrs. D. T. Seator of Park Ridge, N. Y.

On request of Speaker Collins and Mr. Maloney, the usual courtesies of the Assembly for this day were unanimously extended to Mr. and Mrs. Grinnell of the State of Maine.

On request of Mr. McCollister, the usual courtesies of the Assembly for this day were unanimously extended to Frank Meagher, teacher, and a group of pupils of the Kentfield School.

On request of Mr. Coats, the usual courtesies of the Assembly for this day were unanimously extended to Merle Russell, teacher, and the following pupils of the Britten School: Jerry Ziegenmeyer, Crystal Deel, Richard Perry, Loren Elliot, Dana Gallenbusch, Elbert Lowry, Jim Ward, Jim Nelson, Rex Archer, Richard Cagle, Gerald Smith, William LeBaron, Anna Davis, Betty Jo Griffin, Roy Lennis, Betty Tyler, Betty Ann Howard, Doris Mills, Richard Pedigo, Dariel McCurry, Benny LaMontague, Melvin Platt, Neil Schellenger, Norma Blancett, Jo Ann Noblin, Jerry Belle Halley, and Elbert Lowry.

On request of Messrs. McFall and Parker, the usual courtesies of the Assembly for this day were unanimously extended to Mr. Terry, teacher, and the following pupils of the Dent Union School: Robert Abernathy, Shirley Bedlan, Dolores Cardoza, Mary Cardoza, Karen Cohagan, Marvin



Crews, Jack Dobson, Lorraine Dole, Darlene Ellis, Carol Engel, George Foutch, Gloria Fredell, Larry Gaudreau, Bill Gonzales, Warren Hale, Jack Hamilton, George Hanlon, Daryl Haverstick, John Heffner, Ronald Hildebrand, Frank Jsaia, Harold Kahl, Alfred King, John Targent, Shirley Taugero, Ron Latimer, Garland Leonard, Don Lenker, Philbert Machado, Lillian Marshall, Verda Mehagan, Eddie Nunes, Bill Osborne, Charles Ovcland, Marvin Paek, Patricia Peterson, Mary Polhemus, Lester Price, Patsy Ring, Marlyn Schramm, Charles Sharp, Bob Shugart, Lynn Skibs, Frances Smith, Wanda Smith, Lois Vilen, and Don Windsor.

On request of Messrs. Lowrey and Moss, the usual courtesies of the Assembly for this day were unanimously extended to Nick Barbieri, teacher, and the following pupils of the Williams School: Mary Abernethy, Josephine Bascochea, Everett Bramard, Martha Clark, Donna Conner, Sharon Farley, Wesley Fry, Edward Gassaway, Jessie Jean Irvin, Rebecca Jenkins, Eugene Mays, Alvin McKinney, Diana Nason, Elizabeth O'Bryant Teddy Olds, Richard Reister, Susan Rogers, Royce Rollins, John Snelgrove, Erwin Single, Glenda Hagbery, Janis King, Frank Myers, Sharon Tate, John Troughton, Linda Jewett, Florence Nissen, Gilene Pryor, Ethel Ross, Charles Bradshaw, Danny LaGrande, Garth Dull, Budd Kilbury, Linda King, Jone Myers, Carolyn Beal, Virginia Beal, Nick Cheny, Don DeWoody, Jay Dee Garr, Leo Graves, Elaine Marshall, Riley O'Bryant, John Pitalo, Kaye Rogers, and David Taylor.

On request of Mr. Coats, the usual courtesies of the Assembly for this day were unanimously extended to Edward Beal, teacher, and the following pupils of the Franklm School: Janice Orr, Ted Scott, Annette Brugmann, Shirley Cogan, Betty Ohlando, Violet Taylor, Jeanne Stevens, Darlene Brown, Carolyn Perkins, Shirley Nickles, Margaret Glass, Mildred Hines, Richard Dozer, Jerry Mimahon, Geraldine Waines, Larry Murdock, Gladys Rose, Gail Brenenridge, Niomi Powers, and Lester Moon.

On request of Mr. Coats, the usual courtesies of the Assembly for this day were unanimously extended to Jack Uren, teacher, and the following pupils of the Meridan School: Robert Peck, Kimmy Craig, Freddy Lester, Carol Hankins, Betty Horton, Jenette Brown, Lee Clark, Larry Miller, Davie Barr, Tommy Taylor, Taylor Shipp, and Allan Carothers of the Slough School.

On request of Mr. Lindsay, the usual courtesies of the Assembly for this day were unanimously extended to Miss Taylor, teacher, and the following pupils of Roseville School: Terry Bennett, Roy Boyer, Earl Circle, Ted Demas, Richard Fraley, Charles Furlow, Richard Gennette, Andrew Gori, Terry Inglett, Clarence Lash, Robert Leak, Alfred Ortiz, Frank Perry, Kirby Schmitt, Bill Shearer, Edward Sniffen, Paul Williamson, Lloyd Vaughn, Sam Vigil, Bob Woods, Rudy Linarez, Charles Hamby, Floyd Davis, Georgia Brokaw, Cathrine Contreas, Shirley Crooker, Sylvia Eberly, Dorothy Gadberry, Jessie Gutierrez, Linda Harris, Joanne Livoti, Patricia Lung, Betty McKinley, Valerie Oldham, Gardenia Opp, Ineta Roman, Diane Scardigelli, Rita Spina, Gracie Steele, La Rhoe Welch, and Connie Dunlap.

On request of Mr. Rumford, the usual courtesies of the Assembly for this day were unanimously extended to Miss Ida Jackson, teacher, and the following pupils of the McClymonds High School: Wilbert Aikens, James Ashley, Lucille Amos, Julia Mae Bell, Earlene Bohannon, Claudette Campbell, Bobbie Callum, Joe Corgile, Erma Corprew, Gloria Corral, Esther Daggett, Betty Desmuke, La Vertha Foster, Edgar Fulcher, Charles Goodwin, Otha Green, Robert Guerra, Carnia Hawkins, Marjorie Hunter, John Jackson, Ella Mae Johnson, Gertrude Johnson, Ida Mae Johnson, Blanche Joseph, Will Joseph, Christel Nickelson, Darlene Ow, Dorothy Reynolds, Betty Savannah, Margaret Sherman, Fannie Smith, Christine Sneed, Eddie Jean Swift, Esther Mae Turner, Jessie Turner, Daniel Valdez, Joan Vaughn, Mary Vaughn, Margaret Washington, Katherine Wilkerson, and Cathren Wingard.

On request of Mr. Lindsay, the usual courtesies of the Assembly for this day were unanimously extended to Mr. Borja, Mrs. Mooney, Mrs. Wilson, and the following pupils of the Roseville School: Margurite Birnie, Marcia Boston, Annie Carrillo, Judy Davis, Erleen Donaldson, Glenda Tuseher, Laura Gray, Sharon Hesla, Barbara Lee Isaacson, Arline Jones, Shirley Liles, Ethel Ann Lillie, Audrey Marriott, Ann Mosely, Roselie Novella, Barbara Jean Pugliese, Ruth Shepherd, Vivian Torres, Deanna Watters, Mary Sue Grissom, Harry Donaldson, Carole Milton, Barbara Stewart, Judy Burns, Sharon King, Stephen Waltrys, Kenneth Brooks, Mary Martin, Elaine Garbilina, Marilyn Evans, Suzette Couvrette, Delores Armsdon, Armila Borba, Court Barker, Virginia Davidson, Jack Hamilton, Joe Gvoom, Carole Sessano, Isabel Kinross, Martha Hsapis, Richard Adams, Frank Cook, Bill George, Betty Jean Hawkins, Shirley Barsotti, Yvonne Bell, Sherrie Carstenson, Diane Davidson, Beverly Field, Doris Gadberry, Mary Jo Gallegos, Carol Goldsberry, Janet Heinzelman, Ellen Heldt, Allison Leak, Pat Leavitt, Janice Meinijer, Jeannie Messa, Jean Miller, Nell Miller, Doris Nolte, Myrna Pichernell, Karen Shelly, Jo Welch, Betty White, Paul Barsotti, Alexander Broeyer, Charles Davidson, Bob Derry, Tony Espinoza, Elwyn Freeman, Otto Furlow, Edward Garbolino, Alfred Guerro, Jack Heins, Marvin James, Jerry Kelso, Mike Kovich, Frank Lopez, Edgar Martin, Bob Riolo, Wesley Robinson, Charles Stewart, George Weldon, Frank Perry, Henry Baggs, Tommy Bell, Dick Benoit, Dennis Broliar, Jack Butkovich, Pete Castro, John Fiddymont, Eugene Fischer, T. C. Fowler, Rudy Garcia, Jack Hickman, Dan Krpan, Kenneth Martin, Don Michelsen, Gary Richardson, Jack Sheehan, Jack Thorpe, Sylvester Vuletich, Jerry White, John White, Carolyn Davis, Elaine Maffei, Douglas Paolini, Mike McAndrew, Pete Gadberry, Kenneth Young, Richard Nohse, Marvin Stark, Alice Cook, Beverly Jan Reed, Norman Hansen, Don Furlow, Michael Keen, Amy Zen, Genara Munoz, Sue Perry, Ronnie Crowder, Edmund Blake, and Pat Shirley.

#### ADJOURNMENT

At 9.55 p m., on motion of Mr. Doyle, the Speaker declared the Assembly adjourned until 10 a m., Monday, March 31, 1952, out of respect to the memory of the late Senator George Burke of Wyoming.

SAM L. COLLINS, Speaker

GERALDINE B. HADSELL, Minute Clerk

## CALIFORNIA LEGISLATURE

1952 REGULAR (BUDGET) SESSION

**ASSEMBLY DAILY JOURNAL**

NINETEENTH LEGISLATIVE DAY

TWENTY-NINTH CALENDAR DAY

**IN ASSEMBLY**

ASSEMBLY CHAMBER, SACRAMENTO

Monday, March 31, 1952

The Assembly met at 10 a.m.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

**ROLL CALL**

The roll was called, and the following answered to their names:

Babbage, Beck, Belotti, Berry, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Colter, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—74.

Quorum present.

**MOTION**

Mr. Dickey moved that the prayer offered by the Chaplain, Rabbi Irving Hausman, during this morning's First Extraordinary Session be deemed the prayer of this session, and be ordered printed in the Journal.

Mr. Silliman seconded the motion.

Motion carried.

**PRAYER**

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*O Lord, we are all equal in Thy sight. Strong and weak, rich and poor, gifted and ordinary, all have their place in the world. Grant that equal opportunity may always be available, so that all men may realize the fulfillment of the best that is within them, and perform the tasks for which they are best suited. May we always cherish the good in every man, and recognize the equality of value that every soul has before Thee, O Lord—AMEN.*

**READING OF THE JOURNAL DISPENSED WITH**

On motion of Mr. McCollister, further reading of the Journal of the previous legislative day was dispensed with.

**LEAVES OF ABSENCE FOR THE DAY**

The following members were granted leaves of absence for the day, because of illness:

Mr. Clarke, by unanimous consent.

Mr. Crowley, by unanimous consent.

Mr. Cooke, by unanimous consent.

The following members were granted leaves of absence for the day, because of legislative business elsewhere:

Mr. Rosenthal, by unanimous consent.

Mr. Brady, by unanimous consent.

**PLEDGE OF ALLEGIANCE TO THE FLAG**

Upon request of Speaker Sam L. Collins, the Assembly then gave the pledge of allegiance to the Flag.

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, March 28, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate appointed Senators Hulse, Roy Cunningham, and Williams as a Committee on Conference concerning:

**Assembly Bill No. 1**—An act making appropriations for the support of the Government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, to take effect immediately.

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

**REPORTS OF STANDING COMMITTEES****Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, March 31, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:  
House Resolution No. 57

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted, as amended

SAM L. COLLINS, Chairman

Above reported resolution ordered on file.

ASSEMBLY CHAMBER, SACRAMENTO, March 31, 1952

MR. SPEAKER: Your Committee on Rules, to which were referred:

House Resolution No. 54

House Resolution No. 55

House Resolution No. 56

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolutions ordered on file for adoption.

**RESOLUTIONS**

The following resolution was offered:

By Mr. Dunn:

**House Resolution No. 59**

Relative to the congratulation of Assemblyman Condon on his services to the Assembly

WHEREAS, Robert L. Condon has served the State and the people of his district in an outstanding manner since his election to the Assembly in 1948; and

WHEREAS, During his service in the Assembly he has consistently exhibited an unusual knowledge and appreciation of the problems of the State and its people, and

has devoted his time, intelligence and energy to the welfare of the people and the solution of those problems; and

WHEREAS, The esteem and affection which his conduct and ability have earned for him cause the Assembly to regret the fact that his intelligence and analytical mind will be lost to future sessions of this body: now, therefore, be it

*Resolved by the Assembly of the State of California,* That the Members of this Assembly extend their heartiest congratulations and commendations to Robert L. Condon for his outstanding services to this Assembly, to the State and to the people of his district, together with their best wishes for his future success.

Resolution read, and ordered referred to the Committee on Rules.

**NOTICE OF MOTION TO RECONSIDER HOUSE  
RESOLUTION NO. 28 WAIVED**

Mr. McGee waived his notice of motion to reconsider the vote whereby House Resolution No. 28 was adopted.

**MOTION TO SET SPECIAL ORDER**

Mr. Sherwin moved that Assembly Bill No. 1 be made a special order of business for today, March 31, 1952, at 3 p.m.

Motion carried.

**REQUEST FOR UNANIMOUS CONSENT**

Mr. Silliman asked for, and was granted, unanimous consent to take up House Resolution No. 54, at this time, without reference to file.

**CONSIDERATION OF HOUSE RESOLUTION NO. 54**

By Mr. Silliman:

**House Resolution No. 54**

Relative to attendance at funerals and purchase of floral pieces

*Resolved by the Assembly of the State of California,* That the Speaker of the Assembly may designate any one or more of the Members of the Assembly as the representatives of the Assembly to attend funerals in appropriate circumstances. The members so designated shall receive their actual and necessary expenses incurred in the performance of their duties or in lieu of such expenses the same allowances for accommodations and meals, and mileage as is provided by the Joint Rules for members of investigating committees.

The Speaker or any Member of the Assembly designated by him may incur such expense as may be necessary for the purchase on behalf of the Assembly of suitable floral pieces for any such funeral.

All expenses incurred pursuant to this resolution, after approval by the Speaker, are hereby ordered to be paid out of the money allocated from the Contingent Fund of the Assembly to the Assembly Process Committee.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Babbage, Beck, Berry, Brown, Burke, Burkhalter, Caldecott, Cloyd, Coats, Collier, George D. Collins, Condon, Conrad, Davis, Dickey, Dills, Doyle, Dunn, Elhott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—60.

NOES—None.

**REQUEST FOR UNANIMOUS CONSENT**

Mr. Moss asked for, and was granted, unanimous consent to take up House Resolution No. 55, at this time, without reference to file.

**CONSIDERATION OF HOUSE RESOLUTION NO. 55**

By Mr. Moss:

**House Resolution No. 55**

*Resolved*, That the Controller be and he is hereby authorized and directed to draw his warrants on the Contingent Fund of the Assembly in the sum of two thousand five hundred dollars (\$2,500), in favor of Arthur A. Ohnimus, Chief Clerk of the Assembly, and the State Treasurer is hereby directed to pay the same, for postage, telephone service, telegraph service, supplies, traveling expenses, bills from state departments, and performing any duties imposed by the Rules or resolutions of the Assembly, also to pay any bills for incidental expenses of the Assembly heretofore incurred but for which payment has not been provided by other resolutions, and other incidental expenses in connection with completing the work of the 1952 Regular Session of the Assembly of the State of California.

The Chief Clerk of the Assembly is instructed to file with the Controller receipts covering all expenditures made hereunder.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Berry, Brown, Burke, Burkhalter, Caldecott, Cloyd, Coats, Collier, George D. Collins, Condon, Davis, Dickey, Dills, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Shaw, Sherwin, Stilliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—69.

**Nays**—None.

**REQUEST FOR UNANIMOUS CONSENT**

Mr. Tomlinson asked for, and was granted, unanimous consent to take up House Resolution No. 56, at this time, without reference to file.

**CONSIDERATION OF HOUSE RESOLUTION NO. 56**

By Mr. Tomlinson:

**House Resolution No. 56**

*Resolved*, That the Chief Clerk of the Assembly is hereby directed to take charge of arranging and preparing the bills, books, and all other records of the Assembly, and filing the same with the Secretary of State, as provided by law, subsequent to adjournment of the 1952 Regular Session of the Legislature; and shall have charge of indexing, correcting, comparing and proofreading, and otherwise preparing the Journal and the Final History of the Assembly of the 1952 Regular Session of the Legislature; such indexing, correcting, comparing, and proofreading of the Assembly Journals and Final History shall be performed by the State Printer under the direction of the Chief Clerk of the Assembly, making the information therein contained readily available for the use of the Members of the Legislature, state officers, and the general public, as a permanent record of the business transacted during the 1952 Regular Session. He shall also have charge of compiling, preparing, and having printed after adjournment, a final calendar of the legislative business of the 1952 Regular Session of the Legislature, said calendar to comprise a history of all bills introduced and their authors, the numbers that shall have become law; those that have been refused passage; an index to all measures introduced; and any and all such information as will provide a complete history of the session's business and a guide for the information of subsequent sessions of the Legislature.

When the final calendar is prepared, the Chief Clerk is directed to forward one copy of the Final History to each public library in the State which may apply for same, and one copy to each Member of the Assembly; and one copy of the complete unbound chapters to each Member of the Assembly; and he it further

*Resolved*, That the Chief Clerk is hereby authorized to employ such help as may be necessary to complete the aforesaid work of the Assembly and the same shall be compensated at a rate per diem not greater than that allowed them during the time the Legislature is in session; provided, however, that no compensation shall be allowed except for services actually performed in Sacramento, and the Chief Clerk is hereby

directed to keep an accurate attendance record of all attaches so employed and certified by him to the State Controller as being entitled to compensation; and be it further

*Resolved*, That the State Controller is hereby authorized and directed to pay weekly compensation in such amounts and to such persons as may be certified to him by the Chief Clerk as being entitled to the same until the said work has been completed, and such sums shall be payable from the unexpended balance of the fund provided for the payment of officers and attaches of the Assembly.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Berry, Brown, Burke, Burkhalter, Caldecott, Cloyd, Coats Collier, George D. Collins, Condon, Conrad, Davis, Dickey, Dills, Doyle, Dunn, Elliott Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell Niehouse, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—69.

**NOES**—None.

#### REQUEST FOR UNANIMOUS CONSENT

Mr. Doyle asked for, and was granted, unanimous consent to take up House Resolution No. 57, at this time, without reference to file.

