

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

FIRST LEGISLATIVE DAY

FIRST CALENDAR DAY

IN ASSEMBLY

Assembly Chamber
Monday, February 7, 1966

Pursuant to the requirements of the Constitution of the State of California, at the hour of 12 o'clock meridian, the 1966 Regular (Budget) Session of the Assembly of the Legislature of California was called to order by James D Driscoll, Chief Clerk of the 1965 sessions

In conformity with the law, the following officers of the 1965 sessions were also present Anabel Whang, Minute Clerk, and Tony Beard, Sergeant at Arms

Assistant Chief Clerk R Brian Kidney at the Desk.

Assistant Clerk Malcolm MacIntyre reading

ROLL CALL

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

Don A Allen, Sr, Alfred E Alquist, Hale Ashcraft, Robert E Badham, William T Bagley, E Richard Barnes, Carlos Bee, Anthony C Beilenson, Frank P. Belotti, W. Craig Biddle, Carl A Britschgi, Willie L Brown, Jr, Clair W Burgener, John L Burton, Tom C Carrell, Jack T Casey, Charles Edward Chapel, Eugene A Chappie, John L E Collier, Charles J Conrad, Robert W Crown, Lou Cusanovich, George E Danielson, William E Dannemeyer, Pauline L Davis, C George Deukmejian, Clayton A Dulls, Gordon W Duffy, Mervyn M Dymally, Edward E Elliott, Jack R Fenton, F Douglas Ferrell, Houston I Flournoy, John Francis Foran, Charles B Gairigus, Joe A Gonsalves, Leroy F Greene, Burt M Henson, Stewart Hinckley, Harvey Johnson, Ray E Johnson, Joseph M Kennick, John T Knox, Frank Lanterman, Milton Marks, Lester A McMillan, Charles W Meyers, George W Mihos, James R Mills, Robert T Monagan, Bob Moretti, Don Mulford, Alan G Pattee, Nicholas C Petris, Carley V Porter, Walter W Powers, John P Quimby, William Byron Rumford, Newton R Russell, Leo J Ryan, Winfield A Shoemaker, Alfred H Song, William F Stanton, Robert S Stevens, Howard J Thelin, Vincent Thomas, Jesse M Unruh, John G Veneman, Victor V Veysey, Jerome R Waldie, Charles Warren, James E Whetmore, John C Williamson, George A Willson, Gordon H Winton, Jr, Pearce Young, Edwin L Z'Beig, and George N Zenovich—78

Quorum present.

REPRESENTATIVES OF THE PRESS PERMITTED ON THE FLOOR OF THE ASSEMBLY

Without objection, representatives of the press, radio and television stations were permitted on the floor of the Assembly for this day's session.

PRAYER

Upon invitation of the Chief Clerk, the following prayer was offered by Reverend Robert R. Ferguson, Chaplain of the Assembly for the 1965 sessions:

Eternal God, Ultimately in Thy hand lies the destiny of all nations. Yet Thou hast given freedom to man to be used to uplift or degrade society. We have an Assembly potentially able to match our mountains; give them the wisdom, incentive, and openness to match the strategic issues facing them in our state and throughout the world.

May this truly be a new session, new in purpose and spirit. May icy prejudices melt before warm issues. Wilt Thou give to our Governor and this Assembly, and all officers of our state, a sense of proportion, that they are not their own, but Thine, and are here to serve You, and the people of this state. In the Name of the Prince of Peace—AMEN

PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of the Chief Clerk, Mr. Thomas then led the Assembly in the pledge of allegiance to the Flag.

ANNOUNCEMENT

The Chief Clerk announced that the next order of business was the nomination and election of officers for the 1966 Regular (Budget) Session, and declared that nominations for officers of the Assembly were now in order.

RESOLUTIONS

The following resolution was offered

By Assemblyman Waldie

House Resolution No. 1

Relative to the election of Assembly officers

Resolved by the Assembly of the State of California: That the following named persons constitute the officers of the Assembly for the 1966 Regular (Budget) Session, with the per diem as fixed by statute or resolution, to wit:

Hon. Jesse M. Unruh	-----Speaker
Hon. Carlos Bee	-----Speaker pro Tempore
James D. Driscoll	-----Chief Clerk
Tony Beard	-----Sergeant at Arms
Rev. Robert R. Ferguson	-----Chaplain

Resolution read.

Mr. Waldie moved the adoption of House Resolution No. 1.

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

AYES—Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Benson, Belotti, Biddle, Britschgi, Brown, Burgener, Burton, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusimovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Duffy, Dynamally, Elliott, Fenton, Ferrell, Flounoy, Foran, Garrigus, Gonsalves, Greene, Henson, Humbley, Harvey, Johnson, Ray E. Johnson, Kennick, Knox, Lanterman, Marks, McMillan, Meyers, Milne, Mills, Monagan, Moretti, Mulford, Pattee, Petris, Porter, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Song, Stanton, Stevens, Thelin, Thomas, Veneman, Vessey, Waldie, Warren, Whitmore, Williamson, Wilson, Winton, Young, Zberg, and Zenovich—77

NOES—None

Whereupon, the Chief Clerk announced the vote of the Assembly, and declared the above resolution adopted, and the following officers elected as the choice of the Assembly for the 1966 Regular (Budget) Session of the Legislature:

Hon Jesse M Unruh, Speaker, Hon Carlos Bee, Speaker pro Tempore, James D Driscoll, Chief Clerk, Tony Beard, Sergeant at Arms, and Reverend Robert R Ferguson, Chaplain

APPOINTMENT OF SELECT COMMITTEES

Chief Clerk James D Driscoll appointed Messrs Porter, Crown, and Barnes as a Select Committee to escort the Honorable Jesse M Unruh, Speaker-elect, to the rostrum

Chief Clerk James D. Driscoll appointed Messrs Lanterman, Rumford, and Mrs Davis as a Select Committee to escort the Honorable Carlos Bee, Speaker pro Tempore-elect, to the rostrum.

OATHS OF OFFICE ADMINISTERED

Hon Jesse M Unruh, Speaker-elect, Hon Carlos Bee, Speaker pro Tempore-elect; James D Driscoll, Chief Clerk-elect, Tony Beard, Sergeant at Arms-elect, and Rev Robert R Ferguson, Chaplain-elect, appeared at the bar of the Assembly, and took and subscribed to the following oath, administered by the Hon Stanley J. Mosk, Associate Justice of the Supreme Court

I do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of California against all enemies, foreign and domestic, that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California, that I take this obligation freely, without any mental reservation or purpose of evasion, and that I will well and faithfully discharge the duties upon which I am about to enter

And I do further swear (or affirm) that I do not advocate, nor am I a member of any party or organization, political or otherwise, that now advocates the overthrow of the government of the United States or of the State of California by force or violence or other unlawful means, that within the five years immediately preceding the taking of this oath (or affirmation) I have not been a member of any party or organization, political or otherwise, that advocated the overthrow of the government of the United States or of the State of California by force or violence or other unlawful means except as follows

No Exceptions

and that during such time as I hold the office to which I have been elected I will not advocate nor become a member of any party or organization, political or otherwise, that advocates the overthrow of the government of the United States or of the State of California by force or violence or other unlawful means

NAME PLACED UPON ROLL CALL ON HOUSE RESOLUTION NO. 1

Mr Burton was granted unanimous consent that he be recorded as voting "Aye" on House Resolution No 1

Speaker Presiding

Hon. Jesse M Unruh, Speaker of the Assembly, presiding

Time, 12 20 p m

Chief Clerk James D Driscoll at the Desk

ADDRESS BY SPEAKER JESSE M. UNRUH

Speaker Unruh then addressed the Members of the Assembly

ADDRESS BY SPEAKER PRO TEMPORE CARLOS BEE

Speaker Unruh then presented Speaker pro Tempore Carlos Bee, who addressed the Members of the Assembly.

APPOINTMENT OF SELECT COMMITTEE ON ESCORT

Speaker Unruh appointed Mrs. Davis as a Select Committee of One to escort Mrs. Virginia Unruh, wife of Speaker Unruh, and Mrs. Jean Bee, wife of Speaker pro Tempore Bee, to the rostrum of the Assembly

ANNOUNCEMENT—REPUBLICAN CAUCUS

Speaker Unruh announced that Minority Floor Leader Robert T. Monagan had reported that the Republican Caucus had convened and elected as its officers the same officers as the Republican Caucus for the 1965 sessions.

ANNOUNCEMENTS

Speaker Unruh invited all Members to the Governor's Prayer Breakfast, to be held in the Empire Room of the Hotel Senator at 8 a.m., on Tuesday, February 8, 1966

RESOLUTIONS

The following resolution was offered

By Assemblyman Waldie:

House Resolution No. 2

Relative to informing the Senate of the organization of the Assembly

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 for the 1966 Regular (Budget) Session, having elected the following statutory officers

Jesse M. Unruh	-----	Speaker
Carlos Bee	-----	Speaker pro Tempore
James D. Driscoll	-----	Chief Clerk
Tony Beard	-----	Sergeant at Arms
Rev. Robert R. Ferguson	-----	Chaplain

Resolution read

Mr. Waldie moved the adoption of the resolution.

Resolution adopted unanimously.

COMMITTEE FROM THE SENATE

Senators Lunardi, Nisbet, and Bradley appeared before the bar of the Assembly and announced that the Senate had organized, and was now ready to proceed with the regular business

APPOINTMENT OF SELECT COMMITTEE

Pursuant to the provisions of House Resolution No. 2, the Speaker appointed Messrs. Cusanovich, Dymally, and Whetmore as such Select Committee to wait upon the Senate

RESOLUTIONS

The following resolution was offered:

By Assemblyman Waldie.

House Resolution No. 3

Relative to informing the Governor of the organization of the Assembly
Resolved by the Assembly of the State of California, That the Speaker appoint a Select Committee of five to wait upon His Excellency, the Governor, and inform him that the Assembly is organized for the 1966 Regular (Budget) Session and awaits any communication he may have to make to this house

Resolution read, and adopted unanimously.

Appointment of Select Committee

Pursuant to the provisions of House Resolution No. 3, the Speaker appointed Messrs. Allen, Marks, Flournoy, Ferrell, and Garrigus as such Select Committee to wait upon the Governor.

RESOLUTIONS

The following resolution was offered:

By Assemblyman Mills.

House Resolution No. 4

Relative to adoption of the Temporary Standing Rules of the Assembly
Resolved by the Assembly of the State of California, That the following Rules be, and the same are hereby, adopted as the Temporary Standing Rules of the Assembly for the 1966 Regular (Budget) Session

**TEMPORARY STANDING RULES OF THE ASSEMBLY
FOR THE 1966 REGULAR (BUDGET) SESSION****I. LEGISLATIVE ORGANIZATION****Assembly General Officers**

1. The general officers of the Assembly whose names and titles shall appear on the frontispiece of all publications are.

Speaker

Speaker pro Tempore

Majority Floor Leader

Minority Floor Leader

Chief Clerk

Hours of Meeting

2 The session of the Assembly shall be daily, beginning at 10 o'clock a m (Sundays excepted), unless otherwise ordered by a majority vote of the Members present.

Speaker to Call Assembly to Order

3 The Speaker, or in his absence, the Speaker pro Tempore, shall, at the hour appointed for meeting, call the Assembly to order. In the absence of both the Speaker and the Speaker pro Tempore, the Majority Floor Leader shall call the Assembly to order, and shall preside until the return of the Speaker or Speaker pro Tempore

Roll Call and Quorum

4. Before proceeding with the business of the Assembly, the roll of the Members shall be called, and the names of those present shall be

entered in the Journal. A majority of all the Members elected to the Assembly shall constitute a quorum.

Assignment of Desks to Members

5 Members shall be assigned to offices and desks by the Committee on Rules, and, as far as possible, the committee shall conform to the requests of Members, giving due consideration to their seniority in legislative service in the Assembly.

II. RULES

Adoption of Standing Rules

6 The adoption of the Standing Rules shall require an affirmative recorded vote of a majority of the entire elected membership. When once adopted, such Standing Rules shall remain in effect, unless suspended or amended as provided in these rules.

Effect of Adoption of These Rules

7 The adoption of the Standing Rules of a budget session shall not be construed as modifying or rescinding the Permanent Standing Rules of the Assembly for the preceding general session, nor as affecting in any way the status or powers of the interim committees created by those rules.

Suspension of Rules

8 Any standing rule of the Assembly may be suspended temporarily by a vote of two-thirds of the Members present; provided, that such temporary suspension shall apply only to the matter under immediate consideration, and in no case shall it extend beyond an adjournment.

Amending Standing Rules

9 No standing rule of the Assembly shall be amended except by resolution adopted by an affirmative recorded vote of a majority of the entire elected membership of the Assembly.

No such resolution shall be considered until it shall have been referred to the Committee on Rules.

Temporary Rules

10 The Committee on Rules may at any time report a temporary rule. Upon adoption by an affirmative recorded vote of two-thirds of the entire elected membership of the Assembly, such temporary rule shall have the effect, for the time being, of a standing rule. If such temporary rule shall be in conflict with a standing rule, it shall supersede such standing rule only for the time being.

Mason's Manual of Legislative Procedure

11 In all cases not provided for by the Constitution, by law, by the Assembly Rules, or by the Joint Rules of the Senate and Assembly, the authority shall be Mason's Manual of Legislative Procedure.

III. ORGANIZATION OF COMMITTEES

Standing Committees

12 Twenty-four standing committees of the Assembly are hereby created, upon the several subjects, and numbered respectively, as follows

- 1 Agriculture
- 2 Civil Service and State Personnel
- 3 Conservation and Wildlife
- 4 Constitutional Amendments
- 5 Criminal Procedure
- 6 Education
- 7 Elections and Reapportionment
- 8 Engrossment and Enrollment
- 9 Finance and Insurance
- 10 Government Organization
- 11 Governmental Efficiency and Economy
- 12 Industrial Relations
- 13 Judiciary
- 14 Military and Veterans Affairs
- 15 Municipal and County Government
- 16 Natural Resources, Planning, and Public Works
- 17 Public Health
- 18 Public Utilities and Corporations
- 19 Revenue and Taxation
- 20 Rules
- 21 Social Welfare
- 22 Transportation and Commerce
- 23 Water
- 24 Ways and Means

Membership of Standing Committees

13 Prior to the assignment of Members to serve on the several standing committees, the Speaker shall consider the preferences of the Members with regard to committee assignments, while keeping in view the practical necessity of making assignments so that Members will not serve on more than one committee which meets at the same time, and the Speaker thereafter shall determine the number and Members to serve on each standing committee, except the Committee on Rules which is hereinabove provided for. Upon publication in the Journal of the number of members on each standing committee, no further change in the number of Members of the committee shall be made otherwise than by a majority vote of the elected membership of the Assembly.

No Member of the Assembly shall be a member of more than three standing committees except that upon appointment by the Speaker or the approval of the House a Member may serve on five committees.

Committee on Rules

14 There is a Committee on Rules, which shall act as the executive committee of the House. The committee shall consist of one Member appointed by the Speaker, who shall be the chairman and six other Members, three of whom shall be members of the minority party and three of whom shall be members of the majority party. The chairman

of each minority and majority party caucus shall within twenty-four (24) hours after the operative date of this rule, convene the party caucus of which he is chairman and provide the members thereof with ballots showing the names of the members. The members of each party caucus shall thereupon by secret ballot indicate their preference for three to be members of the Rules Committee and shall continue to ballot until three names shall have received a majority of the votes of the total number of members of the party. Following the balloting by the party caucus the chairman thereof shall file with the Chief Clerk a list of three nominees for membership on the Committee on Rules. Upon the filing of each such list, the Speaker shall immediately present the name of each nominee to the Assembly for its approval or rejection in the order filed. If approved by a majority of the elected membership of the Assembly, the nominee shall be declared elected as a member of the committee. If a nominee shall fail to receive such approval, the committee membership to which he would have been elected shall remain vacant until the chairman of his party caucus shall have filed the name of another nominee for the position which shall be the name of a member of the party caucus and selected by ballot in the same manner as the names of those previously presented and that such person shall be the nominee who shall be thereafter approved by a majority of the elected membership of the Assembly. Vacancies in the elected membership of the Committee on Rules occurring during any session of the Legislature shall be filled by election as herein provided, and such vacancies occurring after final adjournment and before the convening of the next session of the Legislature shall be filled temporarily, and until such convening, by the remaining committee members who are members of the same party as that of the member causing the vacancy. Vacancies in the appointive membership shall be filled by the Speaker. Four duly qualified members of the committee shall constitute a quorum. No member of the Committee on Rules is eligible to serve as the chairman of a standing committee.

Caucus Chairman

145 The chairman of the caucus of the majority party and the chairman of the caucuses of the minority party, unless appointed or elected as a member pursuant to Rule 14, shall each be ex officio a member of the Committee on Rules with all of the rights and privileges of such membership except the right to vote.

Powers of the Committee on Rules

15 The Committee on Rules provided herein shall have the following powers

To appoint all attachés and employees of the Assembly not otherwise provided for by statute. It shall have authority to suspend, with or without pay, any such attaché or employee for incompetency or dereliction of duty, pending final action by the Assembly.

To make studies and recommendations designed to promote, improve, and expedite the business and procedure of the Assembly and of the committees thereof, and to propose any amendments to the Rules deemed necessary to accomplish such purposes.

Both during sessions, and after final adjournment and until the convening of the next regular general session, the Committee on Rules has the following additional powers and duties.

(a) To contract with such other agencies, public or private, as it deems necessary for the rendition and affording of such services, facilities, studies and reports to the committee as will best assist it to carry out the purposes for which it is created

(b) To cooperate with and secure the cooperation of county, city, city and county, and other local law enforcement agencies in investigating any manner within the scope of this resolution and to direct the sheriff of any county to serve subpoenas, orders and other process issued by the committee

(c) To report its findings and recommendations to the Legislature and to the people from time to time and at any time, not later than herein provided.

(d) To do any and all other things necessary or convenient to enable it fully and adequately to exercise its powers, perform its duties, and accomplish the objects and purposes of this resolution

(e) To make available to the Assembly, or to any Assembly or joint committee, or to any Member of the Assembly such assistance in connection with the duties of the committee or other legislative matters as the personnel under direction of the committee or its other facilities permit.

(f) To make available to and furnish to the Assembly, and to Assembly investigating committees created at this session and to each of the members thereof, such clerical, secretarial and stenographic help as may be reasonably necessary for the Assembly to carry out its work, and for such committees and each of the members thereof to make and carry on the studies and investigations required by or of them by the resolutions creating such committees, and for such purposes to employ such additional stenographic and secretarial assistants as may be necessary, assign, reassign and discharge such assistants and prescribe amounts, times and methods of payment of their compensation.

(g) During such times as the Assembly is not in session, the committee is authorized and directed to incur and pay such expenses of the Assembly not otherwise provided for as the committee determines are reasonably necessary, including the repair, alteration, improvement, and equipping of the Assembly Chamber and the offices provided for the Assembly in the State Capitol and the Capitol Annex

(h) The Chairman of the Committee on Rules shall appoint a Chief Administrative Officer of the Assembly, subject to the ratification of the Committee on Rules, who shall have such duties relating to the administrative, fiscal, and business affairs of the Assembly as the committee shall prescribe. The Chairman of the Committee on Rules or a majority of the membership of the Committee on Rules may terminate the services of the Chief Administrative Officer at any time

Interim Committee on Rules

16 The Committee on Rules shall continue in existence during any recess of the Legislature and after final adjournment and until the convening of the next regular general session and shall have the same

powers and duties as while the Assembly is in session. In dealing with any matter within its jurisdiction the committee and its members shall have and exercise all of the rights, duties and powers conferred upon investigating committees and their members by the Joint Rules of the Senate and Assembly as they are adopted and amended from time to time, which provisions are incorporated herem and made applicable to the Committee on Rules and its members

17 The Committee on Rules, acting unanimously in the interim between sessions by appropriate resolution, on behalf of and in the name of the Assembly, may extend congratulations or commendations to legislators, former legislators, public officials, and prominent citizens, or express sympathy and regret on the death of any such person, and may authorize the presentation of suitably prepared copies of such resolutions to the persons concerned and to their relatives

Assembly Contingent Fund

18 The Assembly Committee on Rules is the committee provided for in Section 9127 of the Government Code. The balance of all money in the Assembly Contingent Fund, including money now or hereafter appropriated, except such sums as are specifically made available for the expense of designated interim committees or for other purposes, is hereby made available to the Assembly Committee on Rules for any charges or claims it may incur in carrying out the duties imposed upon it by these rules or by Assembly or concurrent resolution. The money made available by this rule includes the unencumbered balances of all sums heretofore made available to any Assembly or joint interim committee by the Assembly, upon the expiration of such committee, and shall be expended as provided in these rules

Special Assembly Committee on Legislative Representation

19 In addition to any other committee provided for by these rules, there shall be a committee to be known as and called the Special Assembly Committee on Legislative Representation, which is hereby declared to be a continuing body authorized to act both during and between sessions of the Legislature

The committee shall have the rights, powers and duties prescribed in Section 9909 of the Government Code, specifically including but not limited to the authority to grant certificates of registration as legislative advocates, and all the rights and powers of legislative investigating committees as provided by the Joint Rules of the Senate and Assembly

The committee shall study and analyze all facts relating to legislative representation and the regulation thereof, and shall report thereon to the Legislature at each general session and from time to time as the committee deems necessary, including in the reports its recommendations for appropriate legislation

The committee shall consist of seven Members of the Assembly appointed by the Speaker thereof at each general session of the Legislature. The chairman shall be appointed by the Speaker

Any vacancy occurring between general sessions shall be filled by the Speaker and the members appointed shall hold over until their successors are legally selected.

The committee is specifically authorized to appoint the Legislative Analyst as executive secretary of this committee to act without compensation

Committee on Engrossment and Enrollment

20 There is a Committee on Engrossment and Enrollment. It shall be the duty of the committee (a) To compare all bills, ordered or considered engrossed by the Assembly, with the engrossed copies thereof, and, before they pass out of the possession of the Assembly, see that the engrossed bill is a true copy of the original, with such amendments as may have been made thereto, and said committee shall see that all engrossed bills are reported back in the order in which they were ordered engrossed. The report of the committee shall be in order at any time

(b) To assist the Speaker, upon his request, in recommending the reference of bills to the appropriate standing committee

Committee Expenditures

21 No Member or committee shall be permitted to incur any expense without first receiving the consent of the Assembly

Creation of Interim Committees

22 A vote of a majority of the entire elected membership is necessary in order to constitute any standing committee an interim committee, and a vote of two-thirds of the elected membership is necessary in order to create any other interim or investigating committee

Rules and Regulations Governing Committees

23 All claims for expenses incurred by interim investigating committees of the Assembly shall be approved by the Committee on Rules, or its authorized representative, before such claims are presented to the Controller

All proposed expenditures, other than expenditures of the funds of an interim investigating committee, shall be approved by the Committee on Rules or its authorized representative before such expenses are incurred, unless such expenditure is specifically exempted from the provisions of this rule by the resolution authorizing it

No warrant shall be drawn in payment of any claim for expenses until the approval of the Committee on Rules, or its authorized representative, has been obtained in accordance with the provisions of this rule

The Committee on Rules shall provide for the payment of mileage to Members of the Assembly for travel incurred in connection with legislative committee business not chargeable under Joint Rule No. 36 to the funds allocated to a specific committee. Such mileage shall be paid from the Contingent Fund of the Assembly upon certification of claims therefor to the Controller by the Committee on Rules or its authorized representative. The Committee on Rules shall adopt rules and regulations limiting the amount, time and place of such mileage

The Committee on Rules shall adopt rules and regulations governing the awarding of any contract by an interim investigating committee and shall also adopt rules and regulations limiting the amount, time,

and place of expenses and allowances to be paid to employees of Assembly interim investigating committees or other Assembly committees.

Such rules may provide for allowances to committee employees in lieu of actual expenses for mileage, hotel accommodations, and meals at the rates fixed by the committee from time to time in limitation of reimbursement of actual expenses of committee employees generally, or at such lesser rate as may be prescribed by the employing committee

Mileage is an allowance to a committee employee in lieu of actual expenses of travel. When travel is by private conveyance mileage shall be allowed only to the operator of, and not to passengers in, a private vehicle. Claims for mileage by private conveyance must be accompanied by the license number of the vehicle and the names of state officers and employees riding as passengers.

Copies of all rules and regulations adopted pursuant to this rule shall be distributed to the chairman of every such investigating committee and of any other Assembly committee that has employees.

Every Assembly committee, upon the conclusion of its work or at the end of each legislative session in the case of standing committees, shall deliver to the Legislative Reference Service for use and custody, available to the Members of the Assembly, all documents, data, reports, and other materials that have come into the possession of such committee and which are not included within the final report of such committee to the Assembly.

Fees for Witnesses

24 Each witness summoned to appear before the Assembly or any of its committees shall receive the sum of fifteen dollars (\$15) for each day such witness shall be required to appear, and the sum of nine cents (\$.09) for each mile he shall travel in coming to and going from the place of examination.

No witness shall be entitled to his fee or mileage until after his appearance before such a committee.

Reports of Interim Committees

25. All interim committees, unless otherwise authorized, shall report to the next succeeding Legislature on or before the fifth legislative day after the convening thereof.

The chairman of each Assembly interim committee shall submit in the letter of transmittal of the final report the total expenses of the committee, including the amount expended for expenses of the members, the number of hearings held, the name of, and amount paid to, each committee employee, and the amount expended for other goods and services, in the form prescribed by the Committee on Rules.

Printing of Interim Committee Reports

26 All requests for the printing of reports of Assembly interim committees shall be referred to the Committee on Rules. The Committee on Rules shall determine the number of copies needed, and whether or not the report shall be printed in the Journal. In no event shall more than 1,000 copies of any interim committee report be authorized by the Committee on Rules on the first printing, exclusive of the Journal

copies, if the report is to be printed therein, unless the Committee on Rules finds and determines that there is a special need for that report in greater numbers

Upon determination by the Committee on Rules that additional copies of an Assembly interim committee report are required at any time following the first printing of the authorized number of copies, the Committee on Rules may authorize one or more additional printings in the numbers found by it to be necessary and may make funds available therefor

The State Printer shall hold the type for each Assembly interim committee report for a period of 90 days from the date of the first printing or for such time as the Committee on Rules deems necessary

No Assembly interim committee report shall contain more than 100 pages, including the front and back cover thereof and any appendix, unless a greater number of pages has been approved and authorized by the Committee on Rules

Employees of Committee

27 Every applicant for employment by any committee of the Assembly or by a subcommittee of any such committee, shall prepare a formal application for such employment on forms prescribed by the Assembly Committee on Rules. The application shall include a statement of his present employment, his employment during the preceeding two years, and such other pertinent information as the committees require. The application shall be certified under penalty of perjury, and any willful false statement or omission of a material fact shall be punishable as perjury. If the application discloses any fact that indicates that the applicant has a personal interest that would conflict with the faithful performance of his duties, the applicant shall not be employed. All applications shall be retained in the records of the committee.

An employee of any committee of the Assembly or of a subcommittee of any such committee, shall not engage in any employment, activity, or enterprise which has been determined to be inconsistent, incompatible, or in conflict with his duties as such employee or with the duties, functions, or responsibilities of the committee or subcommittee by which he is employed. Each such employee shall immediately report in writing to the chairman of the committee or subcommittee by which he is employed, any other employment, activity, or enterprise he engages in while so employed, and shall transmit a copy of such report to the Assembly Rules Committee.

Press Photographers

28 Press photographers shall be authorized to take photographs at meetings of Assembly committees subject to the following conditions:

1. The authorization given by this rule shall apply only to photographers from or employed by accredited newspapers or wire services, and newsreel or television photographers.

2. The authorization shall extend to all Assembly standing committees and subcommittees thereof, but shall not extend to executive meetings of such committees and subcommittees.

3 The chairman of the committee concerned shall be notified either orally or in writing, at any time prior to the committee meeting that a press photographer will be present

4 To the extent practical, flash cameras shall not be used

5 Photographs shall be taken in an orderly and expeditious manner so as to cause the least possible inconvenience to the committee.

IV. HOUSE FUNCTIONS

A. Duties of Assembly Officers

Duties of the Speaker

29. The Speaker shall possess the powers and perform the duties prescribed:

(a) To preserve order and decorum, he may speak to points of order in preference to the other Members, rising from his chair for that purpose.

(b) To decide all questions of order subject to appeal to the Assembly by any Member. On every appeal, he shall have the right to assign his reason for his decision

(c) To have general direction over the Assembly Chamber and rooms set aside for the use of the Assembly, including the rooms for use by Members as private offices.

(d) To name any Member to perform the duties of the Speaker, but such substitutions shall not extend beyond adjournment

(e) To appoint the membership of all standing and special committees and their respective chairmen and vice chairmen

(f) To establish a schedule of meetings of standing committees

(g) To have general control and direction over the Journals, papers, and bills of the Assembly

(h) To act as Chairman of the Committee of the Whole

(i) To order the lobby and gallery cleared whenever he shall deem it necessary

(j) The Speaker shall assign the Assembly press desks to accredited newspaper representatives authenticated by the Standing Committee of the Capitol Correspondents' Association, also the necessary rooms for the exclusive use of such accredited press representatives

(k) Newspaper correspondents desiring Assembly press cards and privileges shall make written application to the Speaker. The Assembly by a majority vote of the Members present may revoke any press card

(l) To authenticate by his signature, when necessary, or when required by law, all bills, memorials, resolutions, orders, proceedings, writs, warrants, and subpoenas issued by order of the Assembly

(m) The Speaker shall be ex officio member of all Assembly, joint, and interim committees with all of the rights and privileges of such membership, except the right to vote. In counting a quorum of any such committees, the Speaker shall not be counted as a member

(n) The Speaker shall, at each general session, appoint a Member of the Assembly to serve on the Judicial Council and shall have the authority in the interim between general sessions to fill any vacancy in such position that occurs during such interim

Funerals and Other Ceremonies and Events

30 The Speaker may designate any one or more of the Members of the Assembly as the representatives of the Assembly to attend funerals and other ceremonies and events 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 allowance for accommodations, 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 expenses as may be necessary for the purchase on behalf of the Assembly of suitable floral pieces at any such funeral or at any other such ceremony or event at which the offering of a floral tribute is appropriate.

Upon the death of a Member of the Assembly, the Speaker or any Member of the Assembly designated by him shall incur such expenses as may be necessary for the purchase on behalf of the Assembly of a Bear Flag for use in connection with the funeral and burial of said Member, which flag shall be presented to the family of said Member.

The Speaker or any Member of the Assembly designated by him may incur such expenses, not exceeding \$5,000 per fiscal year, as may be necessary on behalf of the Assembly in connection with ceremonies and other events which are attended by the Speaker or by a Member of the Assembly pursuant to the Speaker's request. This paragraph does not include expenses for which a Member is entitled to reimbursement under Joint Rule 35 or 36, or which are prescribed by Section 2 or 23b, Article IV of the Constitution "Expenses" as used in this paragraph constitute expenses of the Assembly within the meaning of Rule 15.

All expenses incurred pursuant to this rule, 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 Committee on Rules and disbursed, after certification by the chairman of the committee, upon warrants drawn by the State Controller upon the State Treasurer.

Duties of the Speaker pro Tempore

31 The Speaker pro Tempore shall have the powers and perform the duties of the Speaker during his absence. He shall, *ex officio*, be a member of the Committee on Rules with all of the rights and privileges of such membership except the right to vote.

Majority Floor Leader

32 The Speaker, after consultation with the members of his supporting majority, shall appoint one member to be his personal representative of the floor of the Assembly, who shall be known as the Majority Floor Leader.

It shall be his duty to make the appropriate motions in respect to the daily file and to participate in the various debates by making such motions, points of order, or other arrangements as may be necessary to expedite the proceedings of the Assembly and he shall be respon-

sible for the presentation of all matters which relate to the order of business, and to the promotion of harmony among the membership.