#### CONSIDERATION OF HOUSE RESOLUTION NO. 57

By Messrs. Doyle, Geddes, Elliott, and Hawkins:

##### House Resolution No. 57

Relative to commending the Chaplain of the Assembly, Rabbi Irving Hausman

**WHEREAS**, During this session of the Legislature it has been the good fortune of the Assembly to secure Rabbi Irving Hausman as its Chaplain; and

**WHEREAS**, Rabbi Irving Hausman, by his prayers each day, has given both inspiration and spiritual comfort to all; and

**WHEREAS**, His devout utterances have reminded the members of their obligations not only to their God, but also to their fellow man, the State and the Nation, and have aided them in their efforts to merit the trust imposed in them by the people of California; and

**WHEREAS**, He has by his spiritual guidance and high degree of intelligence won the respect of all who have heard him; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the Members of the Assembly do hereby express to Rabbi Irving Hausman their sincere appreciation for the spiritual guidance he has rendered this body during this session of the Legislature, and for the inspiration which the members have derived from his prayers.

Resolution read.

##### Motion to Amend

Mr. Doyle moved the adoption of the following amendments:

##### Amendment No. 1

In line 1 of the title of the measure, as printed in the Assembly Journal for March 28, 1952 (Regular Session) on page 335, after "Hausman", insert ", and authorizing the printing of the prayers of the Assembly in book form".

##### Amendment No. 2

In line 4 of the "Resolved" clause of the measure, strike out the period, and insert "; and be it further".

##### Amendment No. 3

After the "Resolved" clause of the measure, insert  
*Resolved*, That the Chief Clerk of the Assembly is hereby authorized and directed to have printed 350 copies of a booklet containing the prayers offered in the Assembly at this session; that he send one of said copies to each Member of the Assembly; and that he transmit the remaining copies to Rabbi Irving Hausman together with an engrossed copy of this resolution."

Amendments read, and adopted.

**Consideration of House Resolution No. 57, As Amended**

By Messrs. Doyle, Geddes, Elliott, and Hawkins:

**House Resolution No. 57**

Relative to commending the Chaplain of the Assembly, Rabbi Irving Hausman, and authorizing the printing of the prayers of the Assembly in book form

WHEREAS, During this session of the Legislature it has been the good fortune of the Assembly to secure Rabbi Irving Hausman as its Chaplain; and

WHEREAS, Rabbi Irving Hausman, by his prayers each day, has given both inspiration and spiritual comfort to all; and

WHEREAS, His devout utterances have reminded the members of their obligations not only to their God, but also to their fellow man, the State and the Nation, and have aided them in their efforts to merit the trust imposed in them by the people of California; and

WHEREAS, He has by his spiritual guidance and high degree of intelligence won the respect of all who have heard him; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the Members of the Assembly do hereby express to Rabbi Irving Hausman their sincere appreciation for the spiritual guidance he has rendered this body during this session of the Legislature, and for the inspiration which the members have derived from his prayers, and be it further

*Resolved*, That the Chief Clerk of the Assembly is hereby authorized and directed to have printed 350 copies of a booklet containing the prayers offered in the Assembly at this session; that he send one of said copies to each Member of the Assembly; and that he transmit the remaining copies to Rabbi Irving Hausman together with an engrossed copy of this resolution

Resolution read, as amended.

The roll was called, and the resolution adopted by the following vote:

AYES—Babbage, Beck, Berry, Brown, Burke, Burkhalter, Caldecott, Cloyd, Coats, Collier, George D. Collins, Condon, Conrad, Davis, Dickey, Dills, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinkleley, Holtbaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—69.

NOES—None.

**CONSIDERATION OF DAILY FILE****THIRD READING OF ASSEMBLY BILLS**

**Assembly Concurrent Resolution No. 16**—Relative to the San Francisco Office of the Legislative Counsel.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Babbage, Beck, Berry, Brown, Burke, Burkhalter, Caldecott, Cloyd, Coats, Collier, George D. Collins, Condon, Conrad, Davis, Dickey, Dills, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinkleley, Holtbaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—69.

NOES—None.

Resolution ordered transmitted to the Senate.

**CONSIDERATION OF HOUSE RESOLUTION NO. 52**

By Messrs. Gaffney, Berry, Maloney, Connolly, Meyers, George D. Collins, and McCarthy:

**House Resolution No. 52**

Relative to Bernard A. Brady

WHEREAS, Countless persons were saddened to learn of the passing of Bernard A. Brady, on March 23, 1952, father of our Assemblyman Bernard R. Brady, and a Deputy Collector of Internal Revenue for 20 years; and



WHEREAS, Bernard A. Brady, a native of England, settled in San Francisco in 1928, where he engaged in the tailoring business before joining the Internal Revenue Department; and

WHEREAS, The closing of his career ushered from this world one dearly beloved by everyone; now, therefore, be it

*Resolved by the Assembly of the State of California*, That when the Assembly adjourns this day, the members do so out of respect for the memory of Bernard A. Brady, and extend their sincere condolences to his family; and be it further

*Resolved*, That the Chief Clerk of the Assembly is hereby directed to transmit suitably prepared copies of this resolution to Mrs. Grace Brady, his widow, to Mrs. Rosemary Sheehan, his daughter, and to Thomas P., Owen J., and Bernard R. Brady, his sons.

Resolution read.

#### Consideration of Committee Amendments

The following amendments were proposed by the Committee on Rules :

##### Amendment No. 1

In paragraph 1, line 1, of the printed measure, as printed in the Assembly Journal for March 27, 1952, strike out "Countless persons", and insert "His fellow-citizens and Californians".

##### Amendment No. 2

In paragraph 1, line 3, of the printed measure, after "for", insert "more than".

##### Amendment No. 3

Strike out paragraph 2 of said measure, and insert

"WHEREAS, Bernard A. Brady, a native of Liverpool, England, came to his adopted Country, thence to his beloved San Francisco where he established a tailoring business in 1918; and

WHEREAS, The greatest pride of our late fellow citizen was his love of government service indicated by the term of more than 20 years of honorable employment in the Treasury Department, Bureau of Internal Revenue; and "

##### Amendment No. 4

In the third paragraph, line 1, of said measure, strike out "his career", and insert "Bernard A. Brady's career".

##### Amendment No. 5

In the third paragraph, line 2, of said measure, strike out "everyone", and insert "his family, his friends, his fellow citizens and co-workers and all whose good fortune permitted their paths to cross his".

##### Amendment No. 6

In the fifth paragraph, line 4, of said measure, strike out the period, and insert "and to his sisters Margaret Brady and Rose Costello of Portico, Lancashire, England."

Amendments read, and adopted.

#### House Resolution No. 52, As Amended

By Messrs. Gaffney, Berry, Maloney, Connolly, Meyers, George D. Collins, and McCarthy :

#### House Resolution No. 52

Relative to Bernard A. Brady

WHEREAS, His fellow citizens and Californians were saddened to learn of the passing of Bernard A. Brady, on March 23, 1952, father of our Assemblyman Bernard R. Brady, and a Deputy Collector of Internal Revenue for more than 20 years; and

WHEREAS, Bernard A. Brady, a native of Liverpool, England, came to his adopted Country, thence to his beloved San Francisco where he established a tailoring business in 1918; and

WHEREAS, The greatest pride of our late fellow citizen was his love of government service indicated by the term of more than 20 years of honorable employment in the Treasury Department, Bureau of Internal Revenue; and

WHEREAS, The closing of Bernard A. Brady's career ushered from this world one dearly beloved by his family, his friends, his fellow citizens and co-workers and all whose good fortune permitted their paths to cross his; now, therefore, be it

*Resolved by the Assembly of the State of California*, That when the Assembly adjourns this day, the members do so out of respect for the memory of Bernard A. Brady, and extend their sincere condolences to his family; and be it further

*Resolved*, That the Chief Clerk of the Assembly is hereby directed to transmit suitably prepared copies of this resolution to Mrs. Grace Brady, his widow, to Mrs. Rosemary Sheehan, his daughter, and to Thomas P., Owen J., and Bernard R. Brady, his sons, and to his sisters, Margaret Brady and Rose Costello of Portico, Lancashire, England.

Resolution ordered on file.

#### MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, March 31, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day passed:

Assembly Bill No. 8  
Assembly Bill No. 9  
Assembly Bill No. 15  
Assembly Bill No. 16

Assembly Bill No. 18  
Assembly Bill No. 19  
Assembly Bill No. 23

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

Above bills ordered enrolled.

#### REQUEST FOR UNANIMOUS CONSENT TO TAKE UP SENATE JOINT RESOLUTION NO. 11

Mr. Lindsay asked for, and was granted unanimous consent to take up Senate Joint Resolution No. 11, temporarily passed on file.

#### CONSIDERATION OF SENATE JOINT RESOLUTION NO. 11

**Senate Joint Resolution No. 11**—Relative to memorializing Congress, the Department of Defense, the Department of the Interior, and the Department of the Navy to give careful consideration to the interests of national defense and the inhabitants and mining industry of Inyo County before authorization is given for the withdrawal of land in Saline Valley in Inyo County from the public domain for acquisition and use thereof for an aerial gunnery range.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Conrad, Davis, Dickey, Dolwig, Doyle, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kloockssem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Waters, and Mr. Speaker—62.

**NOES**—George D. Collins—1.

Resolution ordered transmitted to the Senate.

#### ANNOUNCEMENT

Mr. George D. Collins announced a meeting of the San Francisco Delegation immediately upon recess in Room 3154.

#### RECESS

At 10 35 a.m., on motion of Mr. Dickey, the Assembly recessed until 3 p.m.

#### REASSEMBLED

At 3 p.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

## REPORTS OF STANDING COMMITTEES

## Committee on Legislative Procedure

ASSEMBLY CHAMBER, SACRAMENTO, March 31, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

**Assembly Joint Resolution No. 7**—Relative to the issuance of a medal for service in the American Expeditionary Force in Siberia;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the thirty-first day of March, 1952, at 1 p. m.

BURKE, Chairman

## MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, March 31, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Concurrent Resolution No. 15

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

## FIRST READING AND REFERENCE OF SENATE BILLS

The following resolution was read:

**Senate Concurrent Resolution No. 15**—Relative to purchase by the State of the painting, "The Discovery of San Francisco Bay."

Referred to Committee on Rules.

## REPORTS OF STANDING COMMITTEES

## Committee on Revenue and Taxation

ASSEMBLY CHAMBER, SACRAMENTO, March 31, 1952

MR. SPEAKER: Your Committee on Revenue and Taxation, to which were referred:

Senate Bill No. 5

Senate Bill No. 6

Has had the same under consideration, and reports the same back with the recommendation: Do pass.

HOLLIBAUGH, Chairman

Above reported bills ordered to second reading.

## SECOND READING OF SENATE BILLS (BY UNANIMOUS CONSENT)

**Senate Bill No. 5**—An act to add Sections 25043 and 25103 to the Revenue and Taxation Code, relating to the taxation of banks and corporations and their income, to take effect immediately.

Bill read second time, and ordered to third reading.

**Senate Bill No. 6**—An act to add Sections 17689 and 17788 to the Revenue and Taxation Code, relating to personal income taxation, to take effect immediately.

Bill read second time, and ordered to third reading.

## MESSAGES FROM THE SENATE

SENATE, CALIFORNIA LEGISLATURE, March 31, 1952

*Hon. Arthur A. Ohnimus*  
*Chief Clerk of the Assembly*  
*Sacramento, California*

DEAR MR. OHNIMUS: This is to respectfully request your honorable body to return to the Senate Assembly Bill No. 18 for further action.

Very truly yours,

J. A. BEEK, Secretary of the Senate

Assembly Bill No. 18 ordered returned to the Senate, by unanimous consent.

**COMMUNICATIONS**

By the Chief Clerk:

A communication from the Clifton Primary P. T. A. of Artesia, relative to the school building bond issue program, narcotic laws, sex research, and the construction of hospitals for the mentally deficient, was received, and ordered referred to the Committee on Education.

By Speaker Sam L. Collins:

Telegrams from the following persons and chapters of the League of Women Voters: Mrs. Edward Adler, President, Beverly Hills; Mrs. Ward Duffy, President, Fairfax; Mrs. Charles B. Thompson, President, Chico; Mrs. Russell T. Prescott, President and Mrs. Milton Chernin, Chairman, Mental Health, Oakland; Mrs. Carl W. Flegal, President, Piedmont; Mrs. Carl Parish, President, Claremont; Charlotte J. Wing, member, Santa Barbara; Mrs. Arthur Hanisch, President, Pasadena; Mrs. Philip Stapp, President, Sausalito; Marion Turner, President, Monterey Peninsula; the League of Women Voters, Richmond; Esophia Stone, San Diego; Mrs. Oren J. Sharp, President, Fresno; Mrs. Horace Gray, President, Santa Barbara; Mrs. Samuel Taylor, President, Palo Alto; Mrs. Joy W. Stanton, President, Santa Monica; Marjorie Spear, President, San Diego, relative to strongly protesting a cut in the mental hygiene budget, urging the appropriation restored in the budget bill for psychiatric technicians at Stockton and Napa State Hospitals, urging reclassification of psychiatric nurses, request for new positions in food improvement area, and rehabilitation therapists, the consideration of a long range economy program, and the importance of issues, were received, and ordered noted in the Journal.

**MOTION TO APPROVE JOURNALS**

Upon motion of Mr. Dickey, the Journals for Monday, March 24, 1952; Tuesday, March 25, 1952; Wednesday, March 26, 1952; Thursday, March 27, 1952; and Friday, March 28, 1952, were approved as corrected by the Minute Clerk.

**REPORTS OF STANDING COMMITTEES****Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, March 31, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

House Resolution No. 59

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file for adoption.

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, March 31, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Joint Resolution No. 13

J. A. BEBEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

**FIRST READING AND REFERENCE OF SENATE BILLS (RESUMED)**

The following resolution was read:

**Senate Joint Resolution No. 13**—Relative to requesting the President of the United States to move to bring about settlement of the issues involved in the Pacific Greyhound bus strike.

**Request for Unanimous Consent**

Mr. McCollister asked for, and was granted, unanimous consent to take up Senate Joint Resolution No. 13, at this time, without reference to committee, print, or file.

**CONSIDERATION OF SENATE JOINT RESOLUTION NO. 13**

**Senate Joint Resolution No. 13**—Relative to requesting the President of the United States to move to bring about settlement of the issues involved in the Pacific Greyhound bus strike.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, Condon, Connolly, Conrad, Davis, Dickey, Dolwig, Dunn, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hahn, Hansen, Hawkins, Henderson, Kelly, Kilpatrick, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Shaw, Sullivan, Smith, Stanley, Stewart, Waters, and Mr. Speaker—62.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, March 31, 1952

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate on this day passed:

Assembly Bill No. 10  
Assembly Bill No. 18

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

Above bills ordered enrolled.

**ANNOUNCEMENT**

Mr. McCarthy announced that a luncheon will be held for the Democratic members, tomorrow, Tuesday, April 1st, at 12 noon at the Hotel Sacramento, and that Congressman Clinton D. McKinnon of San Diego will be a special guest.

**CONSIDERATION OF SPECIAL ORDER**

The hour having arrived, the report of the Committee on Conference concerning Assembly Bill No. 1 was taken up.

**Hon. Richard H. McCollister Presiding**

At 4.55 p.m., Hon. Richard H. McCollister, Member of the Assembly from the Seventh District, presiding.

**Speaker Presiding**

At 5.07 p.m., Hon. Sam L. Collins, Speaker of the Assembly, presiding.

**Speaker pro Tempore Presiding**

At 5.15 p.m., Hon. Thomas A. Maloney, Speaker pro Tempore of the Assembly, presiding.

**RESOLUTIONS**

The following resolution was offered :

By Mr. Maloney :

**House Resolution No. 60**—Relative to extending best wishes to Sam L. Collins.

Resolution read.

**Request for Unanimous Consent**

Mr. Maloney asked for, and was granted, unanimous consent to take up House Resolution No. 60, at this time, without reference to committee or file.

**Request for Unanimous Consent That Names Be Placed Upon House Resolution No. 60**

Mr. Brady asked for, and was granted, unanimous consent that the names of all members present be placed upon House Resolution No. 60 as co-authors.

**Further Consideration of House Resolution No. 60**

By Messrs. Maloney, Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinkley, Hollihaugh, Kelly, Kilpatrick, Kirkwood, Kloeksien, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, McCarthy, McColister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Mrs. Niehouse, Messrs. Parker, Porter, Rufford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Thomas, Tomlinson, and Waters :

**House Resolution No. 60**

Relative to extending best wishes to Sam L. Collins

**WHEREAS**, As the 1952 Budget Session comes to a close and it is the custom of the Members of the Legislature to bid farewell and to wish good luck to their colleagues; and

**WHEREAS**, The ending of a session of the Legislature usually comes to a climax with jovialty and cheer, still there are times in the closing minutes when we must stop and reminisce of those with whom we have served; and

**WHEREAS**, There will be leaving this honorable body of the California State Assembly to seek a seat in the State Senate of the State of California our own beloved and idolized Speaker of the Assembly, the Honorable Samuel LaFort Collins; and

**WHEREAS**, Elected in 1940 to the State Assembly, and reelected every two years since, he has been honored by his colleagues on being selected the Speaker of the House for 12 consecutive sessions, said elections being credited to the ability which he displayed as an active member on the floor of the California State Assembly; and

**WHEREAS**, Samuel LaFort Collins, Representative from the Seventy-fifth District, was born in Fortville, Indiana, August 6, 1895, admitted to the California Bar, enlisted in the United States Army and served at the Mexican Border, and saw active service with the A. E. F. in France in 1917-1918, became Assistant District Attorney and later, District Attorney of Orange County, served as Representative in Congress, Seventy-third and Seventy-fourth Sessions, representing Riverside, San Bernardino and Orange Counties; member Masons, Elks, and Christian Church, Past President Fullerton Post, American Legion, President 91st Division World War I Veterans, Southern Division, resides in Fullerton, married Marjorie D. Reynolds, August 11, 1919, and has two children, Samuel E. Collins (Marine Veteran World War II, now legal officer stationed at Camp Pendleton) and Jodeane LaFort Collins (graduate of U. C. L. A.); and

**WHEREAS**, In leaving his colleagues in the California State Assembly he leaves it with a record of accomplishments, ability, integrity, and the respect of each and every member who has served under him while he was the presiding officer of the Assembly; and

WHEREAS, In vacating his office in the State Assembly he leaves behind a world of friends with whom he has served and who admire him as one of the fairest and ablest Speakers who ever graced the rostrum of the California State Assembly; now, therefore, be it

*Resolved by the Assembly of the State of California,* That the Members of the Assembly extend to the Honorable Samuel LaFort Collins their best wishes for continued success in any endeavor to which he aspires, either in public or private life, and as he leaves this honorable body in which he has served for so long, may he be assured of the warm feeling which the Members of the California State Assembly hold so dearly in their hearts for him; and be it further

*Resolved,* That suitably engrossed copies of this resolution be forwarded to the Honorable Samuel LaFort Collins.