The Majority Floor Leader, unless appointed or elected as a member pursuant to Rule 14, shall be ex officio a member of the Committee on Rules with all the rights and privileges of such membership except the right to vote

In the event of the absence or inability of the Speaker pro Tempore, for any reason or at any time, to perform the duties of his office, the Majority Floor Leader shall assume and perform such of those duties as may be required to conduct the business of the Assembly

Minority Floor Leader

33 The minority if any, or any organized segment of the membership may, through caucus or other means, designate a member to act as floor leader for it. When so acting he may be referred to as Minority Floor Leader

The Minority Floor Leader, unless appointed or elected as a member pursuant to Rule 14, shall be ex officio a member of the Committee on Rules with all rights and privileges of such membership except the right to vote

Chief Clerk

34 The Chief Clerk of the Assembly shall have the following duties and responsibilities:

(a) To be charged with the responsibility of the keeping of the bills, papers, and records of the proceedings and actions of the Assembly and to have charge of the publication and distribution of those publications related thereto

(b) To supervise Assembly employees engaged in duties related to paragraph "(a)" above, and to suspend temporarily any such employee for cause, pending action by the Committee on Rules

(c) To act as Parliamentarian of the Assembly and to advise the officers of the Assembly and the Committee on Rules on parliamentary procedure and the Rules of the Assembly when called upon to do so.

(d) To prepare all bills, resolutions, histories, journals, and related publications for printing

(e) To refuse to permit any bills, papers, or records to be removed from his office or out of his custody except upon duly signed receipts from persons authorized.

(f) Before the commencement of any general session of the Legislature the Chief Clerk of the Assembly shall mail to each Member a blank form on which the Member may indicate his committee preferences. Accompanying such blank shall be mailed a stamped envelope addressed to the Chief Clerk of the Assembly for returning such form. After their receipt, all such communications shall be held by the Chief Clerk of the Assembly and the information contained in the forms shall be forwarded to the Speaker of the Assembly.

(g) To perform such other duties as are prescribed by law or the Committee on Rules.

(h) The Chief Clerk may, with prior approval of the Speaker and the author of the amendment, make technical changes in amendments to bills and measures adopted by the Assembly

(i) The Assistant Chief Clerk shall have the powers and perform the duties of the Chief Clerk during his absence

Sergeant at Arms

35. The duties of the Sergeant at Arms shall be as follows:

(a) To attend the Assembly during its session, preserve order, announce all official messengers, and serve all processes issued by authority of the Assembly and directed by the Speaker; he shall receive his actual expenses for himself or for an assistant when executing any such processes

(b) To see that no person is admitted to the Assembly Chamber except in accordance with the provisions of these rules

(c) To have general supervision over the Assistant Sergeants at Arms and be responsible for their official acts and their performance of and regular attendance upon their duties

(d) To suspend temporarily any Assistant Sergeant at Arms for incompetency or dereliction of duty, pending action by the Committee on Rules

(e) To execute all commands of the Speaker.

(f) To perform all other duties pertaining to his office as prescribed by law or Assembly rule.

(g) The Chief Assistant Sergeant at Arms shall have the powers and perform the duties of the Sergeant at Arms during his absence

Filling Interim Vacancies—Assembly Elected Officers

36. In the event a vacancy in any office, except Speaker, elected by the membership of the Assembly occurs during the interim period between sessions, the Committee on Rules shall fill the office until the convening of the next session of the Legislature. If a vacancy occurs in the office of Speaker during the interim period between sessions, the Committee on Rules shall notify the membership within 15 days from the time the vacancy occurs and shall call a caucus of the membership of the Assembly for the purpose of filling the vacancy. This caucus shall be held at the State Capitol within 30 days from the time the vacancy occurs. Notice of the caucus shall be in writing and shall be mailed not less than 10 days prior to the meeting of the caucus. If the Committee on Rules fails to act within 15 days from the time the vacancy in the office of Speaker occurs, the Chief Clerk of the Assembly shall act in its place following the procedure set forth in this rule. Any person selected to fill any vacancy pursuant to this rule shall hold the office until the convening of the next session of the Legislature.

The vote required for the selection, pursuant to this rule, by the Assembly caucus of a person to fill a vacancy shall be a majority of the entire elected membership of the Assembly. The procedure for selecting the Speaker at the caucus shall be the same as the procedure required for the election of the Speaker at a regular session

B. Printing

Authority for Printing

37 The State Printer shall not charge any printing or other work to the Assembly other than provided by law or Assembly rule, except upon a written order signed by the Chief Clerk of the Assembly or the Chief Administrative Officer of the Assembly. All invoices for printing furnished the Assembly shall be itemized and rendered by the State Printer within 30 days after completion of said printing. When necessary, the Chief Clerk, or the Chief Administrative Officer of the Assembly, may order certain printed matter completed in advance of its regular order by the issuance of a rush order.

Ordering of Printing

38 The Chief Clerk is authorized and shall have the responsibility for ordering printing of bills, resolutions, journals, daily files, histories and related documents.

The Chief Clerk of the Assembly, or the Chief Administrative Officer of the Assembly, shall order such other printing as directed or authorized by the Committee on Rules, and the written order for such printing shall be countersigned by the Speaker or a person designated by the Speaker. The Chief Clerk of the Assembly or the Chief Administrative Officer of the Assembly shall order such other printing as directed or authorized by resolution or motion of the Assembly.

Printing Assembly History and Legislative Handbook

39 During the session, the Chief Clerk shall cause to be printed and placed upon each Member's desk prior to convening on Monday of each week a complete history showing all actions taken upon each measure up to and including the legislative day preceding its issuance. For each legislative day intervening between the issuance of such Weekly History, there shall be printed a Daily Supplemental History showing only actions taken upon any measure since the issuance of the preceding Weekly History.

The Chief Clerk of the Assembly shall during the month of December in each even-numbered year, commence to compile a legislative manual or handbook, pursuant to Section 9740 of the Government Code.

Publications of Names of Guests of Assembly

40. The Chief Clerk shall cause to be printed a suitable publication containing the names of the guests extended the courtesies of the Assembly when, in his judgment, such a publication is advisable.

Printing of Maps

41 Maps or charts accompanying documents other than bills shall not be printed without special authority from the Assembly by a majority vote of its entire elected membership.

V LEGISLATIVE PROCEDURE

Order of Business

42 The order of business of the Assembly shall be as follows:

- 1 Roll Call
- 2 Prayer by the Chaplain
- 3 Reading of the Previous Day's Journal

- 4 Presentation of Petitions
- 5 Introduction and Reference of Bills
- 6 Reports of Committees
- 7 Messages from the Governor
- 8 Messages from the Senate
- 9 Motions and Resolutions
- 10 Business on the Daily File
- 11 Announcements
- 12 Adjournment

Pledging Allegiance to the Flag

43 On each Monday morning during the session, following the prayer by the Chaplain, the Members of the Assembly and its officers, attachés, and employees present in the Assembly Chamber shall pledge their allegiance to the Flag of the United States of America. The Speaker shall, on various other occasions with special reference to days of patriotic significance, invite the Members of the Assembly and its officers, attachés, employees, and guests present in the Assembly Chamber to join in the pledge of allegiance to the Flag of the United States of America.

Reading, Correcting and Approving Journals

44 a The reading of the Journal of the previous day may be dispensed with on motion by a majority of the Members present.

b All Journals of the Assembly shall be corrected by the Minute Clerk and delivered by him to the Chief Clerk within seven calendar days from the date of such Journal. Such corrected Journals may thereafter be approved by a majority vote of the Members present.

c A motion to correct any day's Journal shall be in order prior to the approval by the Assembly of such day's Journal. The approval of the Journal shall require a majority vote of the Members present.

Presentation of Petitions

45 Whenever petitions, memorials or other papers are presented by a Member, a brief statement of the contents thereof may be made verbally by the introducer. Petitions are not debatable and shall be filed, or be referred to a committee as the Speaker shall determine. Mention of receipt of such presentation and its disposition shall be entered in the Journal.

Upon receipt of a petition for the impeachment of any person subject to impeachment by the Legislature, the Speaker shall, without comment or debate, forthwith refer such petition to committee.

Messages From the Governor

46 Messages from the Governor shall be delivered to the Chief Clerk or an assistant, and shall be read and ordered printed in the Journal unless otherwise ordered by a recorded vote of two-thirds of the elected membership.

Messages From the Senate

47 Messages from the Senate shall be delivered to the Chief Clerk or an assistant, and shall be read and ordered printed in the Journal.

The Speaker shall forthwith refer to the proper committee all Senate bills accompanying such messages, which references shall be entered in the Journal. Assembly bills which have been passed without amendment by the Senate shall be ordered to enrollment.

Assembly bills amended by the Senate shall be ordered placed upon the unfinished business file.

A. Bills and Resolutions

Bills Defined

48 Whenever the word "bill" is used in these rules, it shall include constitutional amendments, concurrent and joint resolutions, except as otherwise specifically provided.

Introduction and Reference of Bills

49 Each bill shall be signed by the Member, or each of the Members, who is an author of the bill before it is introduced. If any bill is introduced, which does not contain the signature of such author or co-author, the same, on motion of the Member whose name appears thereon without such signature, shall be stricken from the file by a recorded vote of the majority of the elected membership. In each legislative session, on the first day when bills are introduced under "Introduction and Reference of Bills," the roll shall be called from A to Z and then back from Z to A, and as each Member's name is called, he may introduce one bill, constitutional amendment, concurrent or joint resolution.

After these two roll calls, any Member desiring to introduce bills, constitutional amendments, concurrent and joint resolutions may at any time during a session send the same to the Clerk's desk.

When received at the Clerk's desk it shall, under the proper order of business, be numbered, read the first time, referred to a standing committee, be printed, and a copy placed upon the desk of each Member before final passage.

All bills, constitutional amendments, concurrent and joint resolutions introduced before the standing committees of the Assembly are appointed, shall be referred to committees, references to take effect when the committees shall be appointed.

Digests of Bills Introduced

50 No bill shall be introduced unless it is contained in a cover attached by the Legislative Counsel and unless it is accompanied by a digest prepared and attached to the bill by the Legislative Counsel, showing the changes in the existing law which are proposed by the bill. If any bill is presented to the Chief Clerk for introduction which does not comply with the foregoing requirements of this rule the Chief Clerk shall return it to the Member who presented it.

The digest shall be printed on the bill as introduced in distinctive type upon the lower part of the first page thereof.

Reference of Bills to Committee

51 Immediately following its first reading the Speaker shall refer each bill to a committee, unless upon a motion the Assembly by a

majority vote of its entire elected membership, shall refer it to some other committee. Such motion to refer a bill shall not be debatable.

Digests of Bills Amended in Senate

52 Whenever the Senate amends and passes an Assembly bill the Legislative Counsel shall, within one day after the bill is passed by the Senate, prepare and transmit to the Speaker and to the Chief Clerk of the Assembly, a brief digest summarizing the effect of the Senate amendment. The Chief Clerk of the Assembly shall cause said digest to be printed in the Daily File immediately following any reference in said file to the bill covered by the digest. No such bill may be acted upon until said digest has been received. This rule shall not be applicable during the last seven days of the session.

Delivery of Bills to State Printer

53 After introduction, first reading and reference to committee, all bills shall be delivered to the State Printer.

Introduction of House Resolutions

54 All House resolutions shall be numbered and shall be referred to the appropriate committee by the Speaker.

Each House resolution shall be signed by the Member, or each of the Members, who is an author of the House resolution before it is introduced; if there are more than four (4) coauthors, then a special roll call form providing a space for additional signatures must be attached to the House resolution before introduction. These forms may be obtained at the Clerk's desk.

Number of Resolutions by Member

55 With the exception of resolutions relating to Members or former Members of the Legislature, no Member shall introduce more than five resolutions in any session which are for the purpose of commendation or congratulation of any person or organization or for the purpose of expressing sympathy, regret, or sorrow upon the death of any person.

B. Standing Committee Functions

Standing Committee Rules

56 The Rules of the Assembly shall govern the conduct of all committee meetings. Each committee may adopt, by a majority vote of its entire membership, such additional rules, not in conflict with the Standing Rules, as it may deem necessary for the conduct of any business referred to such committee.

A majority of the committee members present may order a call of the committee.

Meetings of Standing Committees

57 All standing committees shall meet at the hour and place provided by schedule, unless otherwise ordered by the Assembly. No committee shall meet during any session of the Assembly without first obtaining permission from the Assembly.

Every scheduled committee meeting shall be open to the public, unless the committee, by a majority vote of its entire membership, shall order an executive session.

All bills set for hearing by any Assembly committee must be published in the Daily File Two full days, exclusive of Sundays on which no session of the Assembly is held, shall intervene between the day of the first publication and the day upon which the bill is heard in committee, and publication shall be made in each Daily File which is published on the intervening days. No bills shall be set for hearing nor shall any notice thereof be published by any Assembly committee until that bill has been referred to such committee. Nothing in this paragraph shall prevent a committee from acting with regard to a bill referred to it where the only action taken is to cause the bill to be reported to the Assembly with the recommendation that amendments be adopted and the bill be reprinted as amended and re-referred to the committee.

The several standing committees and their chairmen are directed to adopt a procedure which assures that no committee shall commence the hearing of any bill after the hour of six o'clock p.m. at an afternoon meeting of the committee or after the hour of 11 o'clock p.m. at an evening meeting, but the hearings on a bill commenced prior thereto may be continued thereafter for such period of time as the committee deems necessary.

Committee Quorum

58. A majority of the membership of any standing committee shall constitute a quorum for the transaction of its business, including the decision to recommend the adoption of any amendments to any bill. At least a majority of all members constituting such committee shall be required to report a bill out of committee.

Bills Reported Back to Assembly

59. All committees shall act upon bills referred to them as soon as practicable, and when acted upon each bill shall be reported back to the Assembly forthwith, and the chairman of each committee is charged with the observance of this rule. The chairman of each committee shall, insofar as practicable, report back bills in the same order as they were acted upon by the committee.

Subject Matter of Bill Recommended for Interim Study

60. Whenever it is the decision of a standing committee that a bill referred to such committee shall not be given a do-pass recommendation but that the subject matter of the bill should be referred to an appropriate interim committee for study, such standing committee shall retain the bill in its possession and report its recommendation to the Assembly that the subject matter of the bill be referred to the Committee on Rules for assignment by it of such subject matter to an appropriate interim committee.

Nothing in this rule shall be construed to prohibit a committee from subsequently reconsidering a bill and reporting it to the Assembly with a do-pass or do-pass as amended recommendation or from reporting it out of committee without further action on the final day of the session.

Committee Chairman as Author

61. No chairman of a standing committee, except the Chairman of the Committee on Ways and Means, shall preside at a committee hearing to consider a bill of which he is the sole author or the lead author.

Reports of Committees

62 Reports of standing and special committees shall be delivered to the Chief Clerk or an assistant, and shall be read and ordered printed in the Journal unless otherwise ordered by the Speaker or a majority vote of the Members present

Signing Bills Out of Committee

63. No bill shall be signed out of committee unless the committee has failed to hold a meeting on two consecutive scheduled dates, or having so met, has failed to have a quorum present for the transaction of business.

Committee on Ways and Means

64 The Committee on Ways and Means shall consider all bills to appropriate money, other than the contingent expenses of the Assembly. Any bill which would require the expenditure of additional state moneys in any manner, including any bill which creates any additional state agency or office, or adds any functions, duties, or responsibilities to an existing agency or office, shall be referred to the Ways and Means Committee before being placed on third reading

Committee on Constitutional Amendments

65 All constitutional amendments shall be referred to the policy standing committee having jurisdiction of that subject matter and, upon being reported out favorably by that committee shall be referred to the Committee on Constitutional Amendments

C. Passage of Bills**Daily File**

66. There shall be printed an Assembly Daily File for each legislative day. The following listing shall constitute the order of business on the Daily File.

- 1 Special Orders of the Day
- 2 Second Reading, Assembly Bills
- 3 Second Reading, Senate Bills
- 4 Unfinished Business
- 5 Third Reading, Assembly Bills
- 6 Third Reading, Senate Bills

All bills on the Daily File shall be called for consideration, provided compliance has been had with Rule 59, in the order of their listing, unless otherwise ordered by unanimous consent or an affirmative vote of two-thirds of the Members present. All scheduled committee hearings, together with the list of bills to be heard, shall be published in the Daily File in accordance with Rule 57

Copies of Bills for Action Upon Bill on Floor

67 No bill may be considered or acted upon on the floor of the Assembly unless and until a copy of the printed bill as introduced and a printed copy of each amended form of the bill has been placed upon the desks of the Members

Record of Bills

68 The Chief Clerk shall cause to be kept a permanent record of every action taken by the Assembly on every bill, and the date of such action. Every such action and the date thereof shall also be indorsed upon such bill.

Second Reading of Bills

69. All bills shall be read the second time in the order of their appearance upon the second reading file. Upon second reading, Assembly bills reported without amendments shall be ordered engrossed, and Senate bills reported without amendments shall be ordered to third reading. All bills reported out of committee shall be placed on the second reading file for the next legislative day and shall not be read a second time until the next legislative day under that order of business.

Committee Amendments

70. Committee amendments reported with bills shall be considered upon their second reading and such amendments may be adopted by majority vote of the Members present. Assembly and Senate bills amended on second reading, whether by committee amendment or amendment from the floor, shall be ordered reprinted and returned to the second reading file. Assembly bills so amended shall be engrossed after printing.

Committee amendments reported with bills shall be prepared by, or approved as to form by, the Legislative Counsel. Four copies of the committee amendments to Assembly bills and five copies of the committee amendments to Senate bills must be delivered to the Clerk's desk.

Adoption of amendments to any bill in the Assembly prior to third reading, other than by a roll call, shall not preclude subsequent consideration in committee or on the third reading of the bill, of such amendments, or any part thereof, by the Assembly.

Withdrawals of Bills for Amendment

71 Upon request of the author of a bill, the chairman of the committee to which the bill has been referred may, by his individual action taken independently of any committee meeting, cause the bill to be reported to the Assembly with the recommendation that amendments submitted by the author be adopted and the bill be reprinted as amended and re-referred to the committee.

The provisions of Rule 57 do not apply to action taken under this rule. Notwithstanding the provisions of any other rule, such bill shall not be placed on the second reading file for the adoption of such amendments.

Amendments From the Floor

72 Any Member may move to amend a bill during its second or third reading and such motion to amend may be adopted by a majority vote of the Members present.

No amendments to a bill offered from the floor, except committee amendments reported with bills, amendments offered with a motion to amend and re-refer a bill to committee, amendments deleting any number of words, amendments adding a total of not more than 25

words, or amendments previously printed in the Journal, shall be in order unless and until a copy of the proposed amendments has been placed upon the desks of the Members. If a copy of amendments adding a total of 25 words or less is not placed on the desks of the Members, it shall be made available to the author of the bill, and the amendments shall be read in their entirety by the clerk prior to debate.

Amendments offered from the floor during a bill's second or third reading either (a) shall be prepared by, or approved as to form by, the Legislative Counsel or (b) shall be submitted on a form available from the Chief Clerk.

Before debate four copies of the proposed amendment to Assembly bills, and five copies of the proposed amendment to Senate bills, must be delivered to the Clerk's desk. Bills so amended upon second or third reading shall be reprinted and re-engrossed. The Chief Clerk shall order printed as many copies of all amended bills as he may determine to be necessary.

Consideration of Bills Re-referred to Committee

73. Whenever a bill which has been amended, and re-referred to committee, is reported out by that committee, it shall be placed on the second reading file and shall not be transferred therefrom to the regular third reading file until the following day.

Bills Considered During Period Prior to Final Adjournment

74. No Assembly bill shall be passed by the Assembly within 10 days prior to the adjournment sine die of the two houses of the Legislature at a general session or within one day prior to the adjournment sine die of the two houses of the Legislature at a budget session, unless permission to vote on such bill shall be granted by a three-fourths vote of the Assembly after being recommended by the Speaker. (See Joint Rule 23)

Consideration of Constitutional Amendments, Concurrent and Joint Resolutions

75. Constitutional amendments, concurrent and joint resolutions may be amended by a majority of the Members present and shall be treated the same as bills, except that they shall be read but once. The ayes and noes shall not be called upon the adoption of concurrent resolutions, except those presenting charter amendments or authorizing expenditures of money, unless regularly demanded or required by statute or by the Constitution.

Adoption of Resolutions

76. House resolutions and concurrent resolutions that do not require a recorded roll call vote, such as resolutions of congratulation or sympathy, except resolutions regarding Members or former Members of the Legislature, shall be listed under a separate heading in the printed Daily File. They shall be considered for adoption under that order of business, or at any other time as determined by the Speaker. Any resolution upon which a roll call vote is demanded shall require 41 votes for adoption.

The adoption of any resolution authorizing the expenditure of money shall require an affirmative recorded vote of a majority of all Members elected to the Assembly.

Printing of Resolutions

77 When any previously printed House resolution is before the Assembly for adoption it shall be printed in the Assembly Daily Journal only if amendments to it have been adopted, in which case it shall be printed as amended. In the absence of such amendments, House resolutions before the Assembly for adoption shall be referred to by day and page of the Journal as printed upon introduction. For the purposes of this rule the adding of a coauthor shall not be deemed an amendment.

Bills Transmitted to the Senate

78 Upon the final passage of any bill if no notice of motion to reconsider such bill be given, the Speaker shall order the bill transmitted to the Senate under the signature of the Chief Clerk. Senate bills refused passage shall forthwith be returned to the Senate under similar signature.

Concurrence in Senate Amendments

79 It shall require the same affirmative recorded vote to concur in any Senate amendment to an Assembly bill as the vote required by the Constitution for the passage of such bill. It shall require an affirmative recorded vote of two-thirds of the entire elected membership of the Assembly to concur in any Senate amendment to an Assembly bill which contains an item or items of appropriation subject to reduction or elimination under the provisions of Section 34a of Article IV of the Constitution. The vote on concurrence shall be deemed the vote upon final passage of such bill. When Senate amendments to an Assembly bill are concurred in, the bill shall be forthwith ordered enrolled, and the Chief Clerk shall notify the Senate of such concurrence.

Nonconcurrence in Senate Amendments

80 If the Assembly refuse to concur in Senate amendments to an Assembly bill, and when notified that the Senate has refused to concur in Assembly amendments to a Senate bill, the Speaker shall appoint a committee of three (3) on conference, and the Chief Clerk shall immediately notify the Senate of the action taken by the Assembly and request the appointment of a like committee.

Committee on Conference

81 The Speaker, in appointing a committee on conference, shall select two Members from those voting with the majority on the point about which the difference has arisen, and the other Member from the minority, in the event there is a minority vote.

Whether a Member has voted with the majority or minority on the point about which the difference has arisen is determined by his vote on the appropriate roll call, as follows:

(a) The roll call on the question of final passage of a Senate bill amended in the Assembly when the Senate has refused to concur with the Assembly amendments;

(b) The roll call on the question of concurrence with Senate amendments to an Assembly bill.

Meetings and Reports of Committees on Conference

82 The chairman of the Senate committee on conference for the same bill shall arrange the time and place of meeting of such committee. It shall require an affirmative vote of not less than two of the Assembly Members and two of the Senate Members constituting the committee on conference to agree upon a report, and the report shall be submitted to both the Senate and the Assembly. Such report is not subject to amendment, and if either house refuses to adopt such report, the conferees shall be discharged and other conferees appointed. No Member who has served on a committee on conference shall be appointed a member of another committee on conference on the same bill. The presentation and consideration of any report of a committee on conference shall always be in order, except during a roll call or when a Member has the floor. It shall require the same affirmative recorded vote to adopt any conference report as required by the Constitution upon the final passage of the bill affected by such report. It shall require an affirmative recorded vote of two-thirds of the entire elected membership of the Assembly to adopt any conference report affecting any Assembly bill which contains an item or items or appropriation which are subject to reduction or elimination under the provisions of Section 34a of Article IV of the Constitution.

The vote on concurrence or upon the adoption of such conference report by the Assembly shall be deemed the vote upon final passage of such bill.

Inactive File

83 Whenever a bill has been passed twice on third reading file, it shall forthwith be placed upon a special file to be known as the inactive file. A bill may also be placed on the inactive file at the request of the author. When a bill has been placed on the inactive file, it may be returned to the third reading file by a request of the author, but the bill shall then be placed at the foot of the third reading file.

Engrossing and Enrolling Bills

84 The Engrossing and Enrolling Clerk shall engross and enroll all bills which shall come to his hands for such purpose, in compliance with provisions of Section 9503 of the Government Code, and in the order of time in which the same shall be acted upon by the Assembly.

After final passage by both houses, any Assembly bill not amended by the Senate shall be forthwith ordered by the Speaker to be enrolled, as provided in Sections 9508 and 9509 of the Government Code. The Committee on Engrossment and Enrollment shall report both the day and hour each enrolled bill is presented to the Governor, which report shall be entered in the Journal.

VI. PARLIAMENTARY PROCEDURE

A. Motions and Questions

Precedence of Motions During Debate

85 When a question is under debate or before the Assembly, no motions shall be received but the following, which shall take precedence in the order named :

- First—To adjourn,
- Second—To recess to a time certain;
- Third—To lay on the table,
- Fourth—For the previous question,
- Fifth—To set as a special order;
- Sixth—To postpone indefinitely;
- Seventh—To refer to or re-refer,
- Eighth—To amend.

Questions of Order Decided Without Debate

86. All incidental questions of order, arising after a motion is made for any of the questions named in Rule 85 and pending such motion, shall be decided by the Speaker without debate, whether on appeal or otherwise.

Appeal From Decision of the Speaker

87. Any Member may appeal from a decision of the Speaker without waiting for recognition by the Speaker, even though another Member has the floor. No appeal is in order when another is pending, or when other business has been transacted by the Assembly prior to the appeal being taken.

Upon the appeal being seconded, the Speaker may give his reasons for the decision, and the Member taking the appeal may give his reasons for making his appeal, and the Speaker shall forthwith put this question to the Assembly. "Shall the decision of the Speaker be sustained?"

An appeal cannot be amended and yields only to a motion to recess or adjourn, to lay on the table, or a question of personal privilege. If an appeal be laid on the table, such action shall have no effect on the pending question.

An appeal cannot be debated when relating to indecorum, transgression of rules, or priority of business. A majority vote of the Members present shall decide any appeal.

Speaker Explains Order of Business

88 The Speaker may, on his own motion or upon the motion of any Member of the Assembly, explain the order of business when the motion pending before the Assembly is not debatable. Such explanation is not to consume more than two minutes.

To Adjourn

89 A motion to adjourn is not debatable and cannot be amended, and is always in order, except (a) when another Member has the floor, (b) when the Assembly is voting; (c) during a call of the Assembly. The name of any Member moving an adjournment and also the hour at which the motion was made and adjournment taken shall be entered in the Journal. A motion to adjourn must be adopted by a majority vote of the Members present.

When a motion to adjourn is made and seconded, it shall be in order for the Speaker, before putting the question, to permit any Member to state to the Assembly any fact relating to the condition of the business of the Assembly which would seem to render it improper or inadvisable to adjourn. Such statement shall not occupy more than two minutes and shall not be debatable

To Recess to a Time Certain

90 A motion to recess to a time certain shall be treated the same as a motion to adjourn, except that such motion is debatable when no business is before the Assembly, and can be amended as to the time and duration of the recess. It yields only to a motion to adjourn.

To Lay on the Table

91 A motion to lay on the table is not debatable and cannot be amended

A motion to table a bill, constitutional amendment, concurrent or joint resolution requires a majority vote of the entire elected membership

Any motion to lay on the table, if carried by a majority vote of the entire elected membership, carries with it the main question and everything that adheres to it; provided, however, that a motion to lay an amendment on the table, if adopted, does not carry with it a bill, constitutional amendment, concurrent, joint, or House resolution

A motion to lay an amendment on the table may be adopted by a majority vote of the Members present

The Previous Question

92 The previous question shall be put only when demanded by five Members, and in this form "Shall the question be now put?" and its effect, when sustained by a majority of the Members present, shall be to put an end to all debate and bring the House to a vote only on the question then pending; except that the proponent of the matter pending shall be allowed not to exceed five minutes to close the debate.

Motion to Set Special Order

93 A motion to set any matter before the Assembly as a special order of business must be adopted by a two-thirds vote of the Members elected. It is debatable only as to the propriety of setting the main question as a special order of business, and may be amended only as to the time.

Motion to Postpone to a Time Certain

94. A motion to postpone to a time certain shall be deemed and treated as a motion to set as a special order.

Motion to Postpone Indefinitely

95 When a motion is made to postpone indefinitely any bill, motion, or amendment, it opens the main question to debate. Should the motion to postpone indefinitely prevail by a majority vote of the entire elected membership, the main question shall not be acted upon again during the session.

Motion to Amend

96 A motion to amend may itself be amended, but no "amendment to an amendment" can be amended. A motion to substitute, being deemed a motion to amend, shall be considered the same as an amendment and only one substitute is in order when an amendment is pending. A motion to amend or to substitute is debatable, except where the main question to be amended is not debatable. Any motion to amend may be adopted by a majority vote of the Members present.

A motion to amend having been decided in the negative, shall not again be in order on the same day, or at the same stage of proceeding. A motion to amend by striking out certain words having been decided in the negative, shall not preclude a motion to amend by adding words, or a motion to amend by striking out and inserting words, but in no case shall a further amendment be substantially the same as the one rejected.

Subject to the above provisions of this rule, a motion to amend is in order during the second or third reading of any bill.

Substitute Motion

97. A motion to substitute shall be deemed and treated as a motion to amend.

Amendment to Be Germane

98. No amendment to any bill, whether reported by a committee or offered by a Member, shall be in order when such amendment relates to a different subject, or is intended to accomplish a different purpose, or requires a title essentially different from the original title of any bill.

No motion or proposition on a subject different from that under consideration shall be admitted as an amendment.

No amendment shall be in order which changes the original number of any bill.

No Member shall be added or deleted as an author or coauthor of a bill or resolution without his consent.

Consideration of Motions

99. No motion, whether oral or written, shall be adopted until the same shall be seconded and distinctly stated to the Assembly by the Speaker.

Motions in Writing

100. Upon request of the Speaker all motions shall be reduced to writing and shall be read to the Assembly by the Speaker before the same are acted upon.

Withdrawal of Motions

101. After a motion is stated by the Speaker, or a bill, resolution, or petition read by the clerk, it shall be deemed to be in the possession of the Assembly.

Motion to Withdraw and Recall Bills

102. A motion to withdraw a bill or resolution from committee, or to re-refer a bill or resolution from one committee to another committee may be made during the regular order of business. A motion to re-refer

shall only be debated as to the propriety of such reference, and shall require a recorded vote of a majority of the elected Members

No bill or resolution shall be withdrawn from committee and placed upon the file, except upon two days' notice thereof and except by a recorded vote of a majority of the elected Members

Re-reference of Measures on File

103 A motion to re-refer a bill or resolution that is on the Assembly Daily File to committee may be made during the regular order of business. The motion shall only be debatable as to the propriety of such reference, and shall require a recorded vote of a majority of the elected Members

Bills Stricken From File

104 A motion to strike from the file any bill or House resolution requires a majority vote of the entire elected membership. Such bill shall not be acted upon again during the session

Motion to Rescind Action and Expunge Record

105 Previous to the approval of the Journal by the Assembly any action may be rescinded and its record ordered expunged by an affirmative recorded vote sufficient to take such action originally, except that no action shall be rescinded and the record expunged by a vote less than a majority of the entire elected membership. No motion to rescind the action and expunge the record shall be made twice on the same proposition

Whenever any action of the Assembly is rescinded and its record ordered expunged, the record of the action expunged shall not appear in any form whatsoever, but the record of the proceedings on the motion to rescind and expunge shall appear in the Assembly Journal as and when printed

Reconsideration of Vote

106. (a) A motion to reconsider on the next legislative day (1) the vote whereby any bill was passed or refused passage, or (2) the vote whereby any motion, amendment, concurrence, Assembly resolution or proposition other than a bill was passed or refused passage, must be made on the same day the vote to be reconsidered was taken. No motion to reconsider shall be in order on the last day, or the day preceding the last day, for consideration of Assembly or Senate bills in the Assembly. No motion to reconsider shall be adopted unless it receives an affirmative recorded vote of 41 Members, except that it shall require such a vote of 54 Members or 60 Members, respectively, to reconsider the vote on any matter originally requiring 54 votes or 60 votes, as the case may be. A motion to reconsider may be voted on without a second

A motion to reconsider a vote must be made by a Member voting on the question, and shall take precedence over all motions, except a motion to adjourn. Upon such motion being made, the matter to be reconsidered shall forthwith be placed upon the unfinished business file, and no further action shall be taken prior to the next legislative day. When a motion to reconsider has once been made, the same shall be

considered to be the property of the Assembly. When reconsideration is granted, the matter to be reconsidered shall resume its exact position before the Assembly previous to its being voted upon.