Resolution read, and adopted unanimously.

**MOTION TO EXPUNGE RECORD AND RESCIND ACTION ON REPORT OF COMMITTEE ON CONFERENCE CONCERNING ASSEMBLY BILL NO. 1**

Mr. Sherwin moved to expunge the record, and rescind the action whereby the Assembly on this day refused adoption to the report of the Committee on Conference concerning Assembly Bill No. 1.

Mr. Grunsky seconded the motion.

**Demand for Previous Question**

Messrs. Davis, Lincoln, Moss, Henderson, and Babbage demanded the previous question.

Demand for previous question sustained.

The question being on the motion by Mr. Sherwin to expunge the record and rescind the action on the Conference Report concerning Assembly Bill No. 1.

**Roll Call Demanded**

Messrs. Evans, Levering, and Hollibaugh demanded a roll call.

The roll was called, and the motion lost by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Brown, Burke, Caldecott, Cloyed, Coats, Collier, Condon, Connolly, Conrad, Davis, Dills, Doyle, Erwin, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hansen, Henderson, Hineckley, Kirkwood, Kloeksim, Lincoln, Lindsay, Lowrey, Luckel, Muloney, McFall, Meyers, Moss, Munnell, Parker, Porter, Rumford, Sherwin, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—48.

**NOES**—Brady, Burkhalter, Chapel, George D. Collins, Dickey, Dolwig, Elliott, Evans, Hahn, Hawkins, Hollibaugh, Kelly, Kilpatrick, Levering, Lipscomb, Lyon, McCarthy, McCollister, McGee, McMillan, Morris, Nichouse, Shaw, Silliman, and Smith—25.

**Appeal From Decision of the Chair**

Mr. Sherwin appealed from the decision of the Chair.

Mr. Lowrey seconded the motion.

The question being: Shall the decision of the Chair be sustained?

**Motion to Table**

Mr. Hollibaugh moved that the appeal from the decision of the Chair be tabled.

Mr. Lowrey seconded the motion.

**Roll Call Demanded**

Messrs. Conrad, Levering, and Davis demanded a roll call.

The roll was called, and the motion by Mr. Hollibaugh to table the appeal lost by the following vote:

**AYES**—Brady, Chapel, Dickey, Dolwig, Elliott, Evans, Hahn, Hawkins, Hollibaugh, Levering, Lipscomb, Lyon, McCollister, McGee, McMillan, Morris, Nichouse, Shaw, and Smith—19.

**NOES**—Babbage, Beck, Belotti, Burke, Burkhalter, Caldecott, Cloyed, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Doyle, Erwin, Fleury, Gaffney,

Geddes, Grant, Grunsky, Gubser, Hagen, Hansen, Henderson, Hinckley, Kilpatrick, Kirkwood, Klocksiem, Lincoln, Lindsay, Lowrey, Luckel, Maloney, McFall, Meyers, Moss, Munnell, Parker, Porter, Rumford, Sherwin, Silliman, Stanley, Stewart, Thomas, Tomlinson, and Waters—48.

The question being on the appeal from the decision of the Chair.

The roll was called, and the decision of the Chair was not sustained by the following vote:

**AYES**—Brady, Chapel, George D. Collins, Dickey, Dolwig, Elliott, Evans, Hahn, Hawkins, Hollibaugh, Kelly, Kilpatrick, Levering, Lipscomb, Lyon, McCarthy, McCollister, McGee, McMillan, Morris, Nichouse, Shaw, and Smith—23.

**NOES**—Babbage, Beck, Belotti, Berry, Burke, Burkhalter, Caldecott, Cloyed, Coats, Collier, Connolly, Conrad, Davis, Doyle, Erwin, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hansen, Henderson, Hinckley, Kirkwood, Klocksiem, Lincoln, Lindsay, Lowrey, Luckel, Maloney, McFall, Meyers, Moss, Munnell, Parker, Porter, Rumford, Sherwin, Silliman, Stanley, Stewart, Thomas, Tomlinson, and Waters—46.

The report and the action on the report of the Committee on Conference ordered expunged and the action rescinded.

**Request for Unanimous Consent That Report of the Committee on Conference Concerning Assembly Bill No. 1 Be Withdrawn**

Mr. Sherwin asked for, and was granted, unanimous consent that the report of the Committee on Conference concerning Assembly Bill No. 1 be withdrawn, to again be submitted.

**Explanation of Vote on Conference Report on Assembly Bill No. 1**

I voted "No" on the Budget Conference report because the Senate failed to include the narcotic inspectors urgently needed to save our youth.

T. J. DOYLE

**RECESS**

At 6.26 p.m., on motion of Mr. Dickey, the Assembly recessed until 8.30 p.m.

**REASSEMBLED**

At 8.30 p.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, March 31, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Concurrent Resolution No. 19

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

**FIRST READING AND REFERENCE OF SENATE BILLS (RESUMED)**

The following resolution was read:

**Senate Concurrent Resolution No. 19**—Relative to augmenting the funds of the Joint Legislative Committee on Soil Conservation.

Referred to Committee on Rules.

**RECESS**

At 8.44 p.m., on motion of Mr. Hollibaugh, the Assembly recessed until 9.46 p.m.



## REASSEMBLED

At 9.46 p.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

**FURTHER CONSIDERATION OF REPORT OF COMMITTEE ON  
CONFERENCE CONCERNING ASSEMBLY BILL NO. 1**

**Report of Committee on Conference**

The following report of Committee on Conference was received, and read :

ASSEMBLY CHAMBER, SACRAMENTO, March 31, 1952

MR. SPEAKER: The Committee on Conference concerning :

**Assembly Bill No. 1**—An act making appropriations for the support of the Government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, to take effect immediately ;

consisting of the undersigned members, has met, and reports that it has agreed to recommend the following :

That the amendments of the Senate be concurred in, and that the bill be further amended as follows :

**Amendment No. 1**

On page 15, line 50, of the printed bill, strike out "2,017,891", and insert "2,032,531".

**Amendment No. 2**

On page 16, line 7, of said bill, strike out "529,420", and insert "532,660".

**Amendment No. 3**

On page 16, line 8, of said bill, strike out "61,877", and insert "73,277".

**Amendment No. 4**

On page 16, line 10, of said bill, strike out "2,221,863", and insert "2,239,503".

**Amendment No. 5**

On page 16, line 18, of said bill, strike out "2,017,891", and insert "2,032,531".

**Amendment No. 6**

On page 29, line 2, of said bill, strike out "reserve", and insert "special".

**Amendment No. 7**

On page 29, line 6, of said bill, strike out "required to be".

**Amendment No. 8**

On page 29, of said bill, strike out lines 18 to 23, inclusive, and insert "are made. For the purposes of this paragraph "bonds issued" means the bonds issued pursuant to Sections 15 and 17 of Article XVI of the State Constitution if at the General Election held November 4, 1952, the electors approve the amendment to the State Constitution adding Section 17 to Article XVI, for the issuance of bonds for school building aid, proposed by the Legislature at the 1952 First Extraordinary Session. If the electors fail to approve such constitutional amendment, "bonds issued" means the bonds issued pursuant to Section 15 of Article XVI. Each fiscal year, the Controller shall compute, and as soon thereafter as practicable shall transfer to the General Fund, a percentage of the total amount deposited in the School Bond Retirement Fund pursuant to this item which is equal to the percentage which the total amount of bonds issued which are redeemed or to be redeemed in such fiscal year is of the total amount of bonds issued.

Any surplus money in the School Bond Retirement Fund shall be invested and reinvested by the Director of Finance in bonds or other obligations of the United States, or of the State of California, or of the several counties, municipalities, school districts, or the public agencies of the State of California, and the director may sell such bonds, or obligations, or any of them at the governing market rates. As soon as practicable after the end of each fiscal year the Controller shall transfer to the General Fund the interest or increment accruing from such investment or reinvestment for such fiscal year."

**Amendment No. 9**

On page 37, line 19, of said bill, strike out "11,152,995", and insert "11,576,256".

**Amendment No. 10**

On page 37, line 34, of said bill, strike out "7,849,998", and insert "8,088,738".

**Amendment No. 11**

On page 37, line 35, of said bill, strike out "2,535,055", and insert "2,588,666".

**Amendment No. 12**

On page 37, line 36, of said bill, strike out "797,600", and insert "928,510".

**Amendment No. 13**

On page 37, line 38, of said bill, strike out "11,182,653", and insert "11,605,914".

**Amendment No. 14**

On page 37, line 46, of said bill, strike out "11,152,995", and insert "11,576,256".

**Amendment No. 15**

On page 42, line 46, of said bill, strike out "4,407,656", and insert "4,115,576".

**Amendment No. 16**

On page 43, line 3, of said bill, strike out "3,025,081", and insert "3,033,001".

**Amendment No. 17**

On page 43, line 7, of said bill, strike out "4,500,010", and insert "4,507,930".

**Amendment No. 18**

On page 43, line 12, of said bill, strike out "4,407,656", and insert "4,415,576".

**Amendment No. 19**

On page 43, line 14, of said bill, strike out "6,145,703", and insert "6,140,863".

**Amendment No. 20**

On page 43, line 20, of said bill, strike out "4,226,177", and insert "4,221,337".

**Amendment No. 21**

On page 43, line 24, of said bill, strike out "6,281,736", and insert "6,276,896".

**Amendment No. 22**

On page 43, line 29, of said bill, strike out "6,145,703", and insert "6,140,863".

**Amendment No. 23**

On page 44, line 29, of said bill, strike out "4,664,611", and insert "4,674,091".

**Amendment No. 24**

On page 44, line 35, of said bill, strike out "3,195,331", and insert "3,204,811".

**Amendment No. 25**

On page 44, line 39, of said bill, strike out "4,780,492", and insert "4,789,972".

**Amendment No. 26**

On page 44, line 44, of said bill, strike out "4,664,611", and insert "4,674,091".

**Amendment No. 27**

On page 45, line 14, of said bill, strike out "4,373,621", and insert "4,367,789".

**Amendment No. 28**

On page 45, line 20, of said bill, strike out "3,146,839", and insert "3,141,007".

**Amendment No. 29**

On page 45, line 24, of said bill, strike out "4,444,806", and insert "4,438,974".

**Amendment No. 30**

On page 45, line 30, of said bill, strike out "4,373,621", and insert "4,367,789".

**Amendment No. 31**

On page 45, line 32, of said bill, strike out "4,686,723", and insert "4,694,343".

**Amendment No. 32**

On page 45, line 38, of said bill, strike out "3,226,725", and insert "3,234,345".

**Amendment No. 33**

On page 45, line 42, of said bill, strike out "4,816,529", and insert "4,824,149".

**Amendment No. 34**

On page 45, line 48, of said bill, strike out "4,686,723", and insert "4,694,343".

**Amendment No. 35**

On page 46, line 3, of said bill, strike out "2,590,708", and insert "2,588,188".

**Amendment No. 36**

On page 46, line 9, of said bill, strike out "1,819,076", and insert "1,816,556".

**Amendment No. 37**

On page 46, line 13, of said bill, strike out "2,044,123", and insert "2,641,603".

**Amendment No. 38**

On page 46, line 19, of said bill, strike out "2,590,708", and insert "2,588,188".

**Amendment No. 39**

On page 46, line 21, of said bill, strike out "3,962,349", and insert "3,971,469".

**Amendment No. 40**

On page 46, line 27, of said bill, strike out "2,862,451", and insert "2,871,571".

**Amendment No. 41**

On page 46, line 31, of said bill, strike out "4,016,575", and insert "4,025,695".

**Amendment No. 42**

On page 46, line 37, of said bill, strike out "3,962,349", and insert "3,971,469".

**Amendment No. 43**

On page 48, line 30, of said bill, strike out "5,939,108", and insert "5,929,976".

**Amendment No. 44**

On page 48, line 35, of said bill, strike out "3,296,568", and insert "3,290,136".

**Amendment No. 45**

On page 48, line 36, of said bill, strike out "2,318,147", and insert "2,317,047".

**Amendment No. 46**

On page 48, line 37, of said bill, strike out "460,547", and insert "458,947".

**Amendment No. 47**

On page 48, line 39, of said bill, strike out "6,075,262", and insert "6,066,130".

**Amendment No. 48**

On page 48, line 47, of said bill, strike out "5,939,108", and insert "5,929,976".

**Amendment No. 49**

On page 58, line 15, of said bill, strike out "135,770", and insert "129,435".

**Amendment No. 50**

On page 58, line 20, of said bill, strike out "69,559", and insert "65,659".

**Amendment No. 51**

On page 58, line 21, of said bill, strike out "63,888", and insert "63,053".

**Amendment No. 52**

On page 58, line 22, of said bill, strike out "2,823", and insert "1,223".

**Amendment No. 53**

On page 58, line 24, of said bill, strike out "136,270", and insert "129,935".

**Amendment No. 54**

On page 58, line 28, of said bill, strike out "135,770", and insert "129,435".

**Amendment No. 55**

On page 62, line 34, of said bill, strike out "1,411,993", and insert "1,407,434".

**Amendment No. 56**

On page 62, line 36, of said bill, strike out "488,855", and insert "484,115".

**Amendment No. 57**

On page 62, line 37, of said bill, strike out "915,880", and insert "915,780".

**Amendment No. 58**

On page 62, line 38, of said bill, strike out "7,758", and insert "7,539".

**Amendment No. 59**

On page 62, line 40, of said bill, strike out "1,411,993", and insert "1,407,434".

**Amendment No. 60**

On page 63 of said bill, strike out all of lines 13 to 23, inclusive.

**Amendment No. 61**

On page 64, line 46, of said bill, strike out "750,000", and insert "200,000".

**Amendment No. 62**

On page 65 of said bill, strike out all of lines 6 to 23, inclusive, and insert "of said bridge".

**Amendment No. 63**

On page 65, line 24, of said bill, strike out "reserve".

**Amendment No. 64**

On page 65, line 33, of said bill, after "by", insert "Item 114.1 of".

**Amendment No. 65**

On page 68, line 18, of said bill, strike out "101,489", and insert "112,249".

**Amendment No. 66**

On page 68, line 23, of said bill, strike out "67,803", and insert "74,863".

**Amendment No. 67**

On page 68, line 24, of said bill, strike out "33,361", and insert "37,061".

**Amendment No. 68**

On page 68, line 27, of said bill, strike out "102,489", and insert "113,249".

**Amendment No. 69**

On page 68, line 32, of said bill, strike out "101,489", and insert "112,249".

**Amendment No. 70**

On page 71, line 44, of said bill, strike out "74,306", and insert "74,581".

**Amendment No. 71**

On page 72, line 5, of said bill, strike out "550", and insert "825".

**Amendment No. 72**

On page 72, line 7, of said bill, strike out "76,606", and insert "76,881".

**Amendment No. 73**

On page 72, line 11, of said bill, strike out "74,306", and insert "74,581".

**Amendment No. 74**

On page 74, line 38, of said bill, strike out "12,266,265", and insert "14,000,000".

**Amendment No. 75**

On page 75, line 17, of said bill, strike out "7,000,000", and insert "10,000,000".

**Amendment No. 76**

On page 82 of said bill, between lines 9 and 10, insert  
 "325.5.—For major and minor construction, improvements, modifications  
 and equipment, Department of Corrections, to be expended to  
 remodel, improve and construct necessary buildings upon real  
 property near the City of Tehachapi now used by the California  
 Institution for Women for use by the Department of Corrections  
 pursuant to subdivision (b), Section 3 of Chapter 1710, Statutes  
 of 1951, payable from the General Fund..... 200,000".

**Amendment No. 77**

On page 87 of said bill, strike out all of lines 2 to 12, inclusive.

**Amendment No. 78**

On page 92, line 29, of said bill, strike out "35,000", and insert "50,000".

**Amendment No. 79**

On page 92 of said bill, between lines 32 and 33, insert  
"(b) Residence, Baker ----- 15,000".

**Amendment No. 80**

On page 92, line 34, of said bill, strike out "35,000", and insert "50,000".

**Amendment No. 81**

On page 96, line 5, of said bill, strike out "1,272,410", and insert "1,244,450".

**Amendment No. 82**

On page 96, line 11, of said bill, strike out "992,410", and insert "964,450".

**Amendment No. 83**

On page 96, line 13, of said bill, strike out "1,272,410", and insert "1,244,450".

**Amendment No. 84**

On page 96, line 21, of said bill, strike out "2,462,460", and insert "2,407,354".

**Amendment No. 85**

On page 96, line 24, of said bill, strike out "2,462,460", and insert "2,407,354".

**Amendment No. 86**

On page 96, line 26, of said bill, strike out "2,462,460", and insert "2,407,354".

**Amendment No. 87**

On page 97 of said bill, after line 17, insert

- "(13) Oakdale
- (14) Brawley
- (15) Anaheim".

**Amendment No. 88**

On page 97 of said bill, strike out all of lines 18 to 20, inclusive.

**Amendment No. 89**

On page 99 of said bill, after line 6, insert

"400.1—For acquisition for the State Park System of the land improvements, and structures included in that part of the City of Los Angeles, in Los Angeles County, known as Olivera Street, the Los Angeles Plaza, and the Pico-Garnier Block and bounded on the south by the Hollywood-Santa Ana Parkway, on the east by Los Angeles Street, on the northeast by Alameda Street, on the north by Macy Street, and on the west by Main Street, to Division of Beaches and Parks, Department of Natural Resources, subject to the approval of the Department of Finance----- \$750,000

provided, that any moneys made available to the Division of Beaches and Parks, Department of Natural Resources, from this item shall be repaid to the General Fund out of any moneys impounded in the State Lands Act Fund under the decision and order of the United States Supreme Court which hereafter may be released by the Federal Government and subsequently paid into the State Beach Fund or the State Park Fund. The transfer to the General Fund from the respective funds shall be in such amounts as may be determined by the Department of Finance. Such transfers shall be made by the State Controller upon written order of the Department of Finance. No portion of the money appropriated by this item shall be expended unless moneys equal to or in excess of the amount to be expended from said appropriation shall have been made available from some source other than appropriation by the State, for expenditure by the State for the purposes of this item. Within the discretion of the State Park Commission in lieu of any matching contribution or donation in the form of money or property, any person, corporation, political

subdivision, municipal corporation, the Federal Government, or its agencies, public or political districts and subdivisions other than the State may contribute, make available, or actually expend funds for the removal, restoration, repair or construction of the improvements or structures in the proposed site or carry on the actual work thereof. Insofar as matching funds or in lieu funds required by this item are to be supplied by any person, corporation, political subdivision, municipal corporation, the Federal Government or its agencies, public districts and subdivisions other than the State, such funds need not be deposited in the State Treasury or otherwise made available for expenditure by the State but may be retained by such person, corporation, political subdivision, municipal corporation, the Federal Government or its agencies, public and political districts and subdivisions other than the State for expenditure by them or any of them in carrying out the purposes of this item as may be provided for by agreement with the State."