(b) Any Member voting on any motion, amendment, concurrence, Assembly resolution or proposition other than a bill may move to take up on the same day the motion to reconsider such a question, previously made by another Member. The motion to take up the reconsideration on the same day shall take precedence over the motion to reconsider and upon demand of any Member the motion to take up the reconsideration on the same day must be put to an immediate vote. If the motion to take up the reconsideration on the same day is adopted, the motion to reconsider shall be the next order of business before the House.

Call of Assembly

107 After the roll has been called, and prior to the announcement of the vote, any Member may move a call of the Assembly. A majority of the Members present may order a call of the Assembly, and the Speaker shall immediately order the Sergeant at Arms to lock all doors and shall direct the clerk to prepare a list of absentees as disclosed by the last roll call, which list of absentees shall be furnished to the Sergeant at Arms. Thereupon no Members shall be permitted to leave the Assembly Chamber except by written permission of the Speaker, and no person shall be permitted to enter except such Member as is taken into custody as herein provided, or Senators, officers, attachés, or employees of the Legislature in the official performance of their duties.

Those Members who are found to be absent, and for whom no leaves of absence have been granted, shall be forthwith taken into custody wherever found by the Sergeant at Arms or his assistants or any person designated by the Sergeant at Arms, including members of the California Highway Patrol, the State Police, and sheriffs or their deputies, and brought to the Assembly Chamber. No recess or adjournment shall be taken during a call of the Assembly. During such call, the Assembly may consider and transact any matter of business by unanimous consent. No call of the Assembly shall be ordered on any matter while the Assembly is already under call. A call of the Assembly may be dispensed with at any time upon a majority vote of the Members present, such action to become effective upon the completion of the roll call and the announcement of the vote upon the matter for which the call was ordered.

Division of Question

108 Any Member may call for a division of the question, and the Speaker shall order the question divided if it comprehends propositions in substance so distinct that, one being taken away, a substantive proposition shall remain for the decision of the Assembly.

Motions and Resolutions

109 Any motion or resolution not otherwise provided for under the Rules shall be placed before the Assembly only under this order of

business. Unless otherwise provided by law or Assembly rule, any motion or resolution may be adopted by a majority vote of the Members present.

Adjournment Sine Die

110. Adjournment sine die shall be ordered by concurrent resolution.

B. Voting

Members Voting

111. Every Member in the Assembly Chamber when a roll call is required shall record his vote openly and without debate, unless the Assembly shall, by a majority vote of the Members present, excuse him.

The name of any Member who refuses to vote as required by this rule, after being requested by the Speaker to do so, shall be entered in the Journal of the Assembly, together with a statement that he was present and did so refuse to vote. Any Member who refuses so to vote may, if he desires, and immediately after the announcement of the vote, submit a written explanation of his failure to vote and have such explanation printed in the Journal, provided no such explanation shall exceed 50 words in length.

In addition to the entry of his name in the Journal, any Member who refuses so to vote when required, and who has not been excused from doing so, may, immediately after the announcement of the vote, in the discretion of the Speaker or upon demand of any Member, be summoned to appear before the bar of the Assembly for public censure by the Speaker or by any Member designated by the Speaker. Censure of a Member as provided by this rule shall not constitute a bar to proceedings for his expulsion from the Assembly pursuant to Section 9 of Article IV of the Constitution.

A Member may submit a written explanation of his vote on any bill or House resolution, and have such explanation printed in the Journal immediately following such vote, provided no such explanation shall exceed 50 words in length.

Ayes and Noes

112. The ayes and noes shall be recorded by the electrical voting system on the final passage of all bills, or by viva voce when demanded by three Members or when ordered by the Speaker, and on any other question when called for by three Members or ordered by the Speaker, the names of which Members shall be entered in the Journal.

Voting Not to Be Interrupted

113. When once begun, voting shall not be interrupted, except that before the vote is announced, any Member may have the total pending vote flashed on the visible vote recorder. Prior to the announcement of the vote the Speaker shall inquire if all Members have voted. Any Member may move a call of the Assembly after the completion of the roll and prior to the final recording, but no Member shall be allowed to change his vote, or have his vote recorded after the vote is announced.

Tie Vote

114. In case of an equal division, or tie vote, the question shall be lost.

"Two-thirds of the Entire Elected Membership" Defined

115 Wherever the words or figures, "two-thirds of the entire elected membership" appear in any rule, it shall mean 54 votes

VII. MEMBERS' DECORUM AND PRIVILEGES**Order in Speaking to Questions**

116 When a Member desires to address the Assembly, he shall rise from his seat and respectfully address himself to "Mr. Speaker." Upon being recognized, he may speak, confining himself to the question under consideration. When two or more Members rise at the same time, the Speaker shall designate the Member who is entitled to the floor.

No Member shall speak more than once during the consideration of any one question on the same day and at the same stage of proceeding, except that the author of a bill or resolution or the mover of a question shall have the right to open and close the debate thereon. No Member shall be allowed to speak more than 10 minutes to open and five minutes to close the debate thereon, and no Member other than the author or the mover of the question shall be allowed to speak more than five minutes, thereon. No Member shall yield to any other Member the time for which he is entitled to speak on any matter.

Motions

117 When a Member desires to make a motion, he shall obtain recognition as provided in Rule 116. Upon being recognized he shall open by stating his motion, except in the case of a nomination, and in any other case shall not speak to the merits of the motion at that time and shall confine his remarks to those necessary to explain the motion. If the motion is in order and is seconded, it shall be stated to the Assembly by the Speaker. If the motion is debated, the Member who made it shall then be entitled to recognition to open the debate thereon.

When a Member obtains the floor during debate upon any question that is pending before the Assembly and addresses the Assembly regarding the merits of the pending question, he shall not be permitted to conclude his debate by making any motion or by demanding the previous question.

Leave of Absence

118 No Member shall absent himself from attendance at any session of the Assembly without leave of the Assembly, and no Member shall obtain such leave of absence or be excused for nonattendance, except by a two-thirds vote of all Members elected to the Assembly, or by unanimous consent.

Personal Privilege

119 Any Member may rise to explain a matter personal to himself and shall forthwith be recognized by the Speaker, but shall not discuss a question in such explanation. Such matters of personal privilege yield only to a motion to recess or adjournment.

Objection to Reading of Any Paper

120 Any Member upon recognition by the Speaker may object to the reading of any paper before the Assembly. After such objection, the

question of reading shall be determined without debate by a majority vote of the Members present, upon a brief statement of its substance by the Speaker.

Members at Clerk's Desk

121. No Member or other person shall be allowed at the Clerk's desk while the ayes and noes are being recorded or the votes counted

Members Called to Order for Transgressing Rules

122. a. If any Member transgresses the Rules of the Assembly, the Speaker shall, or any Member may, call the offending Member to order. The Member so called to order shall immediately take his seat, until the Speaker without debate, shall have determined whether he is in order or not. Such decision by the Speaker shall be subject to an appeal to the Assembly.

b. If any Member be called to order for offensive words spoken in debate, the person calling him to order shall state to the Assembly the words to which exception is taken. No Member shall be held to answer, or be subject to censure by the Assembly, for language used in debate, if other business shall have been transacted by the Assembly prior to exception being taken to the words spoken.

Smoking in Assembly Chamber

123. Smoking may be prohibited temporarily during any session of Assembly by a majority vote of the Members present.

VIII MISCELLANEOUS

Committee of the Whole

124. The Assembly may resolve itself into a Committee of the Whole at any time by a majority vote of the Members present. While sitting as such committee, persons other than Members may address the committee. The Speaker of the Assembly, or any Member named by the Speaker, shall preside as Chairman of the Committee of the Whole.

A motion that the Committee of the Whole "do now rise and report back to the Assembly," shall always be in order, and shall be decided without debate. All actions of the Committee of the Whole shall be reported to the Assembly by the chairman, but shall not be entered in the Journal except upon motion and a majority vote of the Members present.

Registration of Legislative Advocates

125. Pursuant to subdivision (d) of Section 9900, Government Code, as amended, the Legislative Analyst is hereby designated as the person embraced by the definition of "Clerk" set forth in that section.

Legislative Reference Service

126. In addition to the powers and duties otherwise vested in it, the Assembly Committee on Rules has the powers and duties vested in it by this rule. The Assembly Committee on Rules shall supervise the operation of a Legislative Reference Service. The Legislative Refer-

ence Service, subject to the supervision of the Assembly Committee on Rules, shall perform the following functions:

(a) Secure for or make available to the Assembly, its committees, and Members of the Assembly, studies, reports, and any information necessary or useful to the Assembly, its committees, or Members

(b) Conduct research or assist in conducting research to compile or acquire for the Assembly, its committees and Members, studies, reports, and any information necessary or useful to the Members in performing their services to the state

(c) Maintain a current record of all research projects being conducted pursuant to the direction or request of the Assembly or by any committee thereof and a file of research projects being undertaken by other public and private research agencies on topics which are under study by the Legislature

(d) Upon request, furnish information and advice to the Assembly Committee on Rules concerning legislative research needs and the merits of specific research projects.

The Legislative Reference Service shall render the services as provided in this rule to an Assembly committee or to a Member of the Assembly upon request, but shall not perform the functions assigned by law or by the rules of the Legislature to the Legislative Counsel, the Legislative Analyst or the Auditor General

All requests and all information relating thereto given to the Legislative Reference Service by any legislator or committee shall be kept confidential and shall not be revealed to others without the consent of the Member or committee making the request

The Director of the Legislative Reference Service shall submit to the Assembly Committee on Rules each year prior to the adoption of the budget for the service, a report of the activities and services rendered by the service during the year.

The Assembly Committee on Rules shall adopt a budget for the support of the Legislative Reference Service for each fiscal year

Use of Assembly Chamber

127 The Assembly Chamber shall not be used for any public or private business, other than legislative matters during the sessions of the Legislature, except by consent of a majority of the entire elected membership of the Assembly

Persons Admitted to Floor of the Assembly

128 No person other than Members, officers, attachés, employees of the Legislature, former Members of the Legislature, and accredited members of the press shall be admitted to the floor of the Assembly during any session of the Assembly, provided, that a guest of any Member shall be admitted upon presentation of a guest card of said Member countersigned by the Speaker, such guest card being valid only on the legislative day for which it was issued. No person required to register pursuant to Section 9906 of the Government Code shall, under any circumstances, be admitted to the Assembly Chamber while the Assembly is in session.

Persons admitted to the Assembly Chamber, other than Members and attachés, shall not be permitted to stand in the lobby in the rear of the Assembly Chamber while the Assembly is in session, but shall be required to occupy the seats provided for them.

All guests shall be seated only in the chairs in the back of the rail in the rear of the Assembly Chamber and shall not be permitted to sit at the desks of the Members. No person other than an accredited newspaper representative shall be permitted to sit at the press desks. A special section in the balcony may be reserved for those holding guest cards. Neither any person mentioned in this rule nor any other person shall engage in influencing the passage or defeat of legislation in the Assembly Chamber; provided, that this sentence is not applicable to Members of the Legislature.

Compensation and Expenses of Member Convicted of Felony

129 If a Member of the Assembly is convicted of a felony by a superior court, his right to further compensation or expenses is thereupon suspended and his membership on any interim committee is suspended. If such conviction becomes final, the right of the Member to further compensation or expenses shall terminate and any compensation or expenses withheld shall be forfeited to the state. If a conviction is reversed by an appellate court or a motion for a new trial is granted and the Member is thereafter found not guilty or the charges against him are dismissed, the amounts of the withheld compensation or expenses shall be paid to the Member and the suspension of his committee membership shall terminate.

Whenever a member is convicted of a felony in the superior court, the Assembly Rules Committee shall give written notice to the State Controller, directing him to discontinue any further payments to the Member unless and until the Rules Committee notifies the State Controller that the Member has been found not guilty or that the charges against him are dismissed. The State Controller shall not draw any warrant payable to any such Member except as provided in this rule.

Resolution read, and on motion of Mr. Mills, adopted by the following vote.

AYES—Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Beilenson, Belotti, Biddle, Britschgi, Brown, Burgener, Buiton, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Crown, Casanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Duffy, Dymally, Elliott, Ferrell, Flournoy, Foran, Garigus, Gonsalves, Greene, Henson, Hinkley, Harvey, Johnson, Ray E. Johnson, Kennick, Knox, Lanterman, Marks, McMillan, Meyers, Milnes, Mills, Monagan, Moretti, Mulford, Pattee, Petris, Porter, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Song, Stanton, Stevens, Thehn, Thomas, Veneman, Versey, Waldie, Warren, Whetmore, Williamson, Willson, Winton, Young, Zenovich, and Mr. Speaker—76

NOES—Z'berg—1

APPOINTMENT OF STANDING COMMITTEES ON WAYS AND MEANS AND REVENUE AND TAXATION

Speaker Unruh announced that the chairmen and members of the Standing Committee on Ways and Means and the Standing Committee on Revenue and Taxation shall be the same as those of the Interim Committee on Ways and Means and the Interim Committee on Revenue and Taxation, respectively, immediately prior to the convening of the 1966 Regular (Budget) Session of the Legislature.

REACTIVATION OF COMMITTEE ON RULES

By unanimous consent of the House, and notwithstanding the Temporary Standing Rules of the Assembly relating to the selection of members of the Standing Committee on Rules, Speaker Unruh announced that the Standing Committee on Rules was reactivated with the same chairman and membership as the Interim Committee on Rules immediately prior to the convening of the 1966 Regular (Budget) Session of the Legislature.

RESOLUTIONS

The following resolution was offered

By Assemblyman Mills

House Resolution No. 5

Relative to mileage for Members and Officers of the Assembly

Resolved by the Assembly of the State of California, That the State Controller be, and he is hereby directed 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:

Distance from county seat	Name	Address	Distance from county seat	Mileage one way	Total mileage	Amount at 5 cents per mile
312	1 Frank P. Belotti	Eureka, Humboldt County	312	312	624	\$31.20
130	2 Pauline L. Davis	Portola, Plumas County	130	176	352	17.60
61	3 Leroy F. Greene	Sacramento, Sacramento County	61	61	122	6.10
86	4 Ray E. Johnson	Chico, Butte County	86	112	224	11.20
61	5 Pearce Young	Napa, Napa County	61	61	122	6.10
60	6 Eugene A. Chappie	Cool, El Dorado County	60	19	41	2.05
105	7 William T. Bagley	San Rafael, Marin County	105	105	210	10.50
4	8 Walter W. Powers	North Sacramento, Sacramento County	4	4	8	.40
63	9 Edwin L. Z. Berg	Sacramento, Sacramento County	63	21	41	2.05
63	10 Jerome R. Waddie	Antioch, Contra Costa County	63	21	83	4.15
48	11 John T. Knox	Richmond, Contra Costa County	48	18	66	3.30
84	12 Robert T. Monagan	Tracy, San Joaquin County	84	10	100	5.00
84	13 Carlos Bee	Hayward, Alameda County	84	6	89	4.45
81	14 Robert W. Crown	Alameda, Alameda County	81	54	135	6.75
84	15 Nicholas Petris	Oakland, Alameda County	84	84	168	8.40
84	16 Don Mulford	Piedmont, Alameda County	84	1	85	4.25
84	17 William Byron Rumford	Berkeley, Alameda County	84	90	180	9.00
90	18 Wilhel L. Brown, Jr.	San Francisco, San Francisco County	90	90	180	9.00
90	19 Charles W. Meyers	San Francisco, San Francisco County	90	90	180	9.00
90	20 John L. Burton	San Francisco, San Francisco County	90	90	180	9.00
90	21 Milton Marks	San Francisco, San Francisco County	90	90	180	9.00
128	22 George W. Mills	Gilroy, Santa Clara County	128	28	156	7.80
90	23 John Francis Foran	San Francisco, San Francisco County	90	90	180	9.00
128	24 Alfred E. Alquist	San Jose, Santa Clara County	128	128	256	12.80
128	25 William F. Stanton	San Jose, Santa Clara County	128	138	276	13.80
119	26 Carl A. Britschgi	Redwood City, San Mateo County	119	119	238	11.90
119	27 Leo J. Ryan	South San Francisco, San Mateo County	119	18	101	5.05
278	28 Jack T. Casey	Bakersfield, Kern County	278	278	556	27.80
278	29 John C. Williamson	Bakersfield, Kern County	278	278	556	27.80
77	30 John G. Veneman	Modesto, Stanislaus County	77	77	154	7.70
114	31 Gordon H. Vinton	Merced, Merced County	114	114	228	11.40
169	32 George N. Zenovich	Fresno, Fresno County	169	169	338	16.90
169	33 Charles B. Garrigus	Reedley, Fresno County	169	28	197	9.85
208	34 Alan G. Pattee	Salinas, Monterey County	208	208	416	20.80
224	35 Gordon W. Duffy	Hanford, Kings County	224	214	438	21.90
460	36 Winfield A. Shoemaker	Lompoc, Santa Barbara County	460	60	520	26.00
490	37 Burt M. Henson	Ventura, Ventura County	490	490	980	49.00
447	38 Carley V. Porter	Compton, Los Angeles County	447	18	465	23.25

District	Name	Address	Distance from county seat, more	Distance from county seat, less	Mileage one way	Total mileage	Amount at 5 cents per mile
39	George Deukmejian	Long Beach, Los Angeles County	447	23	489	938	46 90
40	Edward E. Kilbott	Los Angeles, Los Angeles County	447	--	447	894	44 70
41	Tom C. Carrell	San Fernando, Los Angeles County	447	--	21	426	42 60
42	Bob Moretti	North Hollywood, Los Angeles County	447	--	13	434	43 40
43	Howard J. Thelln	Glendale, Los Angeles County	447	--	10	437	43 70
44	Joseph M. Knimeck	Long Beach, Los Angeles County	447	22	469	938	46 90
45	Alfred H. Sorn	Monterey Park, Los Angeles County	447	9	455	910	45 50
46	Charles Edward Chapel	Palos Verdes Estates, Los Angeles Co	447	21	468	938	46 90
47	Frank Lanterman	La Canada, Los Angeles County	447	16	463	928	46 80
48	George E. Brunelson	Los Angeles, Los Angeles County	447	--	447	894	44 70
49	Houston I. Flournoy	Claremont, Los Angeles County	447	26	473	946	47 30
50	Philip L. Soto	La Puente, Los Angeles County	447	19	468	932	46 60
51	Jack R. Fenton	Montebello, Los Angeles County	447	9	456	912	45 60
52	George A. Wilson	Huntington Park, Los Angeles County	447	6	453	908	45 30
53	Mervyn M. Dymally	Los Angeles, Los Angeles County	447	--	447	894	44 70
54	John L. E. Collier	Los Angeles, Los Angeles County	447	--	447	894	44 70
55	F. Douglas Ferrell	Los Angeles, Los Angeles County	447	--	447	894	44 70
56	Charles Warren	Los Angeles, Los Angeles County	447	--	447	894	44 70
57	Charles J. Conrad	Sherman Oaks, Los Angeles County	447	2	445	890	44 50
58	Harvey Johnson	El Monte, Los Angeles County	447	14	461	922	46 10
59	Anthony C. Bellenson	Beverly Hills, Los Angeles County	447	8	455	910	45 50
60	Robert S. Stevers	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	Newton R. Russell	Tulunga, Los Angeles County	447	--	17	430	43 00
63	Don A. Allen	Los Angeles, Los Angeles County	447	--	447	894	44 70
64	Lou Cousinovich	Van Nuys, Los Angeles County	447	--	447	894	44 70
65	Jesse M. Unruh	Inglewood, Los Angeles County	447	10	457	914	45 70
66	Luc A. Gonzales	Artesia, Los Angeles County	447	22	469	938	46 90
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	William E. Dannemeyer	Fullerton, Orange County	481	9	472	944	47 20
70	James E. Whitmore	Los Alamitos, Orange County	481	2	473	953	47 60
71	Hubert E. Badlam	Covina, Santa Ana County	481	9	490	980	49 00
72	John P. Quimby	Rancho San Bernardino County	508	--	508	1016	50 80
73	Stewart Hinchley	Redlands, San Bernardino County	508	9	517	1034	51 70
74	Frank Biddle	Riverside, Riverside County	512	--	512	1024	51 20
75	Victor V. Veysey	Brawley, Imperial County	661	14	647	1294	64 70
76	Clair W. Burgener	San Diego, San Diego County	573	--	573	1146	57 30
77	Richard J. Donovan	Chula Vista, San Diego County	573	7	580	1160	58 00
78	E. Richard Barnes	San Diego, San Diego County	573	--	573	1146	57 30
79	Timothy R. Mullis	San Diego, San Diego County	573	--	573	1146	57 30
80	Hale Ashcraft	Rancho Santa Fe, San Diego County	573	23	596	1190	59 60

Name	Address	Distance from county seat	Distance from county seat, more	Distance from county seat, less	Mileage one way	Total mileage	Amount at 10 cents per mile
James D. Driscoll	Sacramento, Sacramento County	--	--	--	--	--	--
Tony Beard	Sacramento, Sacramento County	--	--	--	--	--	--

Resolution read, and ordered held at Desk

ANNOUNCEMENTS

Mr. Mills announced that the resolution pertaining to mileage for Members of the Assembly would be held at the Desk in order to give the Members an opportunity to sign the waivers of mileage at the Chief Clerk's Desk.

RESOLUTIONS

The following resolution was offered:

By Assemblyman Mills:

House Resolution No. 6

Relative to the officers, employees and attaches of the Assembly for the 1966 Regular (Budget) Session of the Legislature

Resolved by the Assembly of the State of California, That each of the following named persons heretofore elected to the office appearing after his or her name for the 1966 Regular (Budget) Session, to-wit

James D. Driscoll	-----	Chief Clerk
Tony Beard	-----	Sergeant at Arms
Rev Robert R. Ferguson	-----	Chaplain

receive compensation in the amount determined by the Assembly Standing Committee on Rules for each such position, all payable semi-monthly on the 1st and 15th days of each month, and be it further

Resolved, That the Assembly Standing Committee on Rules appoint all other employees and attaches of the Assembly, these to receive compensation payable semi-monthly on the 1st and 15th days of each month, in an amount to be fixed by the committee, and be it further

Resolved, That the State Controller is hereby directed to draw his warrant in favor of the respective persons in the specified amounts, and the State Treasurer is hereby directed to pay the same

Request for Unanimous Consent

Mr. Mills was granted unanimous consent to take up House Resolution No. 6 without reference to committee or file.

Resolution read, and adopted

By Assemblyman Mills:

House Resolution No. 7

Relative to mailing lists for members

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 Histories and Legislative Digests, 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 ten (10) 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 lists as well as the Attorney General, the Office of the Legislative Counsel, and the Governor's office, and be it further

Resolved, That no additional mailing list shall be allowed or authorized unless the sum of \$25 each is paid therefor, to the State Printer, and which sum shall be credited to legislative printing and accounting for the Legislature

Request for Unanimous Consent

Mr. Mills was granted unanimous consent to take up House Resolution No. 7 without reference to committee or file

Resolution read, and adopted

By Assemblyman Mills:

House Resolution No. 8

Relative to receipts for warrants

Resolved by the Assembly of the State of California, That the Chief Clerk or Sergeant at Arms 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 Mills was granted unanimous consent to take up House Resolution No 8 without reference to committee or file

Resolution read, and adopted

REPORTS OF SELECT COMMITTEES

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

INTRODUCTION OF GUESTS

Mr Bagley of San Rafael, introduced his guest, Mr William Penn Patrick, from San Rafael

Speaker Unruh introduced former Members of the Assembly, Hon Joseph C. Shell and Hon Harold K Levering, both of Los Angeles

The Members of the Assembly joined in welcoming the above guests on their visit to the Assembly Chamber

Speaker pro Tempore Presiding

At 12:40 p m, Hon Carlos Bee, 13th District, presiding

ANNOUNCEMENTS

Speaker pro Tempore Bee announced that the flowers on the Rostrum of the Assembly were through the courtesy of Hon Leverette House, former Member of the Assembly from Brawley

LEAVES OF ABSENCE FOR THE DAY

The following Member was granted leave of absence for the day, because of illness:

Mr Donovan, on motion of Mr Monagan

RULE NO. 49 SUSPENDED BY UNANIMOUS CONSENT

By unanimous consent, Rule No 49, which provides that the roll be called from A to Z, and back from Z to A, for the presentation of bills, was suspended temporarily

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

The following resolution was offered:

Assembly Concurrent Resolution No. 1: By Assemblyman Mills— Approving certain amendments to the Charter of the City of San Diego, a municipal corporation in the County of San Diego, State of California, voted for and ratified by the qualified electors of said city at the municipal primary election held on September 21, 1965

Request for Unanimous Consent

Mr Mills was granted unanimous consent to take up Assembly Concurrent Resolution No. 1 without reference to committee, print, or file, and that the same be considered engrossed

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 1

Assembly Concurrent Resolution No. 1—Approving certain amendments to the Charter of the City of San Diego, a municipal corporation in the County of San Diego, State of California, voted for and ratified by the qualified electors of said city at the municipal primary election held on September 21, 1965

Resolution read, and adopted by the following vote:

AYES—Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Beilenson, Belotti, Biddle, Britschgi, Brown, Burgener, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Duffy, Dymally, Elliott, Flournoy, Garrigus, Gonsalves, Greene, Henson, Hinkley, Harvey Johnson, Ray E. Johnson, Kennick, Knox, Lauterman, Marks, McMillan, Meyers, Mihos, Mills, Monagan, Moretti, Mulford, Pattee, Petris, Porter, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Stevens, Thelin, Thomas, Veneman, Veysey, Waldie, Warren, Whetmore, Williamson, Willson, Winton, Young, Ziegler, Zenovich, and Mr. Speaker—72

NOES—None

Resolution ordered printed, and transmitted to the Senate

INTRODUCTION OF GUESTS

Speaker pro Tempore Bee introduced the following former Members of the Assembly: Hon. Sheridan N. Hegland, from San Diego; Hon. Patrick D. McGee, from Van Nuys; Hon. John A. O'Connell, from San Francisco; and Hon. John A. Busterud, from San Francisco.

The Members of the Assembly joined in welcoming the above guests on their visit to the Assembly Chamber.

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

The following resolution was offered:

Assembly Concurrent Resolution No. 2: By Assemblyman Mills—Approving an amendment to the Charter of the City of San Diego, a municipal corporation in the County of San Diego, State of California, voted for and ratified by the qualified electors of said city at the general municipal election held therein on November 2, 1965.

Request for Unanimous Consent

Mr. Mills was granted unanimous consent to take up Assembly Concurrent Resolution No. 2 without reference to committee, print, or file, and that the same be considered engrossed.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 2

Assembly Concurrent Resolution No. 2—Approving an amendment to the Charter of the City of San Diego, a municipal corporation in the County of San Diego, State of California, voted for and ratified by the qualified electors of said city at the general municipal election held therein on November 2, 1965.

Resolution read, and adopted by the following vote:

AYES—Allen, Ashcraft, Badham, Bagley, Barnes, Bee, Beilenson, Belotti, Biddle, Britschgi, Brown, Burgener, Carrell, Casey, Chapel, Chappie, Conrad, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Duffy, Dymally, Elliott, Foran, Garrigus, Greene, Henson, Hinkley, Harvey Johnson, Ray E. Johnson, Kennick, Lauterman,

McMillan, Meyers, Milas, Mills, Monagan, Moretti, Mulford, Pattee, Petris, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Song, Stanton, Stevens, Thelin, Veneman, Vorse, Warren, Whetmore, Winton, Young, Z'beig, Zenovich, and Mr Speaker—62

NOES—None

Resolution ordered printed, and transmitted to the Senate

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

The following resolution was offered

Assembly Concurrent Resolution No. 3: By Assemblyman Whetmore (Senator Schmitz, coauthor)—Approving the Charter of the City of Huntington Beach, County of Orange, State of California, ratified by the qualified electors of the city at a special election held therein on the 11th day of January, 1966

Request for Unanimous Consent

Mr Whetmore was granted unanimous consent to take up Assembly Concurrent Resolution No. 3 without reference to committee, print, or file, and that the same be considered engrossed

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 3

Assembly Concurrent Resolution No. 3—Approving the Charter of the City of Huntington Beach, County of Orange, State of California, ratified by the qualified electors of the city at a special election held therein on the 11th day of January, 1966

Resolution read, and adopted by the following vote

AYES—Allen, Alquist, Asberaft, Badham, Bagley, Barnes, Bee, Belotti, Biddle, Butschgi, Brown, Burgener, Carrell, Casev, Chapel, Chappie, Collier, Conrad, Cusanovich, Dannemeyer, Davis, Deukmejian, Dills, Duffy, Dymally, Elliott, Foran, Garrigus, Greene, Henson, Huckleby, Harvey Johnson, Ray E Johnson, Kenrick, Knox, Lanterman, Marks, McMillan, Meyers, Milas, Mills, Monagan, Moretti, Mulford, Pattee, Petris, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Stanton, Stevens, Thelin, Thomas, Veneman, Vorse, Waldie, Whetmore, Williamson, Winton, Young, Z'beig, Zenovich, and Mr. Speaker—66

NOES—None

Resolution ordered printed, and transmitted to the Senate

Hon. Lou A. Cusanovich Presiding

At 12 45 p m , Hon Lou A Cusanovich, 64th District, presiding.

RESOLUTIONS

The following resolutions were offered:

By Assemblyman Bee

House Resolution No. 9

Relative to commending Gordon B. Cotton

WHEREAS, It has come to the attention of the Members of the Assembly that Gordon B. Cotton will retire as the first manager of Newark, California, after nine and one-half years of outstanding service, and

WHEREAS, Mr. Cotton came to Newark in 1946 became a member of the Chamber of Commerce, and three years later was elected its president, and

WHEREAS, Prior to the incorporation of Newark, he served as chairman of the Chamber's committee on zoning and land use, and was instrumental in keeping some of Newark's largest industries from leaving the area, and

WHEREAS, He was the driving force behind the incorporation of the City of Newark and headed the citizens' committee that secured overwhelming voter approval for the incorporation, and

WHEREAS, Mr. Cotton has been active in other segments of community life as charter president of the Kiwanis Club of Newark, as a member of the Council of Social Planning and the budget committee and fund raising divisions of the United Crusade, as a former member of the board of directors of the Easter Seal Society, and many other civic and charitable organizations; and

WHEREAS, His selfless dedication to his city is well known not only in Newark but throughout the state, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members wish to commend Gordon B. Cotton on his dynamic leadership of the Newark Chamber of Commerce, and be it further

Resolved, That the Chief Clerk of the Assembly shall transmit a suitably prepared copy of this resolution to Mr. Gordon B. Cotton

Request for Unanimous Consent

Mr. Bee was granted unanimous consent to take up House Resolution No. 9 without reference to committee or file.

Resolution read, and adopted.

By Assemblyman Mills:

House Resolution No. 10

Memorializing Marjorie Heald

WHEREAS, The Members of the Assembly have learned with deepest regret of the death on January 15, 1966, of one of their most valued employees, Marjorie Heald, and

WHEREAS, Marjorie, a native Californian, was born in Sacramento on January 23, 1924, the daughter of Mr. and Mrs. William C. Hagglund, and

WHEREAS, She began her service with the State Legislature in 1955 as an employee of the Senate Interim Committee on Social Welfare, following which she was secretary to Assemblyman Richard T. Hanna from 1957 through 1962, and

WHEREAS, Appointed secretary to the Assembly Rules Committee in January 1963, a position she held until her recent untimely demise, Marjorie was intensely devoted to her duties, performing them with outstanding efficiency, skill, and an earnest spirit of cooperation, and

WHEREAS, A warm and friendly woman, Marjorie Heald was known for her deep and abiding love of her home, her husband, Clifford, and her two children, Susan and Jeffrey, and was held in high esteem, respect and admiration by all who worked with her, and

WHEREAS, Her kind and generous nature won her innumerable friends who will long remember her ability, helpfulness and loyalty, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members hereby express their sincere regrets at the passing of Marjorie Heald and extend their heartfelt sympathies to her bereaved family and friends; and be it further

Resolved, That the Chief Clerk of the Assembly is directed to transmit suitably prepared copies of this resolution to Marjorie's husband, Clifford Heald, her children, Susan Leslie and Jeffrey William, and her parents, Mr. and Mrs. William C. Hagglund

Resolution read, and ordered held at the Desk.