**Amendment No. 90**

On page 106, line 7, of said bill, strike out "1,000,000", and insert "2,000,000".

**Amendment No. 91**

On page 40, line 24, of said bill, strike out "\$2,632,613", and insert "2,689,629".

**Amendment No. 92**

On page 40, line 33, of said bill, strike out "2,199,066", and insert "2,229,618".

**Amendment No. 93**

On page 40, line 34, of said bill, strike out "\$763,972", and insert "775,691".

**Amendment No. 94**

On page 40, line 35, of said bill, strike out "61,738", and insert "76,483".

**Amendment No. 95**

On page 40, line 37, of said bill, strike out "3,024,776", and insert "3,081,792".

**Amendment No. 96**

On page 40, line 48, of said bill, strike out "2,632,613", and insert "2,689,629".

**Amendment No. 97**

On page 103, line 16, of said bill, strike out "\$6,573,895", and insert "78,730,439".

HULSE

WILLIAMS

ROY CUNNINGHAM

Senate Committee on Conference

SHERWIN

MOSS

HINCKLEY

Assembly Committee on Conference

The roll was called, and the report of the Committee on Conference adopted by the following vote :

**AYES**—Babbage, Beck, Belotti, Berry, Brown, Burke, Caldecott, Cloyed, Coats, Collier, Condon, Connolly, Conrad, Davis, Doyle, Dunn, Erwin, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Henderson, Hinckley, Kelly, Kirkwood, Klocksiem, Lanterman, Lincoln, Lindsay, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, Meyers, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Sherwin, Silliman, Stanley, Stewart, Thomas, Tomlinson, Waters, and Mr. Speaker—56.

**NOES**—Brady, Burkhalter, Chapel, Elliott, Evans, Hawkins, Hollibaugh, Kilpatrick, Levering, Lipscomb, McGee, McMillan, Morris, Shaw, and Smith—15.

**Explanation of Vote on Report of Committee on Conference on  
Assembly Bill No. 1**

I voted "Aye" because of the closure deadline and the necessity of providing some support for the State Government, realizing this was the only budget we could get, although it was too high.

HARLAN HAGEN

**ANNOUNCEMENT OF COMMITTEE MEETINGS**

It was announced that the following committees would hold meetings:

*Today—*

*At 11.30 a.m.—*

Revenue and Taxation, in Room 2384.

Municipal and County Government, in Room 4164.

*At 1 p.m. (instead of at 2 p.m., by unanimous consent)—*

Education, in Room 3184.

*At 2 p.m.—*

Rules, in Lounge Room.

*Today upon recess—*

Conservation, Planning, and Public Works, in Lounge Room.

Judiciary, at desk of Mr. Brown. Subject: Senate Bill No. 25 and others.

**GUESTS EXTENDED COURTESIES OF ASSEMBLY**

On request of Mr. Babbage, the usual courtesies of the Assembly for this day were unanimously extended to L. W. (Lee) Backstrand of Riverside.

On request of Mr. Chapel, the usual courtesies of the Assembly for this day were unanimously extended to Miss Nancy Chapel of the College of the Pacific.

On request of Mr. Conrad, the usual courtesies of the Assembly for this day were unanimously extended to John E. Canaday of North Hollywood.

On request of Mrs. Nichouse, the usual courtesies of the Assembly for this day were unanimously extended to Mr. and Mrs. John Lehman of San Diego.

On request of Mr. Porter, the usual courtesies of the Assembly for this day were unanimously extended to Ralph F. Burnight of Bellflower.

On request of Messrs. Crowley and Lowrey, the usual courtesies of the Assembly for this day were unanimously extended to Patricia Falkenberg and Audrey Weitz, teachers, and the following pupils of the Napa High School: Dave Blakemore, Joan Boggiali, David Brown, Margaret Cable, Neil Cahan, Diana Campbell, Sandra Carr, Marlene Carter, David Chambless, Harry Chase, Leon Chauvet, Patricia Chiodo, Donald Christian, David Church, Jerry Cipressi, Harvey Clemons, Audrey Clowdis, Helen Combella, Janis Conrado, Cleo Cook, Karen Cornett, Delma Coulter, Donald Cowen, Betty Cunmy, Viana Dallas, Rose Daniels, Ronald Darby, Shirly Davena, Gail Drinnen, Lucille Faulk, Ray Gasser, David Horton, Francis La Roque, Gary Lott, Katheryn Marengo, Virley Martin, Patricia McPherson, John Montin, Betty Mullen, Nadine Nuecion, Norma Olsen, Carol Pressly, John Ruoff, Claudia Seberg, Nancy Smernes, Kenneth Squier, Curtis Thornton, Loivo Villman, Pat Voitich, Carol Wharton, and Dan Wroten.

On request of Mr. Dunn, the usual courtesies of the Assembly for this day were unanimously extended to Mr. Silberman, and Mrs. Beauregard,

teachers, Mrs. Skinner, parent, and the following pupils of the Ashland School: Bob Carrillo, Joe Copper, Ronnie Galbeath, Chuck Gebo, Tom Harbon, Jerry Hearbert, Harold Hadeketa, Dick Jordan, Eddie Helzer, Frank Karpe, Jim Martin, Raymond Tacket, Kenny Teshera, Jim Hines, John Palham, Jim Ramsden, Joe Young, Shirley Clouse, Bonnie curly, Beverly Dyer, Virginia Fritch, Lynn Grosjean, Ruth Hayden, Dee Houdashelt, Dianne Lindholm, Sonia McCartney, Beverly Morrison, Lora Laine Ramsdel, Carla Reed, Charmine Roberts, Vera Rose, Sue SteelSmith, Shirley Stoieich, Sharon Trapp, and Hilah Van Sickle.

On request of Mr. Maloney and the San Francisco Delegation, the usual courtesies of the Assembly for this day were unanimously extended to Herbert E. Stuenkel and Walter E. Fritze, teachers, and the following pupils of the St. John's and St. Paul's Lutheran Schools: Richard Alkire, Donald Anderson, Marlene Clearmont, Karl Gross, Ilse Hellman, Delbert Hulse, Karen Juhl, Robert Klotz, Ingrid Leanton, Douglas McIntosh, Robert Miller, Jack Murphy, Faith Nitz, Craig O'Brien, Carolyn Postel, Joycelyn Rademacher, James Sacco, Fred Tilker, Doris Toepfer, Rondal Unger, Jerry Wegner, Philip Whitlock, Willard Yuna, Donald Hirzel, Gail Hoecker, John Peters, Robert Vogel, Janet Andrews, Beverly Cameron, Frank Schweiger, Wilma Jo Donnell, John Schaumburg, Leotta Freymiller, Lois Hoake, Jacqueline Scialabba, Suzanne Borst, Maureen Carroll, and Richard Schiller.

On request of Mr. Coats, the usual courtesies of the Assembly for this day were unanimously extended to Gerald A. Taylor and Ruth G. Freeman, teachers, Mrs. Wm. Bone, Aaron Twite, and Howard Mallory, parents, and the following pupils of the Marysville School: Mary Ann Bone, Nellie Campbell, Velma Cartwright, Ernest Coopman, Shelby Davidson, Patsy Lee Hemstreet, Ray Hubbard, Sonja Hudgens, Kenneth Ingle, Darleen Jones, Billy Kwong, Kenneth Loke, Yvonne Moore, Emma Lee Nichols, Roberta Ong, Shirley Parks, Donna Payne, Darlene Phelan, Elizabeth Pillow, James Piva, Judith Rockenstein, Mary Simmons, Merritt Titgen, Leanne Twite, and Robert Visseher.

On request of Mr. Condon, the usual courtesies of the Assembly for this day were unanimously extended to Ivan D. Chappell, Francis T. Harris, and Bob F. Fairchild, teachers, and the following pupils of the Danville School: Paul Armstrong, Sandra Battaglini, Elaine Bettencourt, James Byram, Jane Cook, Susan Crouch, John Cunningham, Carol Curry, Sharron Durant, Jerry Erickson, Joan Falkinham, Dianne Ferguson, Bruce Frazier, Pat Furlong, Shirley Furnas, David Gibson, Joan Hafsal, Joan Hansen, James Horsley, Darlene Hueke, Betty Imrie, Robert Jervis, Gary Johnanson, Bert Koch, Phillip Koch, Brian Lindsay, Lois Loomis, Susan Look, Paul Marks, Maurine Marotte, George Marsh, Janet Mendonsa, Dennis Murphy, Georgia Ratkay, Beverly Reed, Laura Ann Reinstein, Jesse Reyes, David Richards, Richard Roth, Robert Sanchez, Bud Schiveley, Nancy Sheldon, Bill Short, William Silva, Marianne Simmen, Elwood Smith, Diane Souza, Marilyn Spandau, Mark Stott, Karen Thompson, Sharon Turner, Peter Wendt, Kenneth White, and Bobby Wildoner.

On request of Mr. Davis, the usual courtesies of the Assembly for this day were unanimously extended to Ed. Loudon, teacher and the following pupils of the Yreka High School: Richard Sargent, Bob Eiler, Leland



Nicolai, Jackie Clark, Jim Green, Keven Broderick, Emery Fowler, Dick De Aville, Charles Powers, Dick Terwilliger, Don Burns, Doug Fields, Jim Hogueau, Ronnie Culp, Jim Della Bonna, Don Hodgen, Vrala William, Betty Clark, Agnes Knight, Ruth Pedersen, Ann Parrott, Ardelle Kelly, Edith Dilly, Janet Early, Pat Foster, Laura Silva, Mary Ann Scannell, Beverly Thomas, Mary Machado, Agnes Van De Weghe, Gaynell Werder, Gloria Faye Flack, Naomi Mathus, Shirley Thompson, June Walthard, and Mary Young.

On request of Mr. Crowley, the usual courtesies of the Assembly for this day were unanimously extended to Gerald Ferguson, director, Dudley Tomblinson, tour manager, C. G. Cambell, driver, and the following members of A Cappella Choir of the Pacific Union College of Angwin: Maxine Anderson, Sheila Birkenstock, Eileen Bolander, Charlotte Briggs, Bob Burt, Alice Clifton, Lollie Coffee, Dorothy Quade, Monroe Duerksen, Norman Goodwin, Bob Grady, Trevor Hamilton, Velma Harris, Annette Jicha, Bob Johnston, Valerie Pylypuik, Barbara Katona, George Kono, Derwin Landis, Lorce McClay, Bob Morrow, Duane Reed, Johnny Roberts, Bernice Schwartz, Meryl Sprengel, Gordon Sulzle, Elaine Tanner, Evalinda von Pohle, Elmer Wild, Curtis Wolfe, Orval Peterson, and Duane Peirson.

On request of Mr. Condon, the usual courtesies of the Assembly for this day were unanimously extended to David K. Woods, Mrs. Johnson, and Mr. Hansen, teachers, and pupils from Pacheco, Gregory Gardens, and Diablo Vista Schools of Mt. Diablo School district.

On request of Mr. Beck, the usual courtesies of the Assembly for this day were unanimously extended to Wm. Forester of Houston.

On request of Mr. Kirkwood, the usual courtesies of the Assembly for this day were unanimously extended to Miss Patsy Kelly of Stanford University.

On request of Messrs. Gubser and Kirkwood, the usual courtesies of the Assembly for this day were unanimously extended to O. de Reschke, William L. Pierce, Edward Faulder, Harold Robinson, and Mrs. Thelma Galbraith, teachers, and the following pupils of the Franklin School: Hene Aitchison, Richard Alberson, Margarita Aldama, Betty Bauer, Manuel Cardoza, Colleen Carroll, Joseph Caruso, Jack Chavez, Caroline Childrey, Gregory Collis, Ronald Contreras, Eva Cornell, Earlene Duarte, Kermit Edmonds, Josephine Fellon, Larry Fisher, Ruthann Gallant, Frances Gamble, Janice Green, Ruben Guerrero, James Hallmark, Rue Willa Hampton, Robert Helmig, Barbara Hernandez, Pauline Hillis, Ruby Hoel, Sally Hutchins, Larry Johnson, Thomas Kakunami, Marjorie Johnson, Mary Lovett, Frankie Mann, Mac Martinez, Trinidad Martinez, Betty Mason, Joe Mora, Beulah Paige, Mary Palacios, John Perales, Linda Perry, Beha Perales, Grace Powell, Phil Ramos, Juan Rivas, Angelo Rosiles, Billy Ryan, Alice Sakahara, Betty Sanfilippo, Shirley Sanfilippo, Kiyoshi Sasaki, Russell Schaefer, Kenneth Sowers, Ned Spina, Sue Sproule, Joyce Strachan, Carolyn Todd, James Traylor, Alicia Valles, Edwin Vandermeulen, Mary Velasco, Perry Walker, Clayton Walters, Thomas West, Tony Arando, Karen Bolte, Joyce Cato, Alice Gomez, and Lynette Sproule.

On request of Messrs. Fleury and Moss, the usual courtesies of the Assembly for this day were unanimously extended to Miss Holmes, teacher, and a group of pupils from South Sacramento School.

On request of Mr. McGee, the usual courtesies of the Assembly for this day were unanimously extended to Pfc. Thomas J. McGee, U. S. Air Force.

**ADJOURNMENT**

At 9.58 p.m., on motion of Mr. McCollister, the Speaker declared the Assembly adjourned until 10 a.m., Tuesday, April 1, 1952.

SAM L. COLLINS, Speaker

GERALDINE B HADSELL, Minute Clerk

## CALIFORNIA LEGISLATURE

1952 REGULAR (BUDGET) SESSION

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**ASSEMBLY DAILY JOURNAL**

TWENTIETH LEGISLATIVE DAY

THIRTIETH CALENDAR DAY

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**IN ASSEMBLY**

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ASSEMBLY CHAMBER, SACRAMENTO

Tuesday, April 1, 1952

The Assembly met at 10 a.m.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

**ROLL CALL**

The roll was called, and the following answered to their names:

Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lipsecomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Mos, Munnell, Nichouse, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Tomlinson, Waters, and Mr. Speaker—74.

Quorum present.

**MOTION**

Mr. Dickey moved that the prayer offered by the Chaplain, Rabbi Irving Hausman, during this morning's First Extraordinary Session be deemed the prayer of this session, and be ordered printed in the Journal.

Mr. Silliman seconded the motion.

Motion carried.

**PRAYER**

The following prayer was offered by the Chaplain, Rabbi Irving Hausman:

*O Lord, We turn in prayer unto Thee as did our fathers. We pray that peace may be restored to our world. We pray that America may be the messenger of peace unto the peoples of the earth, the symbol of liberty and a new hope in life. May all men everywhere find in the ideal of America a renewed purpose, increased strength and the hope to outgrow old fears and hates. Continue Thy loving-kindness to our beloved Country, and Thy blessing in the years to come.—AMEN.*

### READING OF THE JOURNAL DISPENSED WITH

On motion of Mr. Hollibaugh, further reading of the Journal of the previous legislative day was dispensed with.

### LEAVES OF ABSENCE FOR THE DAY

The following members were granted leaves of absence for the day, because of illness:

Mr. Clarke, by unanimous consent.

Mr. Crowley, by unanimous consent.

Mr. Cooke, by unanimous consent.

The following members were granted leaves of absence for the day, because of legislative business elsewhere:

Mr. Rosenthal, by unanimous consent.

Mr. Thomas, by unanimous consent.

### MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, March 31, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted the report of the Committee on Conference concerning:

**Assembly Bill No. 1**—An act making appropriations for the support of the Government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, to take effect immediately.

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

Assembly Bill No. 1 ordered enrolled.

### MESSAGES FROM THE GOVERNOR

#### Letter of Transmittal

STATE OF CALIFORNIA, GOVERNOR'S OFFICE  
SACRAMENTO, March 31, 1952

*To the Members of the Assembly  
of the State of California*

In accordance with the provisions of Section 1 of Article VII of the Constitution of California, I hereby transmit to you a Report of the Cases of Pardon and Commutation of Sentence issued by me from January 8, 1951, to March 20, 1952.

Respectfully submitted,

EARTL WARREN, Governor

### ACTS OF EXECUTIVE CLEMENCY OF CALIFORNIA

Granted for Period January 8, 1951, to March 20, 1952

#### PARDONS

Granted pursuant to Chapter 3.5, Sections 4852.01 to 4852.2 of the Penal Code, under which persons who have been released from state prison can demonstrate to the superior court of the county of their residence that they have rehabilitated themselves and earned the right to be considered for a pardon

In each of the following cases the pardon has been granted pursuant to a certificate of rehabilitation issued by the superior court of the county of residence recommending the applicant to the Governor for a pardon.

MALCOLM BABA, San Quentin No. 46917, was convicted of the crime of forgery in Alameda County during April, 1929. He served 1 year and 8 months in prison and 2 years on parole, being discharged therefrom on December 17, 1932. Certificate of rehabilitation issued July 6, 1949, by the Superior Court of Alameda County. Granted January 24, 1951.

ROBERT E. BAKER, San Quentin No. 56294, plead guilty to the crime of burglary second degree in Los Angeles County during June, 1934. He served approximately 1 year and 5½ months in prison and approximately 1 year and 6½ months on parole, being discharged therefrom on June 30, 1937. Certificate of rehabilitation issued May 26, 1948, by the Superior Court of Los Angeles County. Granted January 9, 1951.

HAROLD C. BANKS, San Quentin No. 49082, plead guilty to the crime of violation of Section 476a of the Penal Code in Los Angeles County during September, 1930. He served approximately 3 years and 5½ months in prison, being discharged therefrom on March 8, 1934. Certificate of rehabilitation issued August 2, 1949, by the Superior Court of Contra Costa County. Granted January 24, 1951.

JULIAN L. CASTELLANO, San Quentin No. 33550, was convicted of the crime of burglary first degree in Los Angeles County during March, 1920. He served 2 years and 2½ months in prison and approximately 1 year and 4½ months on parole, being discharged therefrom on October 10, 1923. Certificate of rehabilitation issued June 9, 1948, by the Superior Court of Los Angeles County. Granted January 9, 1951.

JOSEPH W. FAJLON, San Quentin No. 69266, plead guilty to the crime of violation of Section 424 of the Penal Code, (misappropriation of public funds by public officers) (15 counts) in Marin County during December, 1942. He served 10 months in prison, being discharged therefrom on October 29, 1948. Certificate of rehabilitation issued January 16, 1948, by the Superior Court of Marin County. Granted March 18, 1952.