Speaker pro Tempore Presiding

At 12 47 p m, Hon. Carlos Bee, 13th District, presiding

INTRODUCTION OF GUESTS

Speaker pro Tempore Bee introduced Mrs. Frank Terry of Los Angeles, the guest of Mr. Dymally, of Los Angeles, whereupon the Members of the Assembly joined in welcoming her on her visit to the Assembly Chamber

RESOLUTIONS

The following resolutions were offered:

By Assemblyman Chappie :

House Resolution No. 11

Relative to commending Mariposa County eating and drinking establishments

WHEREAS, In February 1965 a decision was made by eating and drinking establishment operators, state and local health officials, and the Board of Supervisors of Mariposa County to commence an intensive campaign to upgrade the sanitation standards of such establishments in the county, and

WHEREAS, Each establishment was given a professionally prepared statement evaluating its condition and recommending steps for improvements, and

WHEREAS, The response of the businessmen and public officials concerned manifested the highest level of cooperation and was matched by the efforts of others, such as the Mariposa Chamber of Commerce and Assemblyman Eugene Chappie, and

WHEREAS, This program of improvement in the sanitation standards of eating and drinking establishments in Mariposa County has been so successful that application has been made to the Crumrine Award Committee for national recognition of this extraordinarily effective program of community cooperation, now, therefore, be it

Resolved by the Assembly of the Legislature of California, That the Members extend their heartiest congratulations to all those who participated in this program and commend to other communities this example of what can be accomplished by cooperative community effort, and be it further

Resolved, That the Chief Clerk of the Assembly is directed to transmit suitably prepared copies of this resolution to the Mariposa County Health Department, the Board of Supervisors of Mariposa County, the Mariposa Chamber of Commerce, and the State Department of Public Health

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

By Assemblyman Chapel :

House Resolution No. 12

Relative to commending Dr. George C Andersen

WHEREAS, Dr. George C Andersen has been elected President of the Los Angeles County Medical Association, and

WHEREAS, Dr. Andersen is the first South Bayan and one of the few physicians outside the metropolitan area ever to be elected to this position; and

WHEREAS, This honor was bestowed upon Dr. Andersen for his recognized leadership in the medical field; and

WHEREAS, Dr. Andersen has long been noted as one of the most outstanding and dedicated of California's physicians; and

WHEREAS, Dr. Andersen has served with distinction as president of the Hermosa Beach Chamber of Commerce, president of the Hermosa Beach Community Appeal, president of the Beach Cities Symphony Association, vice chairman of the Los Angeles County Narcotics and Dangerous Drugs Commission, member of the staffs of the South Bay District Hospital and the Torrance Memorial Hospital, and a member of numerous other social, civic, and religious organizations, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members of this Assembly take pride in commending Dr. George C Andersen for his exemplary record as a public-spirited physician, and congratulate him for his election to the position of president of the Los Angeles County Medical Association, and be it further

Resolved, That the Chief Clerk of the Assembly is hereby directed to transmit a suitably prepared copy of this resolution to Dr. George C Andersen

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

By Assemblymen Mulford and Rumford

House Resolution No. 13

Relative to the late Gerald H Hagar

WHEREAS, The illustrious legal and civic career of Gerald H Hagar, for 45 years an Oakland attorney, was brought to an untimely end by his death on December 9, 1965, following a long and courageous struggle with cancer, and

WHEREAS, Mr. Hagar, a native of Los Angeles and reared on an orange farm in Anaheim, began his legal career in Oakland in 1920, after graduation from the University of Michigan and the University of California Law School, and

WHEREAS, Mr. Hagar was a distinguished corporation lawyer, who devoted great time and effort to various public service endeavors, including service as a member of the Board of Regents of the University of California from 1951 to 1964, and

WHEREAS, Mr. Hagar was closely identified with the university throughout his life, and had a deep and devoted commitment to higher education, particularly the University of California, and

WHEREAS, Mr. Hagar's passing has been characterized as a great loss to the university by both Clark Kerr, university president, and Edwin W. Carter, Regents chairman, and

WHEREAS, Mr. Hagar also served as president of the California Bar, president of the Oakland Chamber of Commerce, president of the Alameda County Bar Association, and chairman of the California Code Commission for 25 years, during which time he helped rewrite the State Political Code, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members recognize, in memoriam, the contributions of a great Californian, Mr. Gerald H. Hagar, to his fellow citizens, and express their condolences to his widow, Mrs. Ella Cole Barrows Hagar, and their three children, and be it further

Resolved, That the Chief Clerk of the Assembly transmit a suitably prepared copy of this resolution to Mrs. Hagar and the Hagar family

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

By Assemblymen Mulford, Bee, Crown, Petris, and Rumsford.

House Resolution No. 14

Relating to the death of Joseph R. Knowland

WHEREAS, The Members of the Assembly have learned with deep sorrow of the death of Joseph R. Knowland, former Member of the Assembly, state senator, congressman, and publisher of the Oakland Tribune for more than fifty years, and

WHEREAS, Joseph R. Knowland, a native son of California, was born in Alameda in 1873 and was educated in Alameda public schools, Hopkins Academy in Oakland, and the University of the Pacific, and

WHEREAS, At the youthful age of 25, he was elected a Member of this House where he served two terms, was chairman of a special committee which investigated conditions in the Chinese quarters of San Francisco, and sponsored a bill which resulted in the restoration of Colton Hall at Monterey, the site of California's first constitutional convention; and

WHEREAS, He later was elected to the State Senate where he served as chairman of the Senate Committee on Banking, and

WHEREAS, Joseph R. Knowland served more than five full terms as a Member of Congress, where, as a member of the House Committee on Interstate and Foreign Commerce, he was instrumental in the construction of the Panama Canal and Alaskan railway and in the establishment of the Interstate Trade Commission, and

WHEREAS, Since becoming the publisher of the Oakland Tribune on November 3, 1915, he continued to provide aggressive and influential leadership through his newspaper and also was active in many other fields of civic endeavor, including participation in the committee that obtained federal financing for the Bay Bridge, chairman of a commission which studied the administration of justice in California, director of the California State Automobile Association, and president of the State Chamber of Commerce, and

WHEREAS, Joseph R. Knowland made a valuable and lasting contribution to the beauty of the State of California as a member of the State Park Commission for twenty-three years, including eighteen years as chairman, and as a leader in the movement to restore California's early missions, and

WHEREAS, In his capacity as publisher of the Oakland Tribune, his pride in his community led him to encourage and support the preservation of the Lake Merritt area, construction of the Oakland-Alameda County Coliseum, the formation of the East Bay Municipal Utility District, and many other projects which have been important factors in the growth and development of the East Bay area; and

WHEREAS, Despite the many other demands on his time, Joseph R. Knowland has been active in many charitable and civic activities including service as either president or director of the Red Cross, the Community Chest, and the March of Dimes, and

WHEREAS, His long and richly productive life was dedicated to his city, his county, his state, his country, and his fellow man, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members by this resolution express their deepest sympathy upon learning of the death of this outstanding American to his widow, Clarice, his son, former Senator William F. Knowland, and to his grandchildren, Emelyn K. Jewett, Estelle K. McKeen, Joseph W. Knowland, Josephine L. Church, Edgar H. Lion, Jr., Penelope Robb, Joseph R. Knowland III, and Patricia Knowland, and be it further

Resolved, That the Chief Clerk of the Assembly shall transmit suitably prepared copies of this resolution to Mrs. Clarice Knowland, Senator William F. Knowland, and the Oakland Tribune

Request for Unanimous Consent

Mr. Mulford was granted unanimous consent to take up House Resolution No. 14 without reference to committee or file

Resolution read

Members Made Coauthors of House Resolution No. 14

Mr. Mulford was granted unanimous consent that all Members so desiring be placed upon House Resolution No. 14 as coauthors, and that when the Assembly adjourns on this day, it do so out of respect to the memory of the late Joseph R. Knowland

Roll Call

The following Members indicated a desire to become coauthors:

Assemblymen Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Beilenson, Belotti, Biddle, Britschgi, Brown, Buegener, Burton, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Cusanovich, Danielson, Dannemeyer, Davis, Denkmejian, Dills, Duffy, Dvornally, Elliott, Fenton, Ferrell, Flounoy, Foran, Garingus, Gonsalves, Greene, Henson, Huckley, Harvey Johnson, Ray E. Johnson, Kennick, Knox, Lanteiman, Marks, McMillan, Meyers, Milas, Mills, Monagan, Moretti, Pattee, Porter, Powers, Quimby, Russell, Ryan, Shoemaker, Song, Stanton, Stevens, Thelin, Thomas, Unruh, Veneman, Vessey, Waldie, Warren, Whetmore, Williamson, Willson, Winton, Young, Zbeig, and Zenovich

Resolution read, as amended, and adopted unanimously.

RESOLUTIONS

The following resolutions were offered:

By Assemblyman Mulford

House Resolution No. 15

Relative to commending Raymond H. Miller

WHEREAS, The Oakland East Bay Garden Center, Inc. has named Raymond H. Miller 'Man of the Year' in recognition of his outstanding contributions to the community; and

WHEREAS, This award is but the latest in a distinguished series of such honors, including Mr. Miller's being named Oakland's Outstanding Citizen in 1959, his being cited by the alumni of Colorado State University with the Honor Alumnus Achievement Award in 1963, and his receipt of Honorary Doctor of Laws degrees from both the California College of Medicine and his alma mater Colorado State University; and

WHEREAS, Raymond H. Miller is a member of the Oakland Park Commission and is commissioner in charge of Joaquin Miller Park, Woodminster, and Knowland State Park and Arboretum; and

WHEREAS, Mr. Miller's civic interests and outstanding contributions are exemplified by his board membership on the governing bodies of botanical, zoological, concert, symphony, theatre, hospital, charitable, and youth organizations and societies, too numerous to mention individually; and

WHEREAS, Raymond H. Miller is nationally known as a sales training expert and has spent over 50 years in the investment business, assisting in the development of insurance companies, banks, savings and loan associations, and many other enterprises, including the Insurance Securities Trust Fund; and

WHEREAS, Presently Mr. Miller is president and owner of Raymond H. Miller Associates, a public relations firm, and Chairman of the Board of Carrobit Container Corporation and Fog-Aire, Inc., a smog control concern; now, therefore, be it

Resolved by the Assembly of the State of California, That the Members wish to commend Raymond H. Miller for his great and truly significant contributions to the civic well being and development of his community; and be it further

Resolved, That the Chief Clerk of the Assembly transmit a suitably prepared copy of this resolution to Raymond H. Miller and his wife, Inez.

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

By Assemblymen Alquist and Milias.

House Resolution No. 16

Relative to the Campbell City Fire Department

WHEREAS, It has come to the attention of the Members of the Assembly that the National Fire Protection Association has presented its Grand Award for 1965 to the Fire Department of the City of Campbell, and

WHEREAS, The Association, as the internationally recognized authority in the field of fire protection and prevention, has held a fire prevention contest for the past 39 years which is open to any city fire department in the United States, and

WHEREAS, The awards presented are based on year-round community efforts to reduce fires and to educate the public in fire prevention practices, and

WHEREAS, The Campbell Fire Department each year works untiringly with the Chamber of Commerce, P.T.A., women's clubs and scouting organizations to educate the residents of Campbell in the field of fire prevention and devotes many hours a week to a program of fire inspection, and

WHEREAS, The 23 man fire department, under the leadership of Fire Chief George Maxwell, Fire Captain Lee Neal, and Fire Marshal Gene Borden, achieved an outstanding record in the field of fire prevention and education, for which the National Fire Protection Association presented to the City of Campbell Fire Department the Grand Award for 1965, and

WHEREAS, Such devotion to duty and to public service have enabled the department to place in the top ten cities in California for the past five years, and to receive the state award in 1963; and

WHEREAS, Such outstanding accomplishments are deserving of recognition, now, therefore, be it

Resolved by the Assembly of the State of California, That the members thereof congratulate the members of the Fire Department of the City of Campbell for their outstanding accomplishments in winning the National Fire Protection Association's 1965 Grand Award, commend them for their leadership in community fire protection and prevention, and express their best wishes for continued success, and be it further

Resolved, That the Chief Clerk of the Assembly is hereby directed to transmit a suitably prepared copy of this resolution to Fire Chief George Maxwell, to Fire Captain Lee Neal, and to Fire Marshal Gene Borden

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

By Assemblymen Rumford, Bee, Crown, Mulford, and Petris.

House Resolution No. 17

Relating to the death of Rabbi William M. Stern

WHEREAS, It was with the deepest sorrow that the Members of the Assembly learned of the death of the beloved spiritual leader, Rabbi William M. Stern, and

WHEREAS, Rabbi Stern was born in Austria and came as a child to the Bay Area where he attended high school and the University of California; and

WHEREAS, Desiring to enter the rabbinate, he attended Hebrew Union College, and after being ordained served congregations in South Bend, Indiana, and Fort Smith Arkansas, and

WHEREAS, Rabbi Stern, for more than 31 years, served as the dedicated spiritual leader of Temple Sinai in Oakland, and

WHEREAS, Despite the demands of his congregation, he devoted much of his time to community activities as chairman of the Eastbay Community Chest, an organizer of the Alameda County United Fund, chairman of the U S O Committee, president of the Travelers Aid Society and the Crippled Children's Society of Alameda County, and he also tirelessly served many other charitable and civic organizations, and

WHEREAS, Rabbi Stern was a leader within his own profession as Past-President of the East Bay Board of Rabbis, three times President of the Northern California Board of Rabbis, and an organizer and past-president of the Western Association of Reform Rabbis, and

WHEREAS, Realizing the need for universal brotherhood, he was active in many interfaith activities including a term as president of the East Bay Fellowship, an affiliate of the National Conference of Christians and Jews, and also as leader of the Interfaith Council; and

WHEREAS, His death is a tragic loss not only to his own congregation but also the entire Bay Area has lost a dear and devoted friend, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members express their sincere condolences to his widow, Rae, his daughters, Mrs Bert Green and Mrs Helen Levin, his brothers, Max and Harry Stern, his sisters, Mrs Lily Austin and Mrs Ethel Marchison, and his grandchildren Donna Joan, and Claire Levin and Sharon Green, and be it further

Resolved, That the Chief Clerk of the Assembly shall transmit suitably prepared copies of this resolution to Mrs Rae Stein and to Temple Sinai

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

By Assemblymen Rumford, Bee, Crown, Mulford, and Petris:

House Resolution No. 18

Relative to commemorating Judge Homer Buckley

WHEREAS, The recent death of Superior Court Judge Homer W. Buckley deprives Alameda County and this state of one of its finest trial court jurists, and

WHEREAS, Judge Buckley was first appointed in 1951 to the Municipal Court by Earl Warren, then Governor, and now Chief Justice of the United States Supreme Court who has renamed a good friend, and Judge Buckley's service on the Superior Court commenced following his election in June, 1965, and

WHEREAS, His service on the municipal bench was marked by a deep concern with the deaths and injuries resulting from traffic mishaps and he was soon noted for the tough sentences imposed on offenders, but he recognized another dimension to the problem and he acted positively to promote driver schools, and

WHEREAS, The respect and affection extended Judge Buckley, by his colleagues and the public who observed the proceedings in his court, were the result of an evident compassion and a fine sense of justice, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members take this opportunity to manifest their respect for a man who did so much to advance the honor and repute of his profession and who breathed a touch of quiet glory into the phrase "public service"; and to extend to his family their full sympathy, and be it further

Resolved, That the Chief Clerk of the Assembly is directed to transmit suitably prepared copies of this resolution to Judge Buckley's widow, Faye Otis Buckley, his son James H. Buckley, his sister Pearl Kients, and his brother Amos Buckley

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules.

By Assemblymen Rumford, Bee, Crown, Mulford, and Petris

House Resolution No. 19

Relative to commending Charles A. Herndon

WHEREAS, Charles A. Herndon, a senior at McClymonds High School in Oakland, was named Alameda County's Boy of the Year and made the recipient of the Youth Citizen Award, and

WHEREAS, He was selected to receive this honor from among 7,000 members of the area's Boys' Clubs, and

WHEREAS, This honor was bestowed upon him because of a superlative record of service to home, family, church, school, community and Boys' Club, and

WHEREAS, He is an all-around athlete, has earned letters in baseball, football, and wrestling, and has been named All-City Oakland Athletic League pitcher, and

WHEREAS, He has been active for the past eight years in The Leonard J. Meltzer Boys' Club, and

WHEREAS, His prominent and active participation in school and civic affairs exemplifies that type of responsible citizenship which has and will continue to make this country great, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members of this Assembly take pride in commending Charles A. Herndon for his outstanding achievement as a young citizen, and congratulate him for his selection as Alameda County's Boy of the Year and the recipient of the Youth Citizen Award, and be it further

Resolved, That the Chief Clerk of the Assembly is hereby directed to transmit a suitably prepared copy of this resolution to Charles A. Herndon.