HERBERT FORMES, San Quentin No. 53084, plead guilty to the crime of robbery first degree (two counts) in Los Angeles County during October, 1932. He served approximately 3 years and 2½ months in prison and approximately 1 year and 10 months on parole, being discharged therefrom on November 13, 1937. Certificate of rehabilitation issued April 25, 1951, by the Superior Court of the City and County of San Francisco. Granted March 18, 1952.

CHARLES T. GOULD, San Quentin No. 56229, plead guilty to the crime of petty theft with prior petty theft in Los Angeles County during June, 1934. He served 1 year and 7½ months in prison, being discharged therefrom on February 1, 1936. Certificate of rehabilitation issued May 19, 1950, by the Superior Court of Sacramento County. Granted March 19, 1952.

ROBERT LAW, San Quentin No. 48677, plead guilty to the crime of robbery second degree in the City and County of San Francisco during June, 1930. He served 4 years and 6 months in prison and 2 years on parole, being discharged therefrom on December 16, 1936. Certificate of rehabilitation issued January 25, 1949, by the Superior Court of the City and County of San Francisco. Granted March 18, 1952.

JOHN LIVACCHI, San Quentin No. 59000, plead guilty to the crime of negligent homicide in San Bernardino County during May, 1936. He served 1 year and 4 months in prison and 1 year on parole, being discharged therefrom on September 14, 1938. Certificate of rehabilitation issued March 19, 1951, by the Superior Court of Riverside County. Granted March 18, 1952.

DOROTHY McCLURE, Tehachapi No. 416, was convicted of the crime of robbery first degree in Los Angeles County during August, 1938. She served approximately 2 years and 2½ months in prison and approximately 1 year and 4 months on parole, being discharged therefrom on February 28, 1942. Certificate of rehabilitation issued January 25, 1951, by the Superior Court of San Mateo County. Granted March 18, 1952.

CHARLEY C. MELTON, San Quentin No. 57953, plead guilty to the crime of violation of Section 45 of the Penal Code (fraudulent voting) in San Joaquin County during August, 1935. He served 1 year and 1 month in prison and 1 year and 3 months on parole, being discharged therefrom on December 13, 1937. Certificate of rehabilitation issued April 29, 1948, by the Superior Court of San Joaquin County. Granted March 18, 1952.

HOWARD P. MORRIS, San Quentin No. 55028, was convicted of the crime of robbery first degree in Kings County during November, 1933. He served approximately 4 years and 1 month in prison and approximately 11½ months on parole, being discharged therefrom on December 9, 1938. Certificate of rehabilitation issued October 23, 1950, by the Superior Court of Kings County. Granted August 8, 1951.

JOHN PHILLIPI, San Quentin No. 61402, plead guilty to the crimes of grand theft and petty theft with a prior conviction in Fresno County during January, 1938. He served approximately 1 year and 9 months in prison and approximately 1 year and 9 months on parole, being discharged therefrom on August 1, 1941. Certificate of rehabilitation issued April 23, 1948, by the Superior Court of Fresno County. Pardon recommended by a majority of the Justices of the California Supreme Court. Granted January 9, 1951.

**THOMAS EVERETT SMITH**, San Quentin No. 69293, was convicted of the crime of manslaughter in San Luis Obispo County during January, 1943. He served 1 year in prison and approximately 2 years and 2½ months on parole, being discharged therefrom on March 26, 1946. Certificate of rehabilitation issued March 20, 1950, by the Superior Court of San Luis Obispo County. Granted March 18, 1952.

**WAYNE SMITH**, San Quentin No. 47080, was convicted of the crime of manslaughter in Solano County during May, 1929. He served approximately 4 years and 9½ months in prison and approximately 1 year on parole, being discharged therefrom on March 11, 1935. Certificate of rehabilitation issued May 18, 1951, by the Superior Court of Sacramento County. Granted March 18, 1952.

**LAWRENCE VIERRA**, San Quentin No. 48293, plead guilty to the crime of burglary second degree in Stanislaus County during March, 1930. He served approximately 1 year and 9½ months in prison and approximately 1 year and 9½ months on parole, being discharged therefrom on October 27, 1933. Certificate of rehabilitation issued November 15, 1950, by the Superior Court of Alameda County. Granted August 10, 1951.

**CLARENCE R. WARTH**, San Quentin No. 63633, plead guilty to the crime of robbery second degree in Los Angeles County during June, 1939. He served approximately 2 years and 9½ months in prison and approximately 1 year and 9 months on parole, being discharged therefrom on December 31, 1943. Certificate of rehabilitation issued October 6, 1948, by the Superior Court of Los Angeles County. Granted March 18, 1952.

**Granted without reference to Chapter 3.5, Sections 4852.01 to 4852.2 of the Penal Code, after favorable recommendations:**

**DANIEL S. ALLEN**, San Quentin No. 20937, was convicted of the crime of murder first degree in Monterey County during December, 1904, and received a life sentence. He served 10 years in prison and was released on parole December 22, 1914. Pardon recommended by Fred Finsley, Chief State Parole Officer, and the Adult Authority. Granted March 18, 1952.

**HARRY ASHLAND**, San Quentin No. 26468, was convicted of the crime of murder first degree in San Joaquin County during April, 1913, and received a life sentence. He served 7 years and ½ month in prison and was released on parole April 29, 1920. Pardon recommended by Fred Finsley, Chief State Parole Officer, and the Adult Authority. Granted January 24, 1951.

**ALBERT HECKMAN**, San Quentin No. 39766 and Folsom No. 14905, plead guilty to the crime of burglary second degree in Los Angeles County during August, 1924. He served approximately 2 years in San Quentin prison and approximately 1 year and 1 month on parole, or until September 12, 1927, when he was returned to Folsom prison as a parole violator. He served approximately 1 year and 1½ months in Folsom prison, being discharged therefrom on October 26, 1928. Pardon recommended by the Adult Authority. Granted March 19, 1952.

**SAMUEL C. HERSH**, San Quentin No. 71658, plead guilty to the crime of grand theft (four counts) in Fresno County during May, 1944. He served 1 year in prison and approximately 11 months on parole, being discharged therefrom on April 9, 1946. Pardon recommended by Fred Finsley, Chief State Parole Officer, James M. Thuesen, former District Attorney of Fresno County, George J. Overholt, former Sheriff of Fresno County, R. T. Wallace, former Chief of Police of Fresno, and the Adult Authority. Granted March 18, 1952.

**JOHN PETE KRAUS, JR.**, San Quentin No. 51762, plead guilty to the crime of robbery second degree in Santa Barbara County during March, 1932. He served approximately 1 year and 9 months in prison and approximately 1 year and 10 months on parole, being discharged therefrom on October 13, 1935. Pardon recommended by the Adult Authority. Granted March 19, 1952.

**JOHN NORTON**, San Quentin No. 44878, was convicted of the crime of murder first degree in Colusa County during February, 1928, and received a life sentence. He served 12 years and 8 months in prison and was released on parole October 15, 1940. Executive clemency recommended by the Adult Authority. Granted January 9, 1951.

**CATALINA PEREZ**, also known as Catalina Godma, Los Angeles Police Department No. 65182, was convicted of the crime of petit theft in Los Angeles County during April, 1944. She was sentenced to serve 25 days in the county jail. She is subject to deportation to Mexico. Pardon recommended by the Adult Authority. Granted March 18, 1952.

**JOSE RIVERA**, Los Angeles County Jail No. 250159, plead guilty to the crime of assault with a deadly weapon in Los Angeles County during March, 1937. He was sentenced to serve 4 months in the county jail, being discharged therefrom on June 27, 1937. Pardon recommended by the Adult Authority. Granted March 19, 1952.

STELLA SCHWOERER, San Quentin No. 29667, plead guilty to the crime of murder first degree in Calaveras County during May, 1916, and received a life sentence. She served 9 years and 11 months in prison and was released on parole April 28, 1926. Pardon recommended by Frances J. Sullivan, State Parole Officer, Board of Trustees, California Institution for Women, Joe W. Zwinge, Sheriff of Calaveras County, and the Adult Authority. Granted January 24, 1951.

JOE SOKCEVIC, Los Angeles County Jail No. 181005, plead guilty to the crime of petty theft in Los Angeles County on February 8, 1933. He served ninety days in the county jail. Joe Sokevic is subject to deportation to Yugoslavia. Pardon recommended by the Adult Authority. Granted January 24, 1951.

### COMMUTATION OF SENTENCE

MARJORIE MAY MASSOW, Tehachapi No. 1292, was convicted of the crimes of Count I: kidnapping (armed); Count III: assault with a deadly weapon; Count IV: assault with a deadly weapon; Count VI: violation of Chapter 339, Statutes of 1923, Act 1970, Section 1, Deering's General Laws as amended (Deadly Weapon Act), and Count VII: conspiracy, to wit: to commit the crimes of kidnapping in violation of Section 207 of the Penal Code; robbery; assault with a deadly weapon in violation of Section 245 of the Penal Code; violation of Chapter 339 Statutes of 1923; Act 1970, Section 1, Deering's General Laws, as amended, (Deadly Weapon Act) in Los Angeles County on January 22, 1948. She was received at the California Institution for Women at Tehachapi on May 9, 1949. Commutation of sentence recommended by the Adult Authority. Commutation of sentence granted July 14, 1951, ordering her release from the California Institution for Women at Tehachapi and terminating all sentences January 1, 1952, upon the express condition that she be supervised by the Board of Trustees of the California Institution for Women until the date of termination of her sentences.

### REPORTS OF STANDING COMMITTEES

#### Committee on Rules

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 14

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be re-referred to Committee on Rules.

SAM L. COLLINS, Chairman

### SECOND READING OF SENATE BILLS (BY UNANIMOUS CONSENT)

**Senate Concurrent Resolution No. 14**—Relative to the creation of a Joint Fact Finding Committee on the State Highway System and on Major Highways in Metropolitan Areas.

Resolution read.

#### Consideration of Committee Amendments

The following amendments were proposed by the Committee on Rules:

##### Amendment No. 1

On page 2, line 33, of the printed measure, as amended in the Assembly on March 27, 1952, after the period, insert "The chairman and vice chairman shall not be members of the same house of the Legislature."

##### Amendment No. 2

On page 3 of said measure, strike out lines 25 to 29, inclusive, and insert "8. Wherever a power or".

##### Amendment No. 3

On page 3, line 31, of said measure, strike out "resolution", and insert "concurrent resolution of the Legislature".

##### Amendment No. 4

On page 3, line 33, of said measure, strike out "co-chairmen", and insert "the chairman and vice chairman".

**Amendment No. 5**

On page 3, line 34, of said measure, after the period, insert  
 "Whenever the committee by motion or resolution delegates any of its powers, the motion or resolution shall state whether the chairman or chairman and vice chairman shall exercise such powers."

Amendments read, and adopted.

Resolution ordered reprinted, and to be re-referred to the Committee on Rules

**Request for Unanimous Consent That Rush Order Be Placed Upon  
 Printing of Senate Concurrent Resolution No. 14**

Mr. McCarthy asked for, and was granted, unanimous consent that a rush order be placed upon the printing of Senate Concurrent Resolution No. 14.

**CONSIDERATION OF DAILY FILE****CONSIDERATION OF HOUSE RESOLUTION NO. 52**

By Messrs. Gaffney, Berry, Maloney, Connolly, Meyers, George D. Collins, and McCarthy:

**House Resolution No. 52**

Relative to Bernard A. Brady

WHEREAS, His fellow citizens and Californians were saddened to learn of the passing of Bernard A. Brady, on March 23, 1952, father of our Assemblyman Bernard R. Brady, and a Deputy Collector of Internal Revenue for more than 20 years; and

WHEREAS, Bernard A. Brady, a native of Liverpool, England, came to his adopted Country, thence to his beloved San Francisco where he established a tailoring business in 1918; and

WHEREAS, The greatest pride of our late fellow citizen was his love of government service indicated by the term of more than 20 years of honorable employment in the Treasury Department, Bureau of Internal Revenue; and

WHEREAS, The closing of Bernard A. Brady's career ushered from this world one dearly beloved by his family, his friends, his fellow citizens and co-workers and all whose good fortune permitted their paths to cross his; now, therefore, be it

*Resolved by the Assembly of the State of California*, That when the Assembly adjourns this day, the members do so out of respect for the memory of Bernard A. Brady, and extend their sincere condolences to his family; and be it further

*Resolved*, That the Chief Clerk of the Assembly is hereby directed to transmit suitably prepared copies of this resolution to Mrs. Grace Brady, his widow, to Mrs. Rosemary Sheehan, his daughter, and to Thomas P., Owen J., and Bernard R. Brady, his sons, and to his sisters, Margaret Brady and Rose Costello of Portico, Lancashire, England

Resolution read, and adopted unanimously.

**CONSIDERATION OF HOUSE RESOLUTION NO. 59**

By Mr. Dunn:

**House Resolution No. 59**

Relative to the congratulation of Assemblyman Condon on his services to the Assembly

WHEREAS, Robert L. Condon has served the State and the people of his district in an outstanding manner since his election to the Assembly in 1948; and

WHEREAS, During his service in the Assembly he has consistently exhibited an unusual knowledge and appreciation of the problems of the State and its people, and has devoted his time, intelligence and energy to the welfare of the people and the solution of those problems; and

WHEREAS, The esteem and affection which his conduct and ability have earned for him cause the Assembly to regret the fact that his intelligence and analytical mind will be lost to future sessions of this body; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the Members of this Assembly extend their heartiest congratulations and commendations to Robert L. Condon for his outstanding services to this Assembly, to the State and to the people of his district, together with their best wishes for his future success.

Resolution read, and adopted unanimously.



**Speaker pro Tempore Presiding**

At 10.18 a.m., Hon. Thomas A. Maloney, Speaker pro Tempore of the Assembly, presiding.

**THIRD READING OF SENATE BILLS**

**Senate Joint Resolution No. 8**—Relating to use of land in California for defense by the United States Government.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Collier, Connolly, Conrad, Davis, Dills, Doyle, Dunn, Erwin, Evans, Fleury, Geddes, Grunsky, Gubser, Hahn, Hansen, Hawkins, Hineckley, Kelly, Kirkwood, Kloekstem, Lanterman, Levering, Lincoln, Lindsay, Lapscomb, Lowrey, Luckel, Maloney, McCarthy, McFall, McGee, McMillan, Morris, Moss, Niehouse, Parker, Rumford, Sherwin, Smith, Stanley, Stewart, Tomlinson, and Waters—53.

**NOES**—George D. Collins and Kilpatrick—2

Resolution ordered transmitted to the Senate.

**Senate Bill No. 5**—An act to add Sections 25043 and 25103 to the Revenue and Taxation Code, relating to the taxation of banks and corporations and their income, to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote:

**AYES**—Babbage, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Collier, Condon, Connolly, Conrad, Dills, Doyle, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hahn, Hansen, Hawkins, Hineckley, Kelly, Kilpatrick, Kirkwood, Kloekstem, Lanterman, Levering, Lindsay, Lapscomb, Lowrey, Luckel, Maloney, McCarthy, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Waters, and Mr. Speaker—59

**NOES**—George D. Collins—1

Bill ordered transmitted to the Senate.

**Speaker Presiding**

At 10.25 a.m., Hon. Sam J. Collins, Speaker of the Assembly, presiding.

**Senate Bill No. 6**—An act to add Sections 17689 and 17788 to the Revenue and Taxation Code, relating to personal income taxation, to take effect immediately.

Bill read third time.

The roll was called, and the bill passed by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, Condon, Connolly, Conrad, Dickey, Dills, Doyle, Dunn, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hahn, Hansen, Hawkins, Hineckley, Hollbaugh, Kelly, Kirkwood, Kloekstem, Lanterman, Levering, Lindsay, Lapscomb, Luckel, Maloney, McCarthy, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Waters, and Mr. Speaker—61.

**NOES**—George D. Collins—1

Bill ordered transmitted to the Senate

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, April 1, 1952

Mr. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Joint Resolution No. 12

J. A. BECK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

**FIRST READING AND REFERENCE OF SENATE BILLS**

The following resolution was read:

**Senate Joint Resolution No. 12**—Relative to memorializing Congress with regard to published remarks by the Librarian of Congress.

Referred to Committee on Rules.

**RECESS**

At 10.29 a.m., on motion of Mr. Dickey, the Assembly recessed until 7 p.m.

**REASSEMBLED**

At 7 p.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.

Chief Clerk Arthur A. Ohnimus at the desk.

**REPORTS OF STANDING COMMITTEES****Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

Mr. SPEAKER: Your Committee on Rules, to which was referred:

Senate Joint Resolution No. 12

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

**Request for Unanimous Consent**

Mr. Collier asked for, and was granted, unanimous consent to take up Senate Joint Resolution No. 12, at this time, without reference to file.

**CONSIDERATION OF SENATE JOINT RESOLUTION NO. 12**

**Senate Joint Resolution No. 12**—Relative to memorializing Congress with regard to published remarks by the Librarian of Congress.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Chapel, Collier, Dills, Doyle, Elliott, Evans, Fleury, Gaffney, Goddes, Grant, Gransky, Gubser, Hahn, Hansen, Hawkins, Hineckey, Kelly, Klockstern, Lanterman, Levering, Lindsay, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McGee, McMillan, Meyers, Morris, Nichouse, Porter, Rumford, Shaw, Shelwin, Silliman, Smith, Stanley, Stewart, Tomlinson, and Mr. Speaker—49.

NOES—None.

Resolution ordered transmitted to the Senate.

**RECESS**

At 7.01 p.m., on motion of Mr. Berry, the Assembly recessed until 8 05 p.m.

**REASSEMBLED**

At 8.05 p.m., the Assembly reconvened.  
Hon. Sam L. Collins, Speaker of the Assembly, presiding.  
Chief Clerk Arthur A. Ohmhus at the desk.

**REPORTS OF STANDING COMMITTEES**

**Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:  
Senate Concurrent Resolution No. 19

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file for adoption.

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:  
House Resolution No. 58

Has had the same under consideration, and reports the same back with the recommendation. Be re-referred to Committee on Governmental Efficiency and Economy.

SAM L. COLLINS, Chairman

Above reported resolution ordered re-referred to the Committee on Governmental Efficiency and Economy.

**Committee on Legislative Procedure**

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

**Assembly Bill No. 19**—An act to amend Section 17008 of the Revenue and Taxation Code, and to add Section 18305 thereto, relating to the taxation for personal income tax purposes of income derived from partnerships, to take effect immediately;

**Assembly Bill No. 23**—An act to add Section 17137 to the Revenue and Taxation Code, relating to the exclusion from personal income taxation of income received for services in the Armed Forces of the United States or received as a consequence of membership in such forces;

And reports that the same have been correctly enrolled, and presented to the Governor on the first day of April, 1952, at 3 p.m.

BURKE, Chairman

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

**Assembly Bill No. 1**—An act making appropriations for the support of the Government of the State of California and for several public purposes in accordance with the provisions of Section 34 of Article IV of the Constitution of the State of California, to take effect immediately;

And reports that the same has been correctly enrolled, and presented to the Governor on the first day of April, 1952, at 8 p.m.

BURKE, Chairman

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

**Assembly Bill No. 15**—An act to add Section 17053 7 to the Revenue and Taxation Code, relating to the splitting of income by spouses for personal income tax purposes, to take effect immediately;

**Assembly Bill No. 16**—An act to amend Section 17088 of the Revenue and Taxation Code, relating to the recognition of gain for personal income tax purposes in respect to property distributed in complete liquidation of a corporation, to take effect immediately;

**Assembly Bill No. 18**—An act to amend Section 25031j of the Revenue and Taxation Code, relating to recognition of gain for bank and corporation tax purposes in respect to property distributed in complete liquidation of a corporation, to take effect immediately ;

And reports that the same have been correctly enrolled, and presented to the Governor on the first day of April, 1952, at 3 p.m.

BURKE, Chairman

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined :

**Assembly Bill No. 8**—An act to add Section 17319.7 to the Revenue and Taxation Code, relating to the deduction of medical expenses for personal income tax purposes, to take effect immediately ;

**Assembly Bill No. 9**—An act to add Sections 17672.5, 17716.7, 17748.5 and 17788 to the Revenue and Taxation Code, and to add Article 2.3 (consisting of Sections 17690.1 to 17690.7, inclusive) to Chapter 6, Part 10, Division 2 thereof, relating to the personal income taxation of gains from the sale or exchange of residential property, to take effect immediately ;

**Assembly Bill No. 10**—An act to amend Section 9654 of, and to add Sections 9655 and 9656 to, the Revenue and Taxation Code, relating to the motor vehicle transportation license tax ;

And reports that the same have been correctly enrolled, and presented to the Governor on the first day of April, 1952, at 3 p.m.

BURKE, Chairman

### MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted :

Assembly Joint Resolution No. 9

Assembly Joint Resolution No. 10

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

Above resolutions ordered enrolled.

### REPORTS OF STANDING COMMITTEES

#### Committee on Rules

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred :

Senate Concurrent Resolution No. 14

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and be adopted, as amended.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file.

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred :

Senate Concurrent Resolution No. 15

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolution ordered on file for adoption.

### CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 14 (BY UNANIMOUS CONSENT)

**Senate Concurrent Resolution No. 14**—Relative to the creation of a Joint Fact-Finding Committee on the State Highway System and on Major Highways in Metropolitan Areas.

Resolution read.

**Consideration of Committee Amendments**

The following amendment was proposed by the Committee on Rules:

**Amendment No. 1**

On page 3 of the printed measure, as amended in the Assembly on April 1, 1952, after line 37, insert

"9. The committee shall not act on any matter nor exercise any of its powers, nor shall any subcommittee be created or given the power to issue subpoenas, unless a majority of the members of the committee from each of the houses vote in favor thereof"

Amendment read, and adopted.

Resolution ordered reprinted, and on file for adoption.

**REQUEST FOR UNANIMOUS CONSENT TO TAKE UP  
HOUSE RESOLUTION NO. 48**

Mr. Beck asked for, and was granted, unanimous consent to take up House Resolution No. 48, temporarily passed on file.

**CONSIDERATION OF HOUSE RESOLUTION NO. 48**

By Messrs. Beck, Elliott, Coats, Thomas, Doyle, Parker, Hawkins, Shaw, McFall, Moss, and Kilpatrick:

**House Resolution No. 48**

Relative to the decision of the Honorable William H. Rosenthal not to stand for re-election to the State Assembly from the Fortieth Assembly District

WHEREAS, The Honorable William H. Rosenthal, Member of the Assembly from the Fortieth Assembly District, has decided not to seek re-election to the State Legislature; and

WHEREAS, Assemblyman Rosenthal was first elected to represent the Fortieth Assembly District, comprising the eastside area of Los Angeles popularly known as "Boyle Heights", in the year 1942, and has been re-elected, without opposition from any political party for four additional terms; and has given that district and the State of California able, conscientious, and constructive representation for a period of 10 consecutive years; and

WHEREAS, Assemblyman Rosenthal was educated in the City of Los Angeles, having attended Hollenbeck Junior High School, Lincoln High School, Southwestern University and Loyola University, receiving a degree of law; and was thereafter admitted to the practice of law and became a member of the California State Bar; and was subsequently appointed a Deputy City Attorney of the City of Los Angeles, in which position he was serving prior to his election to the State Legislature as the Member of the Assembly from the Fortieth Assembly District; and

WHEREAS, "Bill" Rosenthal, as he is known by his colleagues, married Diana Flaxman, August 23, 1932, and has a daughter, Elizabeth Victoria, age six years, who reside with him in the City of Los Angeles; and

WHEREAS, Assemblyman Rosenthal is a well-known community leader in Los Angeles and a member of the Elks, Masons, B'nai B'rith; and during the biennium 1950-1952 was the State Treasurer of the Democratic Party in California; and in the year 1952 was the Chairman of The President Harry S Truman Delegates Campaign Committee; and

WHEREAS, Assemblyman Rosenthal has established an outstanding legislative record as a Member of the Legislature, including among his many accomplishments benefiting the people of California the successful sponsorship of many judicial and court reform measures, legislation which created a law school at the University of California at Los Angeles, legislation leading to the establishment of the State Aviation Commission, and many social welfare measures; and

WHEREAS, Assemblyman Rosenthal has served in many important positions in the Assembly, including that of Vice Chairman of the important Judiciary Committee, and was elected by his Democratic colleagues as a member of the Rules Committee at the 1951 Session of the Legislature; and

WHEREAS, Assemblyman Rosenthal has been a steadfast champion of the rights of all peoples, and a strong advocate of civil rights and the protection of the civil liberties of the people; and

WHEREAS, Assemblyman Rosenthal's friendship, genuinity, helpfulness and enthusiasm will be missed by his fellow Assemblymen; and

WHEREAS, Assemblyman Rosenthal is deserving of the highest commendation of this Assembly because of his distinguished record of constructive public service and as a community leader and statesman; now, therefore, be it

*Resolved by the Assembly of the State of California, That the Members of this Assembly regret that "Bill" Rosenthal has decided not to be a candidate for re-election; that his fellow-members hereby express their wholehearted appreciation of the capable and conscientious public service which Assemblyman William H. Rosenthal has rendered to this Assembly, to the people of the Fortieth Assembly District and to the people of the State of California; and be it further*

*Resolved, That the Chief Clerk of the Assembly is requested to present a suitably prepared copy of this resolution to Assemblyman William H. Rosenthal as an expression of the friendship and esteem of all of this Assembly, and as evidence that he takes with him their best wishes for success and achievement in his aspirations for the future.*

Resolution read.

#### Motion to Amend

Mr. Beck moved the adoption of the following amendment:

#### Amendment No. 1

Strike out the title of the measure, as printed in the Assembly Journal for March 25, 1952 (Regular Session), on page 289, and insert

"Expressing wholehearted appreciation of the capable and conscientious public service which Assemblyman William H. Rosenthal has rendered to this Assembly, to the people of the Fortieth Assembly District, and to the people of the State of California."

Amendment read, and adopted.

#### Request for Unanimous Consent That Names of All Members Present Be Placed Upon House Resolution No. 48 As Co-authors

Mr. Doyle asked for, and was granted, unanimous consent that the names of all members present be placed upon House Resolution No. 48 as co-authors.

#### Roll Call

The roll was called, and the following members indicated a desire to become co-authors of House Resolution No. 48:

AYES—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke Burkhalter, Caldecott, Chapel Cloyd, Coats, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hineckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloeksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Nichouse, Parker, Porter, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Tomlinson, and Mr. Speaker—72.  
NAYS—None.

#### Consideration of House Resolution No. 48, As Amended

By Messrs. Beck, Elliott, Coats, Thomas, Doyle, Parker, Hawkins, Shaw, McFall, Moss, Kilpatrick, Babbage, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, George D. Collins, Sam L. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Dunn, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Henderson, Hineckley, Hollibaugh, Kelly, Kirkwood, Kloeksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McCollister, McGee, McMillan, Meyers, Morris, Munnell, Mrs. Nichouse, Messrs. Porter, Rumford, Sherwin, Silliman, Smith, Stanley, Stewart, and Tomlinson:

#### House Resolution No. 48

Expressing wholehearted appreciation of the capable and conscientious public service which Assemblyman William H. Rosenthal has rendered to this Assembly, to the people of the Fortieth Assembly District, and to the people of the State of California

WHEREAS, The Honorable William H. Rosenthal, Member of the Assembly from the Fortieth Assembly District, has decided not to seek re-election to the State Legislature; and

WHEREAS, Assemblyman Rosenthal was first elected to represent the Fortieth Assembly District, comprising the eastside area of Los Angeles popularly known as "Boyle Heights", in the year 1942, and has been re-elected, without opposition from any political party for four additional terms; and has given that district and the State of California able, conscientious, and constructive representation for a period of 10 consecutive years; and

WHEREAS, Assemblyman Rosenthal was educated in the City of Los Angeles, having attended Hollenbeck Junior High School, Lincoln High School, Southwestern University and Loyola University, receiving a degree of law; and was thereafter admitted to the practice of law and became a member of the California State Bar; and was subsequently appointed a Deputy City Attorney of the City of Los Angeles, in which position he was serving prior to his election to the State Legislature as the Member of Assembly from the Fortieth Assembly District; and

WHEREAS, "Bill" Rosenthal, as he is known by his colleagues, married Diana Flaxman, August 23, 1932, and has a daughter, Elizabeth Victoria, age six years, who reside with him in the City of Los Angeles; and

WHEREAS, Assemblyman Rosenthal is a well-known community leader in Los Angeles and a member of the Elks, Masons, B'Nai B'Rith; and during the Biennium 1950-1952 was the State Treasurer of the Democratic Party in California; and in the year 1952 was the Chairman of The President Harry S. Truman Delegates Campaign Committee; and

WHEREAS, Assemblyman Rosenthal has established an outstanding legislative record as a Member of the Legislature, including among his many accomplishments benefiting the people of California the successful sponsorship of many judicial and court reform measures, legislation which created a law school at the University of California at Los Angeles, legislation leading to the establishment of the State Aviation Commission, and many social welfare measures; and

WHEREAS, Assemblyman Rosenthal has served in many important positions in the Assembly, including that of Vice Chairman of the important Judiciary Committee, and was elected by his Democratic Colleagues as a member of the Rules Committee at the 1951 Session of the Legislature; and

WHEREAS, Assemblyman Rosenthal has been a steadfast champion of the rights of all peoples, and a strong advocate of civil rights and the protection of the civil liberties of the people; and

WHEREAS, Assemblyman Rosenthal's friendship, geniality, helpfulness and enthusiasm will be missed by his fellow Assemblymen; and

WHEREAS, Assemblyman Rosenthal is deserving of the highest commendation of this Assembly because of his distinguished record of constructive public service and as a community leader and statesman; now, therefore, be it

*Resolved by the Assembly of the State of California*, That the Members of this Assembly regret that "Bill" Rosenthal has decided not to be a candidate for re-election; that his fellow members hereby express their wholehearted appreciation of the capable and conscientious public service which Assemblyman William H. Rosenthal has rendered to this Assembly, to the people of the Fortieth Assembly District and to the people of the State of California; and be it further

*Resolved*, That the Chief Clerk of the Assembly is requested to present a suitably prepared copy of this resolution to Assemblyman William H. Rosenthal as an expression of the friendship and esteem of all of this Assembly, and as evidence that he takes with him their best wishes for success and achievement in his aspirations for the future.

Resolution read, as amended, and adopted unanimously.

#### MESSAGES FROM THE SENATE

SENATE CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate amended, and on this day passed, as amended:

Assembly Concurrent Resolution No. 7

And respectfully requests your honorable body to concur in said amendments.

J. A. BIEBK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

Above resolution ordered to unfinished business file.

SENATE CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Concurrent Resolution No. 20

J. A. BIEBK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

**FIRST READING AND REFERENCE OF SENATE BILLS (RESUMED)**

The following resolution was read :

**Senate Concurrent Resolution No. 20**—Relative to authorizing certain expenditures in connection with the storing and distribution of documents printed for the Legislature.

Referred to Committee on Rules.

**REQUEST FOR UNANIMOUS CONSENT**

Mr. Lindsay asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 19, at this time, without reference to file.

**CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 19**

**Senate Concurrent Resolution No. 19**—Relative to augmenting the funds of the Joint Legislative Committee on Soil Conservation.

Resolution read.

The roll was called, and the resolution adopted by the following vote :

**AYES**—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Collier, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Evans, Gaffney, Geddes, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinkle, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloeksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Tomlinson, and Mr. Speaker—68.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**CONSIDERATION OF SENATE AMENDMENTS  
(BY UNANIMOUS CONSENT)**

**Assembly Concurrent Resolution No. 7**—Relative to the Sawtelle-Westwood Flood Control Unit.

The question being : Shall the Assembly concur in the following Senate amendment to Assembly Concurrent Resolution No. 7 ?

**Amendment No. 1**

On line 27 of the printed resolution, after "requested to", strike out "recommend the extension of", and insert "study the advisability of extending".

The roll was called, and the Assembly concurred in Senate amendment to Assembly Concurrent Resolution No. 7 by the following vote :

**AYES**—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Evans, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinkle, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Kloeksiem, Levering, Lincoln, Lindsay, Lipscomb, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Tomlinson, and Mr. Speaker—69.

**NOES**—None.

Assembly Concurrent Resolution No. 7 ordered enrolled.

**REQUEST FOR UNANIMOUS CONSENT**

Mr. McCarthy asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 15, at this time, without reference to file.



**CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 15**

**Senate Concurrent Resolution No. 15**—Relative to purchase by the State of the painting, "The Discovery of San Francisco Bay."

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Evans, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinchley, Holbbaugh, Kelly, Kilpatrick, Kirkwood, Klockslem, Levering, Lincoln, Landsay, Lapscomb, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silman, Smith, Stanley, Stewart, Tomlinson, and Mr. Speaker—69.

**NOES**—None.

Resolution ordered transmitted to the Senate.

**REPORTS OF STANDING COMMITTEES****Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

**MR. SPEAKER:** Your Committee on Rules, to which was referred:

Senate Concurrent Resolution No. 20

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

**Request for Unanimous Consent**

Mr. Smith asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 20, at this time, without reference to file.

**CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 20**

**Senate Concurrent Resolution No. 20**—Relative to authorizing certain expenditures in connection with the storing and distribution of documents printed for the Legislature.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Collier, George D. Collins, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinchley, Holbbaugh, Kelly, Kilpatrick, Kirkwood, Klockslem, Levering, Lincoln, Landsay, Lapscomb, Lowley, Luckel, Lyon, Maloney, McCarthy, McCollister, McFall, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Silman, Smith, Stanley, Stewart, Tomlinson, and Mr. Speaker—69.

**NOES**—None.

Resolution ordered transmitted to the Senate

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, April 1, 1952

**MR. SPEAKER:** I am directed to inform your honorable body that the Senate on this day adopted:

Senate Concurrent Resolution No. 17

Senate Concurrent Resolution No. 18

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

**FIRST READING AND REFERENCE OF SENATE BILLS (RESUMED)**

The following resolutions were read:

**Senate Concurrent Resolution No. 17**—Relative to the Joint Interim Committee on Agriculture and Livestock Problems.

Referred to Committee on Rules.

**Senate Concurrent Resolution No. 18**—Relative to making additional funds available to the Legislative Budget Committee, established by Chapter 1667, Statutes of 1951.

Referred to Committee on Rules.

**REQUEST FOR UNANIMOUS CONSENT**

Mr. McCarthy asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 14, at this time, without reference to file.

**CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 14**

**Senate Concurrent Resolution No. 14**—Relative to the creation of a Joint Fact Finding Committee on the State Highway System and on Major Highways in Metropolitan Areas.

Resolution read

The roll was called.

**Point of Order**

Mr. Condon arose to the following point of order: That Senate Concurrent Resolution No. 14 is not available in proper form and consideration of it, at this time, is not in order.

**Ruling by Speaker**

Speaker Sam L. Collins ruled the point of order well taken. Senate Concurrent Resolution No. 14 ordered passed on file.

**REPORTS OF STANDING COMMITTEES****Committee on Rules**

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Rules, to which were referred,

Senate Concurrent Resolution No. 17

Senate Concurrent Resolution No. 18

Has had the same under consideration, and reports the same back with the recommendation: Be adopted.

SAM L. COLLINS, Chairman

Above reported resolutions ordered on file for adoption.

**Request for Unanimous Consent**

Mr. Erwin asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 17, at this time, without reference to file.

**CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 17**

**Senate Concurrent Resolution No. 17**—Relative to the Joint Interim Committee on Agriculture and Livestock Problems.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, Connolly, Davis, Doyle, Dunn, Elliott, Erwin, Evans,

Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hansen, Hawkins, Henderson, Hinckley, Kelly, Kilpatrick, Klocksiem, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Lyon, Maloney, McCarthy, McFall, McMillan, Meyers, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Tomlinson, and Mr. Speaker—61.

NOES—None.

Resolution ordered transmitted to the Senate.

#### REQUEST FOR UNANIMOUS CONSENT

Mr. Sherwin asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 18, at this time, without reference to file.

#### CONSIDERATION OF SENATE CONCURRENT RESOLUTION NO. 18

**Senate Concurrent Resolution No. 18**—Relative to making additional funds available to the Legislative Budget Committee, established by Chapter 1667, Statutes of 1951.

Resolution read.

The roll was called, and the resolution adopted by the following vote:

AYES—Babbage, Beck, Belotti, Bert, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, Condon, Connolly, Davis, Dills, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Lyon, Maloney, McCarthy, McFall, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Tomlinson, and Mr. Speaker—65.

NOES—None.

Resolution ordered transmitted to the Senate.

#### REPORTS OF STANDING COMMITTEES

##### Committee on Rules

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER Your Committee on Rules, to which were referred:

House Resolution No. 20

House Resolution No. 39

House Resolution No. 23

House Resolution No. 49

House Resolution No. 36

Has had the same under consideration, and reports the same back with amendments with the recommendation: Amend, and do pass, as amended.

SAM L. COLLINS, Chairman

Above reported resolutions ordered on file.

#### REQUEST FOR UNANIMOUS CONSENT

Mr. Stanley asked for, and was granted, unanimous consent to take up House Resolution No. 49, at this time, without reference to file.

#### CONSIDERATION OF HOUSE RESOLUTION NO. 49

By Messrs. Stanley, Hahn, Lanterman, Klocksiem, Thomas, Burke, Stewart, Gaffney, and Hollibaugh:

##### House Resolution No. 49

Relative to augmenting the funds of the Assembly Interim Committee on Municipal and County Government

*Resolved by the Assembly of the State of California*, That in addition to any money heretofore made available, the sum of twenty thousand dollars (\$20,000) or so much thereof as may be necessary, is hereby made available from the Contingent Fund of

the Assembly for the expenses of the Assembly Interim Committee on Municipal and County Government (created by House Resolution No. 230, 1951 General Session) and its members, and for any charges, expenses, or claims it may incur under said resolution, to be paid from said Contingent Fund and disbursed upon certification by the chairman of the committee upon warrants drawn by the State Controller on the State Treasurer.

Resolution read.

#### Consideration of Committee Amendments

The following amendment was proposed by the Committee on Rules:

##### Amendment No. 1

In line 2 of the first "Resolved" clause, as printed on page 298 of the Assembly Journal for March 26, 1952, strike out "twenty thousand dollars (\$20,000)", and insert "seven thousand five hundred forty-four dollars and sixty-one cents (\$7,544.61)".

Amendment read, and adopted.

#### Consideration of House Resolution No. 49, As Amended

By Messrs. Stanley, Hahn, Lanterman, Klockslem, Thomas, Burke, Stewart, Gaffney, and Hollibaugh:

##### House Resolution No. 49

Relative to augmenting the funds of the Assembly Interim Committee on Municipal and County Government

*Resolved by the Assembly of the State of California*, That in addition to any money heretofore made available, the sum of seven thousand five hundred forty-four dollars and sixty-one cents (\$7,544 61), or so much thereof as may be necessary, is hereby made available from the Contingent Fund of the Assembly for the expenses of the Assembly Interim Committee on Municipal and County Government (created by House Resolution No. 230, 1951 General Session) and its members, and for any charges, expenses, or claims it may incur under said resolution, to be paid from said contingent fund and disbursed upon certification by the chairman of the committee upon warrants drawn by the State Controller on the State Treasurer.

Resolution read, as amended.

The roll was called, and the resolution adopted by the following vote:

**AYES**—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyed, Coats, Connolly, Davis, Dills, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinekey, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klockslem, Lincoln, Lipscomb, Lowrey, Lyon, Maloney, McCarthy, McFall, McMillan, Meyers, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Tomlinson, and Mr. Speaker—60.

**NOES**—None.

#### REQUEST FOR UNANIMOUS CONSENT

Mr. McMillan asked for, and was granted, unanimous consent to take up House Resolution No. 39, at this time, without reference to file.

#### CONSIDERATION OF HOUSE RESOLUTION NO. 39

By Mr. McMillan:

##### House Resolution No. 39

Relative to augmenting the funds of the Assembly Interim Committee on Boards and Commissions

*Resolved by the Assembly of the State of California*, That in addition to any money heretofore made available, the sum of five thousand dollars (\$5,000), or so much thereof as may be necessary, is hereby made available from the Contingent Fund of the Assembly for the expenses of the Assembly Interim Committee on Boards and Commissions (constituted an interim committee by House Resolution No. 177, 1951 General Session) and its members, and for any charges, expenses or claims it may incur under said resolution, to be paid from the said Contingent Fund and disbursed, after certification by the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasurer.

Resolution read.

**Consideration of Committee Amendments**

The following amendment was proposed by the Committee on Rules:

**Amendment No. 1**

In line 2 of the measure, as printed in the Assembly Journal for March 24, 1952 (Regular Session) on page 263, strike out "five thousand dollars (\$5,000)", and insert "three thousand one hundred nineteen dollars and forty-seven cents (\$3,119 47)".

Amendment read, and adopted.

**Consideration of House Resolution No. 39, As Amended**

By Mr. McMillan:

**House Resolution No. 39**

Relative to augmenting the funds of the Assembly Interim Committee on Boards and Commissions

*Resolved by the Assembly of the State of California*, That in addition to any money heretofore made available, the sum of three thousand one hundred nineteen dollars and forty-seven cents (\$3,119 47), or so much thereof as may be necessary, is hereby made available from the Contingent Fund of the Assembly for the expenses of the Assembly Interim Committee on Boards and Commissions (constituted an interim committee by House Resolution No. 177, 1951 General Session) and its members, and for any charges, expenses or claims it may incur under said resolution, to be paid from the said Contingent Fund and disbursed, after certification by the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasurer.

Resolution read, as amended.

The roll was called and the resolution adopted by the following vote:

AYES—Babbage, Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Colher, Condon, Connolly, Conrad, Davis, Dills, Doyle, Dunn, Elliott, Erwin, Evans, Floury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klockstein, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Lyon, Maloney, McCarthy, McFall, McMillan, Meyers, Morris, Munnell, Nichouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Tomlinson, and Mr. Speaker—66.

NOES—None.

**REQUEST FOR UNANIMOUS CONSENT**

Mr. Brown asked for, and was granted, unanimous consent to take up House Resolution No. 36, at this time, without reference to file.

**CONSIDERATION OF HOUSE RESOLUTION NO. 36**

By Mr. Brown:

**House Resolution No. 36**

Relative to augmenting the funds of the Assembly Interim Committee on Judiciary

WHEREAS, The Assembly Interim Committee on Judiciary was directed by the Assembly at the 1951 Regular Session to undertake studies and investigations with respect to many important subjects, including narcotics, sex crimes, illegally-obtained evidence, fines and forfeitures, contributory negligence, and substantive revision of the laws; and

WHEREAS, Although the committee has held many hearings and conducted extensive studies and investigations on these subjects since adjournment of the 1951 Regular Session, further hearings will need to be held and additional investigations and studies undertaken in order to comply fully with the directions of the Assembly; now, therefore, be it

*Resolved by the Assembly of the State of California*, That in addition to any money heretofore made available, the sum of twelve thousand dollars (\$12,000), or so much thereof as may be necessary, is hereby made available from the Contingent Fund of the Assembly for the expenses of the Assembly Interim Committee on Judiciary (created by House Resolution No. 168, 1951 Regular Session) and its members and for any charges, expenses or claims it may incur under said resolution, to be paid from said Contingent Fund and disbursed after certification by the chairman of the committee upon warrants drawn by the State Controller upon the State Treasurer.

Resolution read.

**Consideration of Committee Amendments**

The following amendment was proposed by the Committee on Rules:

**Amendment No. 1**

In line 2 of the first "Resolved" clause, of the resolution, as printed on pages 200 and 201 of the Assembly Journal for March 20, 1952, strike out "twelve thousand dollars (\$12,000)", and insert "twelve thousand five hundred dollars and sixty-seven cents (\$12,500.67)".

Amendment read, and adopted.

**Consideration of House Resolution No. 36, As Amended**

By Mr. Brown:

**House Resolution No. 36**

Relative to augmenting the funds of the Assembly Interim Committee on Judiciary

**WHEREAS**, The Assembly Interim Committee on Judiciary was directed by the Assembly at the 1951 Regular Session to undertake studies and investigations with respect to many important subjects, including narcotics, sex crimes, illegally-obtained evidence, fines and forfeitures, contributory negligence, and substantive revision of the laws, and

**WHEREAS**, Although the committee has held many hearings and conducted extensive studies and investigations on these subjects since adjournment of the 1951 Regular Session, further hearings will need to be held and additional investigations and studies undertaken in order to comply fully with the directions of the Assembly; now, therefore, be it

*Resolved by the Assembly of the State of California*, That in addition to any money heretofore made available, the sum of twelve thousand five hundred dollars and sixty-seven cents (\$12,500.67), or so much thereof as may be necessary is hereby made available from the Contingent Fund of the Assembly for the expenses of the Assembly Interim Committee on Judiciary (created by House Resolution No. 168, 1951 Regular Session) and its members and for any charges, expenses or claims it may incur under said resolution, to be paid from said Contingent Fund and disbursed after certification by the chairman of the committee upon warrants drawn by the State Controller upon the State Treasurer

Resolution read, as amended

The roll was called, and the resolution adopted by the following vote:

**AYES**—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, Condon, Connolly, Conrad, Davis, Diekey, Dills, Doyle, Dunn, Elliott, Erwin, Evans, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinchley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klockstein, Lanterman, Levering, Lincoln, Lipscomb, Lowrey, Maloney, McCarthy, McFall, McMillan, Meyers, Morris, Mummell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Sillman, Smith, Stanley, Stewart, Tomlinson, and Mr. Speaker—64

**NOES**—None

**REQUEST FOR UNANIMOUS CONSENT**

Mrs. Niehouse asked for, and was granted, unanimous consent to take up House Resolution No. 23, at this time, without reference to file.

**CONSIDERATION OF HOUSE RESOLUTION NO. 23**

By Mrs. Niehouse, Messrs. Kilpatrick, Lanterman, Kirkwood, Levering, Elliott, and Condon:

**House Resolution No. 23**

Relative to augmenting the funds of the Assembly Interim Committee on Social Welfare

*Resolved by the Assembly of the State of California*, That in addition to any money heretofore made available the sum of thirteen thousand five hundred dollars (\$13,500) or so much thereof as may be necessary is hereby made available from the Contingent Fund of the Assembly for the expenses of the Assembly Interim Committee on Social Welfare (created by House Resolution No. 157, 1951 Regular Session) and its members and for any charges, expenses or claims it may incur under said resolution to be

paid from the said Contingent Fund and disbursed, after certification by the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasurer.

Resolution read.

#### Consideration of Committee Amendments

The following amendment was proposed by the Committee on Rules :

##### Amendment No. 1

In line 2 of the measure, as printed in the Assembly Journal for March 12, 1952 (Budget Session) on page 149, strike out "thirteen thousand five hundred dollars (\$13,500)", and insert "thirteen thousand one hundred eighty-seven dollars and seventy-one cents (\$13,187.71)".

Amendment read, and adopted.

#### Consideration of House Resolution No. 23, As Amended

By Mrs. Niehouse, Messrs. Kilpatrick, Lanterman, Kirkwood, Levering, Elliott, and Condon :

##### House Resolution No 23

Relative to augmenting the funds of the Assembly Interim Committee on Social Welfare

*Resolved by the Assembly of the State of California.* That in addition to any money heretofore made available the sum of thirteen thousand one hundred eighty-seven dollars and seventy-one cents (\$13,187.71) or so much thereof as may be necessary is hereby made available from the Contingent Fund of the Assembly for the expenses of the Assembly Interim Committee on Social Welfare (created by House Resolution No 157, 1951 Regular Session) and its members and for any charges, expenses or claims it may incur under said resolution to be paid from the said Contingent Fund and disbursed, after certification by the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasurer.

Resolution read as amended.

The roll was called, and the resolution adopted by the following vote :

AYES—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, Condon, Connolly, Conrad, Davis, Diekey, Dills, Dunn, Elliott, Erwin, Evans, Gaffney, Goddess, Grant, Grunsky, Gubser, Hagen, Hansen, Hawkins, Henderson, Hinekey, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksiem, Lanterman, Levering, Lincoln, Lapscomb, Lowrey, McCarthy, McFall, McFee, McMillan, Meyers, Morris, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Tomlinson, and Mr. Speaker—62.

NOES—None.

#### ANNOUNCEMENT

Speaker Sam L. Collins announced that all committee chairmen should instruct their secretaries to deliver to the Chief Clerk, at this time, all remaining bills which have not been acted upon for the purpose of expediting the work at the desk.

#### REQUEST FOR UNANIMOUS CONSENT

Mr. Erwin asked for, and was granted, unanimous consent to take up House Resolution No. 20, at this time, without reference to file.

#### CONSIDERATION OF HOUSE RESOLUTION NO. 20

By Messrs. Erwin, Davis, Lindsay, and Hinekey :

##### House Resolution No. 20

Relative to augmenting the funds of the Assembly Interim Committee on Fish and Game

*Resolved by the Assembly of the State of California.* That in addition to any money heretofore made available the sum of six thousand five hundred dollars (\$6,500) or so much thereof as may be necessary is hereby made available from the Contingent Fund

of the Assembly for the expenses of the Assembly Interim Committee on Fish and Game (created by House Resolution No. 151, 1951 Regular Session) and its members and for any charges, expenses or claims it may incur under said resolution to be paid from the said contingent fund and disbursed, after certification by the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasurer.

Resolution read.

**Consideration of Committee Amendments**

The following amendment was proposed by the Committee on Rules :

**Amendment No. 1**

In line 2 of the measure, as printed in the Assembly Journal of March 10, 1952 (Budget Session) on page 136, strike out "six thousand five hundred dollars (\$6,500)", and insert "five thousand six hundred forty-five dollars and twenty cents (\$5,645 20)".

Amendment read, and adopted.

**Consideration of House Resolution No. 20, As Amended**

By Messrs. Erwin, Davis, Lindsay, and Hinckley :

**House Resolution No. 20**

Relative to augmenting the funds of the Assembly Interim Committee on Fish and Game *Resolved by the Assembly of the State of California.* That in addition to any money heretofore made available the sum of five thousand six hundred forty-five dollars and twenty cents (\$5,645.20) or so much thereof as may be necessary is hereby made available from the Contingent Fund of the Assembly for the expenses of the Assembly Interim Committee on Fish and Game (created by House Resolution No. 151, 1951 Regular Session) and its members and for any charges, expenses or claims it may incur under said resolution to be paid from the said Contingent Fund and disbursed, after certification by the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasurer.

Resolution read, as amended.

The roll was called, and the resolution adopted by the following vote :

AYES—Beck, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Caldecott, Chapel, Cloyd, Coats, Collier, Condon, Connolly, Conrad, Davis, Dickey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksien, Lanterman, Levering, Lincoln, Lipscomb, Lowrey, Lyon, McCarthy, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Shaw, Sherwin, Silliman, Smith, Stanley, Stewart, Tomlinson, and Mr. Speaker—67.

NOES—None.

**POINT OF ORDER WITHDRAWN**

Mr. Condon withdrew his point of order relative to Senate Concurrent Resolution No. 14.

**REQUEST FOR UNANIMOUS CONSENT**

Mr. McCarthy asked for, and was granted, unanimous consent to take up Senate Concurrent Resolution No. 14, at this time, without reference to file.

**FURTHER CONSIDERATION OF SENATE CONCURRENT  
RESOLUTION NO. 14**

**Senate Concurrent Resolution No. 14**—Relative to the creation of a Joint Fact-Finding Committee on the State Highway System and on Major Highways in Metropolitan Areas.

Resolution read.



The roll was called, and the resolution adopted by the following vote :

**AYES**—Beek, Belotti, Berry, Brady, Brown, Burke, Burkhalter, Calderott, Chapel, Cloved, Coars, Collier, Condon, Connolly, Conrad, Davis, Diekey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hnekley, Hollbaugh, Kelly, Kilpatrick, Kirkwood, Lauterman, Levering, Lincoln, Lipscomb, Lyon, Maloney, McCarthy, McCollister, McFall, McGee, McMillan, Meyers, Morris, Moss, Munnell, Niehouse, Parker, Porter, Rosenthal, Rumford, Silliman, Stanley, Stewart, Tomlinson, and Mr. Speaker—65.

**NOES**—None.

Resolution ordered transmitted to the Senate.

### RESOLUTIONS

The following resolutions were offered :

By Mr. Silliman :

#### House Resolution No. 61

*Resolved by the Assembly of the State of California*, That each and every person, officer, attache, or employee heretofore employed by the Assembly is stricken from the list of Assembly attaches, officers, and employees, and the names stricken from the payroll of the Assembly, to take effect upon the completion of work on April 1, 1952, except those persons who are certified to the Controller by the Chief Clerk of the Assembly.

#### Request for Unanimous Consent

Mr. Silliman asked for, and was granted, unanimous consent to take up House Resolution No. 61, at this time, without reference to committee or file.

Resolution read, and adopted.

By Mr. Tomlinson :

#### House Resolution No. 62

*Resolved*, That the Chief Clerk of the Assembly be and he is hereby authorized and empowered to receipt for any warrants that may be due members, officers, or other attaches of the Assembly after the close of the session, or that may be drawn upon the Contingent Fund of the Assembly

#### Request for Unanimous Consent

Mr. Tomlinson asked for, and was granted, unanimous consent to take up House Resolution No. 62, at this time, without reference to committee or file.

Resolution read, and adopted.

By Mr. Grunsky :

#### House Resolution No. 63

*Resolved*, That the Speaker appoint a Committee of Three to notify the Senate that the Assembly is ready to adjourn sine die and ask if the Senate has any further communications to transmit to this House.

#### Request for Unanimous Consent

Mr. Grunsky asked for, and was granted, unanimous consent to take up House Resolution No. 63, at this time, without reference to committee or file.

Resolution read, and adopted.

#### Appointment of Select Committee

Pursuant to the provisions of House Resolution No. 63, Speaker Sam L. Collins announced the appointment of Messrs. Grunsky, McCarthy, and Kelly as such Select Committee to wait upon the Senate.

By Mr. Rumford:

**House Resolution No. 64**

*Resolved*, That the Speaker appoint a Committee of Five to wait upon His Excellency, the Governor of the State of California, and inform him that the Assembly has concluded its labors and awaits his further pleasure

**Request for Unanimous Consent**

Mr. Rumford asked for, and was granted, unanimous consent to take up House Resolution No. 64, at this time, without reference to committee or file

Resolution read, and adopted

**Appointment of Select Committee**

Pursuant to the provisions of House Resolution No. 64, Speaker Sam L. Collins announced the appointment of Messrs. Sherwin Meyers, Hinekley, Rumford, and Rosenthal as such Select Committee to wait upon the Governor

**NOTICE OF MOTION TO WITHDRAW HOUSE RESOLUTION  
NO. 51 FROM COMMITTEE WAIVED**

Mr. Collier waived his notice of motion to withdraw House Resolution No. 51 from the Committee on Rules.

**Hon. Kathryn T. Niehouse Presiding**

At 9 30 p.m., Hon. Kathryn T. Niehouse, Member of the Assembly from the Seventy-ninth District, presiding.

**Speaker Presiding**

At 9 33 p.m., Hon. Sam L. Collins, Speaker of the Assembly, presiding.

**RESIGNATION FROM INTERIM COMMITTEE**

The following communication was received, and read:

SPEAKER COLLINS: I hereby submit my resignation from the Interim Committee on Public Utilities and Corporations

HARLAN HAGEN

**APPOINTMENT TO INTERIM COMMITTEE**

Speaker Sam L. Collins announced the appointment of Mr. Beck to membership on the Interim Committee on Public Utilities and Corporations, vice Mr. Hagen.

**MESSAGES FROM THE SENATE**

SENATE CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day adopted:

Assembly Concurrent Resolution No. 9	Assembly Concurrent Resolution No. 16
Assembly Concurrent Resolution No. 11	Assembly Joint Resolution No. 6
Assembly Concurrent Resolution No. 15	

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

Above resolutions ordered enrolled.

SENATE CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day passed:

Assembly Bill No. 26

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

Above bill ordered enrolled.

SENATE CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day concurred in Assembly amendments to:

Senate Concurrent Resolution No. 14

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

SENATE CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: I am directed to inform your honorable body that the Senate on this day returned from committee without further action

Assembly Bill No. 12  
Assembly Bill No. 20

Assembly Bill No. 21

J. A. BEEK, Secretary of the Senate  
By C. V. TAYLOR, Assistant Secretary

REPORTS OF STANDING COMMITTEES

Committee on Revenue and Taxation

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Revenue and Taxation, to which were referred:

Assembly Bill No. 3	Assembly Bill No. 22
Assembly Bill No. 7	Assembly Bill No. 24
Assembly Bill No. 13	Assembly Bill No. 25
Assembly Bill No. 11	Assembly Bill No. 27
Assembly Bill No. 17	

Respectfully reports the same back without further action

HOLLIBAUGH, Chairman

Committee on Ways and Means

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Ways and Means, to which were referred:

Assembly Bill No. 4  
Assembly Bill No. 5

Respectfully reports the same back without further action.

SHERWIN, Chairman

Committee on Rules

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Rules, to which was referred:

Senate Joint Resolution No. 2

Respectfully reports the same back without further action

SAM L. COLLINS, Chairman

Above reported resolution ordered transmitted to the Senate.

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Rules, to which were referred:

House Resolution No. 13	House Resolution No. 44
House Resolution No. 33	House Resolution No. 51
House Resolution No. 37	House Resolution No. 53
House Resolution No. 42	

Respectfully reports the same back without further action

SAM L. COLLINS, Chairman

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Rules, to which were referred:

Assembly Concurrent Resolution No. 3  
 Assembly Joint Resolution No. 5  
 Assembly Concurrent Resolution No. 8  
 Assembly Concurrent Resolution No. 10  
 Assembly Concurrent Resolution No. 14  
 Assembly Joint Resolution No. 2  
 Assembly Joint Resolution No. 4

Respectfully reports the same back without further action.

SAM L. COLLINS, Chairman

**Committee on Boards and Commissions**

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Boards and Commissions, to which was referred  
 Assembly Bill No. 6

Respectfully reports the same back without further action.

McMILLAN, Chairman  
 By V. V.

**Committee on Governmental Efficiency and Economy**

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Governmental Efficiency and Economy, to which  
 was referred:

House Resolution No. 58

Respectfully reports the same back without further action.

STEWART, Chairman

**Committee on Education**

ASSEMBLY CHAMBER, SACRAMENTO, April 1, 1952

MR. SPEAKER: Your Committee on Education, to which was referred:

Senate Constitutional Amendment No. 1

Respectfully reports the same back without further action.

DUNN, Chairman

Above reported resolution ordered transmitted to the Senate.

**REPORTS OF SELECT COMMITTEES**

The Select Committee appointed to wait upon the Senate appeared before the bar of the Assembly, and reported that the instructions of the Assembly had been carried out, and that the Senate had concluded its labors and was ready to adjourn sine die.

The Select Committee appointed to wait upon His Excellency, the Governor, appeared before the bar of the Assembly, and reported that it had communicated with the Governor, and that he had no further communication to make to the Assembly.

**RECESS**

At 9.44 p.m., on motion of Mr. Dickey, the Assembly recessed until 11.59 p.m.

**REASSEMBLED**

At 11 59 p.m., the Assembly reconvened.

Hon. Sam L. Collins, Speaker of the Assembly, presiding.  
 Chief Clerk Arthur A. Ohnimus at the desk.

**COMMITTEE FROM THE SENATE**

Senators Desmond, Thompson, and Byrne appeared before the bar of the Assembly, and announced that the Senate had concluded its labors and was ready to adjourn sine die.

**ANNOUNCEMENT OF COMMITTEE MEETINGS**

It was announced that the following committee would hold meetings:

*Today, at 2 p.m.—*

Rules, in Lounge Room.

**MOTION TO APPROVE JOURNALS**

Upon motion of Mr. Hollibaugh, the Journals for Monday, March 31, 1952; and for Tuesday, April 1, 1952, were approved as corrected by the Minute Clerk.

**APPOINTMENT OF JOINT INTERIM COMMITTEE**

Pursuant to the provisions of Senate Concurrent Resolution No. 14, the Speaker announced the appointment of Messrs. Gaffney, Dolwig, Hollibaugh, Burke, Shaw, and Mrs. Nichouse as members of the Joint Fact-Finding Committee on the State Highway System and on Major Highways in Metropolitan Areas. Speaker Sam L. Collins is a member of the committee pursuant to the provisions of the resolution.

**GUESTS EXTENDED COURTESIES OF ASSEMBLY**

On request of Mr. Fleury, the usual courtesies of the Assembly for this day were unanimously extended to Dr. Dorothy Patterson and Dr. William Patterson of Carmichael.

On request of Mr. Lipscomb, the usual courtesies of the Assembly for this day were unanimously extended to Mr. and Mrs. Allen Gwynn of Los Angeles.

On request of the Assembly, the usual courtesies of the Assembly for this day were unanimously extended to Mary Lucas of Sacramento.

On request of Mr. Shaw, the usual courtesies of the Assembly for this day were unanimously extended to Harry E. Reynolds and George Washington of San Bernardino.

On request of Mr. Silliman and the San Francisco Delegation, the usual courtesies of the Assembly for this day were unanimously extended to Lloyd Yoder and Bob Letts of N. B. C., San Francisco.

On request of Messrs. Parker and McFall, the usual courtesies of the Assembly for this day were unanimously extended to Julius Manthey and Walter Hogan of Stockton.

On request of Mr. Grunsky, the usual courtesies of the Assembly for this day were unanimously extended to Mrs. Virginia Finnie of Santa Cruz.

On request of Mr. Lowrey, the usual courtesies of the Assembly for this day were unanimously extended to J. M. Burchfield, Mrs. Claire E. Pence, and Mrs. Sophia Mace, teachers, George White, co-ordinator, Jack Nolan, bus driver, Mrs. Mary Adams, Mrs. Richard Hurni, and Mr. and Mrs. Gerald Luce, guests, and the following pupils of the Colusa School: Bob Bill, Betty Bruffett, Eula Mae Bruffett, Donna Brown, Bill Burgess, Joanne Burgess, Bob Capchart, Frances Castaneda, Eleanor Castro, Scott Clare, Curtis Clowdus, Dorene Codorniz, Richard Curtis, John Daniel, Jean Dart, Enid Diggs, Karen Dollings, Jill Dow, Dora Lee Elliott, JoAnne Hoffman, Duane Hurni, Roy Jacobson, Harold Klewe, Rosalie Kolbenborne, Elsie Lang, Eva Luce, Merle McCormick, Donald McKasson,

Diane Mazzoncini, Judy Meadows, Gene Mitchell, Harold Mitchell, Carolyn Mobley, Junior Nault, Carolyn Newberry, James Newberry, Jimmie Nokes, William Norris, Barbara Padilla, Billy Parnell, Bobby Parnell, Charles Parks, Charles Polk, Lloyd Raglin, Ruben Razo, Janice Rhoads, Helen Rico, Virginia Roa, Carol Sartain, Trenton Satterfield, Dorothy Scheele, Leslie Tjarks, Gene Townzen, Tommy Tucker, Pearlitta Van Deventer, Wanda White, Carol Whitman, Judy Wright, Jimmie Yamamoto, Ronnie Yuugling, Tommy Zoller, Jo Ann Zumwalt, Mary Ybarra, Marie Forney, Charles Fusaro, Mary Lou Garcia, Richard Garcia, Joyce Gardner, Rachel Genera, George Genise, Dale Hall, Barbara Hehnkamp, and Dewey Hill.

On request of Mr. Lowrey, the usual courtesies of the Assembly for this day were unanimously extended to the following pupils of the Davis School: Perry Alger, Craig Asmundson, Carol Doleini, Laurence Evans, Bill Flewelling, Donna Gliddon, Sarah Grasham, David Hansen, Julie Johnson, Shirley Lloyd, Don Lorenzen, Fred Lory, Dolores Martinez, Charles Mustard, Sharon Oeste, Lyle Parker, Linda Pedroia, Norman Reiber, Betty Jean Rizzi, Mathew Rocha, Tom Sakurada, Judy Schwartz, Carol Stewart, Mary Stockman, Eddie Symens, Betty Ann Tapp, Robert Triebseh, Ray Warner, Marshall Wilson, Ramona Zuniga, Barton Vaughn, John Barovetto, Wayne Brock, Victoria Castanon, Jean Christensen, Lyne Cole, Patty Dooen, Ronald Dougherty, Richard Elmore, Carol English, Norman Frank, Fernando Garcia, Freddie Gonzales, Alan Halden, Marion Hatfield, James Jones, Marilyn Lange, Betty Lilleland, Sandra Luce, Rosie Mello, Ila Montgomery, Tommy Muller, Karl Roessler, Marshall Salas, Lorin Smith, Reva Jo Tapp, Wanda Tincher, Bob Vanzoza, Gary Walgenbach, Robert Westerguard, Molly Williams, John Young, and Darryl Cutts.

On request of Mr. Meyers, the usual courtesies of the Assembly for this day were unanimously extended to the following pupils of the Rearden High School: Jack McCann, Al Flynn, Paul Moran, Louis Del Grande, Roy Molinari, Arthur Chapman, William Torrico, William Reilly, Michael Hayes, Aeneas Casey, Roy Holmes, Donald Cresta, James McPartland, Dennis O'Connell, Ray Wertz, Donn Trapp, Milton Johnson, Handford Clews, Julius Kesenheimer, Robert Luhrs, James Allendorf, William Terroggiaro, Henry Volken, John Braeco, Joseph McElligott, Morgan Dowling, Andrew Jezycki, Charles Jezycki, Michael Scott, Bertram Moy, Kevin Howard, Dan Twomey, John O'Connor, Robert Driscoll, Kevin Cook, Don Hennig, and Gerald Bollier.

#### ADJOURNMENT SINE DIE

At 12 midnight, on Tuesday, April 1, 1952, the Honorable Sam L. Collins, Speaker of the Assembly, announced that the time for final adjournment of the 1952 Regular (Budget) Session of the Legislature of the State of California had arrived, and therefore declared the Assembly adjourned sine die, out of respect to the memory of the late Bernard A. Brady.

SAM L. COLLINS, Speaker

GERALDINE B. HAASELL, Minute Clerk

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APPENDIX TO ASSEMBLY JOURNAL

1952 REGULAR (BUDGET) SESSION

AND

RECAPITULATION OF ASSEMBLY MEASURES

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**ASSEMBLY BILLS ENROLLED AND PRESENTED  
TO THE GOVERNOR**

**REPORTS OF STANDING COMMITTEES**

**Committee on Legislative Procedure**

ASSEMBLY CHAMBER, SACRAMENTO, April 2, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

**Assembly Bill No. 26**—An act to add Sections 18409, 18409.1, 18409.2, 18409.3, 18409.4, 18409.5, 18409.6, 18409.7, 18409.8, 18409.9, 18410, 18410.1, 18410.2, 18410.3, 18410.4, 18410.5, 18410.6, 18410.7, 18410.8, and 18410.9, to the Revenue and Taxation Code, relating to the filing of returns by spouses for personal income tax purposes, to take effect immediately;

And reports that the same has been correctly enrolled, and presented to the Governor on the second day of April, 1952, at 2 p. m.

BURKE, Chairman

ASSEMBLY CHAMBER, SACRAMENTO, April 2, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

**Assembly Joint Resolution No. 6**—Relative to social security coverage of public employees;

**Assembly Joint Resolution No. 9**—Relative to the construction of the Coyote Creek Flood Control Project;

**Assembly Joint Resolution No. 10**—Relative to the completion of the Pacoima Diversion Channel;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the second day of April, 1952, at 2 p. m.

BURKE, Chairman

ASSEMBLY CHAMBER, SACRAMENTO, April 2, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

**Assembly Concurrent Resolution No. 16**—Relative to the San Francisco Office of the Legislative Counsel;

And reports that the same has been correctly enrolled, and presented to the Secretary of State on the second day of April, 1952, at 2 p. m.

BURKE, Chairman

ASSEMBLY CHAMBER, SACRAMENTO, April 2, 1952

MR. SPEAKER: Your Committee on Legislative Procedure has examined:

**Assembly Concurrent Resolution No. 7**—Relative to the Sawtelle-Westwood Flood Control Unit;

**Assembly Concurrent Resolution No. 9**—Relative to the Armed Forces Radio Services;

**Assembly Concurrent Resolution No. 11**—Relative to "I Am an American Day";

**Assembly Concurrent Resolution No. 15**—Relative to the Central Valley Project;

And reports that the same have been correctly enrolled, and presented to the Secretary of State on the second day of April, 1952, at 2 p. m.

BURKE, Chairman

**ASSEMBLY BILLS APPROVED BY THE GOVERNOR,  
CHAPTERED AND FILED WITH THE  
SECRETARY OF STATE**

The following Assembly bills were approved by the Governor, chaptered and filed with the Secretary of State. Unless otherwise specified in the bills, all bills become effective 90 days after adjournment sine die of the Legislature, or on July 1, 1952.

A. B. Number	Chapter	Author	Subject of Title	Approved by Governor
41	3	Sherwin	Making appropriations for the support of the Government of the State of California and for several public purposes in accordance with the provisions of Section 31 of Article IV of the Constitution of the State of California	Apr 1
8	6	Lipscomb	Adding Section 17319.7 to the Revenue and Taxation Code, relating to the deduction of medical expenses for personal income tax purposes	Apr 16
9	7	Lipscomb	Adding Sections 17672.5, 17716.7, 17718.5, and 17788 to the Revenue and Taxation Code, and to add Article 2.3 (consisting of Sections 17690.1 to 17690.7, inclusive) to Chapter 6, Part 10, Division 2 thereof, relating to the personal income taxation of gains from the sale or exchange of residential property	Apr 16
10	11	Loeb	Amending Section 9651 et. seq. and to add Sections 9655 and 9656 to the Revenue and Taxation Code, relating to the motor vehicle transportation license tax	Apr 21
11	2	Eryn and Thomas	Amending Section 1015.5 of the Fish and Game Code relating to fish and providing for a privilege tax in relation thereto	Apr 3
15	8	Connolly et al.	Adding Section 17053.7 to the Revenue and Taxation Code, relating to the splitting of income by spouses for personal income tax purposes	Apr 16
16	9	Connolly et al.	Amending Section 17688 of the Revenue and Taxation Code, relating to the recognition of gain for personal income tax purposes in respect to property distributed in complete liquidation of a corporation	Apr 16
18	10	Connolly et al.	Amending Section 25931j of the Revenue and Taxation Code, relating to recognition of gain for bank and corporation tax purposes in respect to property distributed in complete liquidation of a corporation	Apr 16
19	11	Connolly et al.	Amending Section 17008 of the Revenue and Taxation Code and to add Section 18205 thereto relating to the taxation for personal income tax purposes of income derived from partnerships	Apr 16
23	12	Lipscomb et al.	Adding Section 17137 to the Revenue and Taxation Code, relating to the exclusion from personal income taxation of income received for services in the armed forces of the United States or received as a consequence of membership in such forces	Apr 16
26	13	McFall et al.	Adding Sections 18409.1, 18409.2, 18409.3, 18409.4, 18409.5, 18409.6, 18409.7, 18409.8, 18409.9, 18410, 18410.1, 18410.2, 18410.3, 18410.4, 18410.5, 18410.6, 18410.7, 18410.8, and 18410.9, to the Revenue and Taxation Code, relating to the filing of returns by spouses for personal income tax purposes	Apr 16
Total				11

\* Appropriation contained in Item 1111 in Section 2 reduced to an amount not exceeding \$50,000,000 (approved by Governor in accordance with the provisions of Section 31 of Article IV of the Constitution of the State of California)

**CHAPTER NUMBERS OF ASSEMBLY BILLS APPROVED BY THE GOVERNOR**

Chapter number	Assembly bill number	Chapter number	Assembly bill number	Chapter number	Assembly bill number
2	11	8	15	12	23
3	1	9	16	13	26
6	8	10	18	14	10
7	9	11	19		

Total..... 11

**ASSEMBLY BILLS DIED ON FILE IN ASSEMBLY**

2

Total ..... 1

**ASSEMBLY CONCURRENT RESOLUTIONS CHAPTERED, AND FILED WITH THE SECRETARY OF STATE**

Number	Resolution Chapter	Author	Subject of Title	Date filed with Secretary of State
1	6	Grant and Klockstein	Approving amendments to the charter of the City of Long Beach	Mar 10
2	7	Maloney and Sam L. Collins	Relative to selection of the Legislative Counsel of California	Mar 10
4	8	Leving and Caldeon	Designating March 16, 1952, as West Point Day in California	Mar 10
5	22	Maloney	Relative to donation of blood for our armed forces in Korea	Mar 25
6	9	George D. Collins et al	Approving amendments to the charter of the City and County of San Francisco	Mar 10
7	11	McMillan and Leving	Relative to the Sawtelle-We wood Flood Control Unit	Apr 2
9	40	Hahn et al	Relative to the Armed Forces Radio Services	Apr 2
11	39	Chapel	Relative to "I Am an American Day"	Apr 2
12	15	Milroy et al	Adjournment in respect to memory of Hon. Daniel C. Murphy	Mar 21
13	16	Chapel	Commending Mrs. Lucile Den Pitts	Mar 21
15	38	Moss et al	Relative to the Central Valley Project	Apr 2
16	37	Sam L. Collins and Maloney	Relative to the San Francisco office of the Legislative Counsel	Apr 2

Total ..... 12

**ASSEMBLY JOINT RESOLUTIONS CHAPTERED, AND FILED  
WITH THE SECRETARY OF STATE**

Number	Resolution Chapter	Author	Subject of Title	Date filed with Secretary of State
1	17	McCollister et al	Memorializing the Congress of the United States relative to furnishing federal assistance including arms, ammunition, clothing and equipment, to the California Guard	Mar 24
3	18	Henderson and Hagen	Memorializing the Congress of the United States to authorize the immigration of 500 skilled sheepherders	Mar 24
6	35	Stanley	Relative to Social Security coverage of public employees	Apr 2
7	31	Dunn et al	Relative to issuance of a medal for service in the American Expeditionary Forces in Siberia	Mar 31
8	23	Cloyd	Relative to the "Fallbrook Water Case"	Mar 28
9	31	Munnell et al	Relative to the construction of the Coyote Creek Flood Control Project	Apr 2
10	36	Burkhalter et al	Relative to the completion of the Pacoima Diversion Channel	Apr 2
<b>Total</b>			7	