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules.

By Assemblymen Brown and Burton.

House Resolution No. 20

Relative to congratulating Mr. Lim Poon Lee

WHEREAS, Mr. Lim Poon Lee has recently been appointed to the position of postmaster of San Francisco, and

WHEREAS, Mr. Lee is the first postmaster in the United States to be of Chinese descent, and

WHEREAS, Mr. Lee's appointment constitutes the highest federal appointment ever given to any member of Chinese ancestry, and

WHEREAS, This honor was conferred upon Mr. Lee because of his demonstrated business acumen and executive ability, and

WHEREAS, The appointment was appropriately timed to occur during the celebration of the Chinese New Year, and

WHEREAS, Mr. Lee's swearing in was attended by hundreds of people who came to extend their good wishes; and

WHEREAS, It is the intent of the Assembly to add its voice to the chorus of praise and well-wishing surrounding this historic event, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members of this Assembly express their heartiest congratulations and best wishes to Mr. Lim Poon Lee on the occasion of his appointment as postmaster of San Francisco, and be it further

Resolved, That the Chief Clerk of the Assembly is hereby directed to transmit a suitably prepared copy of this resolution of Mr. Lim Poon Lee.

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules.

By Assemblyman Denkmejian.

House Resolution No. 21

Relative to congratulating Charles Luckman upon the 10th anniversary of Charles Luckman Associates

WHEREAS, The Members of the Assembly of the State of California wish to take this opportunity of expressing their admiration for one of the world's foremost businessmen and architects, Charles Luckman, and

WHEREAS, Charles Luckman was born in Kansas City, Missouri, in 1909, was graduated from Northeast High School with highest honors and was selected as the outstanding high school graduate in the state, and

WHEREAS, He graduated from the School of Architecture at the University of Illinois in 1931 at the head of his class—magna cum laude—while also the only architect elected to Tau Beta Pi, the nation's highest honorary engineering fraternity, and

WHEREAS, Immediately following graduation, he passed the state examination and secured his license to practice architecture, however, in 1931 our nation was in a serious depression, and since there was no building activity, he took a "temporary" job as a designer in the advertising department of a large soap company, and

WHEREAS. While this turned out to be an 18-year detour from architecture, it was the beginning of a highly successful career in business, which saw him work his way up from the bottom of the ladder to become President of the Pepsi-Cola Company at the age of 37, and at the age of 37, President of all American companies of Lever Brothers, and

WHEREAS. Under his leadership, sales and profits of both companies rose to a then all-time high, he became known as one of the country's top management executives, the National Junior Chamber of Commerce designated him as one of the ten outstanding young men in the United States, and Forbes magazine poll named him one of the fifty foremost industrialists in the country, and

WHEREAS. In 1970, at the peak of this amazing business career, he decided to return to architecture, leaving Lever Brothers, and moving to Los Angeles to form an architectural firm, and

WHEREAS. For five months he studied night and day, then took and passed the California State Architectural Examination, and since that time, he has secured, by examination, licenses in 45 states and the District of Columbia, making him the most widely licensed architect in the nation, and

WHEREAS. Charles Luckman takes a personal role in supervising the activities of his firm—he was partner-in-charge of the master planning for the U S Air and Naval Bases in Spain, of the master plan for the gigantic missile launching base at Cape Kennedy, of the 33 acre Prudential Center project in Boston, the new Madison Square Garden Complex in New York City, the Los Angeles World Zoo, and the master planning and design of the "Shoot-for-the-Moon" base, the Manned Spacecraft Center, in Houston, Texas, and

WHEREAS. The firm of Charles Luckman Associates has won 36 honor awards in design, while at the same time completing 92 percent of all projects within the client's budget, and the list of important international projects, and projects throughout the nation and this state, designed by the firm is both lengthy and imposing, and

WHEREAS. The firm has received many coveted awards, among the most recent of which are the following: the American Institute of Steel Construction Award of Excellence for the United States Pavilion at the New York World's Fair, certificates from Los Angeles Beautiful for Pacific Employers Group new headquarters on Wilshire Boulevard and the Northrop Research Center, a division of the Northrop Corporation, at Palos Verdes, California, and an Award of Excellence from American Telephone and Telegraph for the firm's design for Pacific Telephone and Telegraph new facility at El Segundo, California, and

WHEREAS. During and after World War II, the difficult assignments given him by the President of the United States earned him a world-wide reputation as an able government administrator. France awarded him the Cross of Chevalier—the French Legion of Honor, and the Italian Republic honored him with the highest award bestowed on an American—the Star of Solidarity, and

WHEREAS. Charles Luckman is the recipient of numerous honors, among which are: an honorary Doctor of Fine Arts degree from the California College of Arts and Crafts, an honorary Doctor of Laws degree from the University of Miami; the Distinguished Service Citation from the California Council of the American Institute of Architects (granted for his public services as a member since 1960 of the Board of Trustees of the California State Colleges for encouraging greater understanding of the environmental responsibilities of state colleges and clarifying the architect's role in meeting them); elected Chairman of the Board of Trustees of the California State Colleges, and elected to the College of Fellows of the American Institute of Architects in 1963, and

WHEREAS. Despite the time and effort it takes to run a world-wide personal service business, Charles Luckman has also become one of the substantial leaders in community and civic affairs maintaining membership in the Board of Associates of Northwestern University and the California Institute of Technology, the President's Council of George Pepperdine College and Loyola University in Los Angeles, the University of Illinois Foundation, the Governor's Commission on Metropolitan Area Problems, and the General Services Administration's Public Advisory Panel on Architectural services. In addition, he is the Consulting and Coordination Architect for the University of California-Santa Barbara, the California Institute of Technology, and the Southern California School of Theology, and

WHEREAS. Charles Luckman has been and continues to be a member of innumerable other civic and community organizations, and

WHEREAS. Throughout the years the achievements of Charles Luckman as planner, architect, government administrator, business-man and civic leader have fulfilled the promise which was recognized by his high school classmates when they voted him the "boy most likely to succeed", now, therefore, he is

Resolved by the Assembly of the State of California. That the Members express their profound admiration and respect for one of the truly creative enterprises of our nation, Charles Luckman Associates, and also extend their deepest appreciation, respect and good wishes to Charles Luckman as a token of their esteem for his good works and incalculable contributions to our nation's culture, and be it further

Resolved, That the Chief Clerk of the Assembly shall transmit a suitably prepared copy of this resolution to Charles Luckman

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

NAME PLACED UPON ROLL CALL ON HOUSE RESOLUTION NO. 1

Mr. Fenton was granted unanimous consent that he be recorded as voting "Aye" on House Resolution No 1

RESOLUTIONS

The following resolutions were offered.

By Assemblyman Ryan.

House Resolution No 22

Relative to the death of Mrs Anita Robertson

WHEREAS, The Members of the Assembly learned with sadness of the recent death of Mrs Anita Robertson, South San Francisco's highly esteemed Planning Officer, and

WHEREAS, This courageous, talented, tireless, devoted public servant made it possible for the City of South San Francisco to grow with planning and foresight and for the people of that community to live with better means, and

WHEREAS, Mrs Anita Robertson was a native of Medical Lake, Washington, had been educated in Spokane, and at the University of California, and was a resident of South San Francisco for 14 years, and

WHEREAS, Mrs Robertson was a leader in the Winston Manor Home Owners Association, member of the South San Francisco Planning Commission and its first woman planning commissioner, a member of the County Advisory Planning Council and participant in regional planning conferences conducted by the University of California, and

WHEREAS, A pioneer in the planning field, she was one of the prime movers in the development of a general plan for the City of South San Francisco, implementing it with planned community and cluster development concepts and architectural and landscape procedures, and

WHEREAS, The loss of this capable and public-spirited citizen, who gave so generously of her time and energies for the betterment of her fellowmen, will be sorely felt by the people of her community as well as by her many close friends and associates, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members of the Assembly express their sincere regret at the passing of Mrs Anita Robertson, and be it further

Resolved, That the Chief Clerk of the Assembly is directed to transmit a suitably prepared copy of this resolution to Charles J. Robertson, Susan Marie Robertson and Mrs Norma Tigges.

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

By Assemblyman Ryan.

House Resolution No. 23

Relating to the death of Lawrence Vannucci

WHEREAS, It was with great sadness that the Members of the Assembly learned of the death of an outstanding leader in the construction industry, Lawrence Vannucci, and

WHEREAS, Lawrence Vannucci was born in Tuscany, Italy in 1889 and came to San Francisco in 1906, and

WHEREAS, After working as a laborer, he was able to form with his brother Frank the Vannucci Brothers Construction Company, and

WHEREAS, This company, under the leadership of Lawrence Vannucci, for more than fifty years has played an important part in the development of California and has poured concrete for more than 25,000 California homes, and

WHEREAS, Lawrence Vannucci was active in many service organizations and was also an honorary supervisor of San Mateo County, and

WHEREAS, Lawrence Vannucci's rise from a laborer earning 25 cents a day to the presidency of a large construction company was in the best tradition of the American free enterprise system, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members by this resolution express their deepest sympathy upon learning of the death of Lawrence Vannucci, and they extend their sincere condolences to his widow, Margaret, his sons Mickey Conci and Lawrence, Jr., and his daughter, Mrs. Julia Cudo, and be it further

Resolved, That the Chief Clerk of the Assembly shall transmit suitably prepared copies of this resolution to Mrs. Margaret Vannucci, Mr. Mickey Vannucci, Mr. Lawrence Vannucci, Jr., and Mrs. Julia Cudo

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules.

By Assemblyman Ellhott:

House Resolution No. 24

Relative to extension of federal benefits for veterans

WHEREAS, The education, housing and other benefits extended veterans of both World Wars and the Korean conflict are not available to those who have been called upon to serve in Viet Nam and other cold war hostilities, and

WHEREAS, The sacrifices made and service rendered by these latter veterans have frequently equaled that of the earlier groups, and

WHEREAS, The benefits to the nation and to the states and local communities that have resulted from the educational assistance alone have been of incalculable value and in California, for example, some \$10 billion has been invested in G I home loans, with its resultant general economic benefit, and

WHEREAS, Measures to accomplish this purpose have been introduced in the First Session of the 89th Congress, S. 9 and H. R. 4004, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members respectfully memorialize the President and the Congress to adopt a measure such as those now before the Congress which will extend the various G I Bill programs to veterans of subsequent cold war hostilities, and be it further

Resolved, That the Chief Clerk of the Assembly is directed to forward copies of this resolution to the President and Vice-President of the United States to the Speaker of the House of Representatives and to each senator and representative from California in the Congress of the United States

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

By Assemblyman Danielson

House Resolution No. 25

Relative to designating the Pacific bottlenose dolphin as the official California sea mammal

WHEREAS, It has come to the attention of the Members of the Assembly that California has not designated an official sea mammal, and

WHEREAS, The Pacific bottlenose dolphins have long evoked wonder and delight to people of all ages who have seen them perform at marine aquariums and they are one of California's most popular tourist attractions, and

WHEREAS, The Pacific bottlenose dolphins' unique degree of intelligence is matched by few other mammals, they are the subject of scientific experiment involving electronic communication, and they played an important role in the recent aquanaut experiments off the California coast, and

WHEREAS, The Pacific bottlenose dolphin is a fitting symbol of California's important role in the field of oceanography and marine research, now, therefore, be it

Resolved by the Assembly of the State of California, That the Committee on Rules is directed to assign to an appropriate interim committee for study the subject of designating the Pacific bottlenose dolphin as the official sea mammal of

California and to direct the interim committee to report its findings and recommendations thereon to the Assembly not later than the fifth legislative day of the 1967 Regular Session of the Legislature

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules.

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

The following resolution was offered

Assembly Joint Resolution No. 1: By Assemblyman Elliott—Relative to federal benefits for veterans

Referred by the Speaker pro Tempore to the Committee on Rules

RESOLUTIONS

The following resolution was offered

By Assemblymen Rumford, Petris, and Mulford

House Resolution No. 26

Relative to congratulating the City of Albany on their new city buildings

WHEREAS, It has come to the attention of the Members of this Assembly that on January 15, 1966, in a colorful ceremony attended by many public officials the City of Albany dedicated its new city buildings; and

WHEREAS, Located in a beautiful setting on Main Avenue, these new structures stand as a proud memorial to the progress made by the citizens of Albany since the incorporation of the city in 1908; and

WHEREAS, Each of the 16,700 persons who reside in the City of Albany can take pride in the modern buildings which house their city's government and which mark that community as one dedicated to growth and expansion; and

WHEREAS, By making this large investment in its city government, Albany has set an outstanding example of faith in the future of California of which every community in this state should take note; now, therefore, be it

Resolved by the Assembly of the State of California, That the Members commend the City of Albany on their beautiful new public buildings and wish that city much success in all its future undertakings, and be it further

Resolved, That the Chief Clerk of the Assembly be directed to transmit suitably prepared copies of this resolution to Mayor Lewis M. Howell, Vice-Mayor Richard O. Clark, Councilman George C. Hein, Councilman Joel W. Parker, Jr., Councilman Joseph A. Egenberger, Jr., City Clerk Myrtle J. McLean, City Attorney Lawrence D. Sailer, Administrative Officer James B. Turner, Dorothy Larimer of the Albany Times, and Attorney Barry Rumbow, Chairman of Dedication Program

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules.

COMMUNICATIONS

The following communications were presented by the Speaker from

Max Rafferty, Superintendent of Public Instruction and Director of Education, Sacramento, dated January 3, 1966, pursuant to Education Code Section 13443.5, relative to probationary teachers. Referred by the Speaker pro Tempore to the Interim Committee on Education

Glenn S. Dumke, Chancellor, California State Colleges, Inglewood, dated November 30, 1965, pursuant to Senate Concurrent Resolution No. 51, relative to faculty salaries and welfare benefits from the Coordinating Council for Higher Education, together with attachment entitled Salary Adjustments for Academic-Administrative and Academic

Classes Referred by the Speaker pro Tempore to the Interim Committee on Education

The following communication was presented by the Chief Clerk, and ordered printed in the Journal.

Letter of Appreciation From the Family of Adlai Stevenson
To the Members of the California Assembly

Mr and Mrs John Fell Stevenson
deeply appreciate
and gratefully acknowledge
your kind expression of sympathy

REPORTS

The following reports were presented by the Speaker

First Progress Report on the Implementation of Article 25 (Commencing with Section 280) Chapter 2, Part 1, of Division 1 of the Health and Safety Code, Relating to Medical Tests of Newborn Children (A B 12)

Above transmitted report, together with letter of transmittal from Lester Breslow, M D, Director of Public Health, Berkeley, dated January 17, 1966, referred by the Speaker pro Tempore to the Interim Committee on Public Health.

A Report on the Effects of Hydrocarbon Control on Oxides of Nitrogen Emissions and Air Pollution (Pursuant to House Resolution 567 of the 1965 Regular Session). January 31, 1966.

Above transmitted report, together with letter of transmittal from Lester Breslow, M D, Director of Public Health, Berkeley, dated January 31, 1966, referred by the Speaker pro Tempore to the Interim Committee on Public Health

Progress Report—First Two Years of Operation of the Department of General Services (Pursuant to Section 11091 of the Government Code).

Above transmitted report, together with letter of transmittal from Robert L. Harkness, Director, Department of General Services, Sacramento, dated February 3, 1966, referred by the Speaker pro Tempore to the Committee on Ways and Means

The following reports were presented by the Chief Clerk.

Accelerated Development Program, Projecting to 1980, for the California State Park System November 1965.

Above transmitted report, together with letter of transmittal from Fred L. Jones, Director, Department of Parks and Recreation, Sacramento, dated December 23, 1965, referred by the Speaker pro Tempore to the Interim Committee on Natural Resources, Planning, and Public Works

**Property Tax Assessment Survey—Mono County
Property Tax Assessment Survey—Placer County**

Above transmitted report, together with letter of transmittal from H F Freeman, Executive Secretary, State Board of Equalization, Sacramento, dated January 10, 1966, referred by the Speaker pro Tempore to the Committee on Revenue and Taxation

Annual Report to the Governor and Legislature, Pursuant to Sec. 20140 of the Government Code December 1965

Above transmitted report, together with letter of transmittal from Stanley B. Fowler, President, Board of Administration, State Em-

ployees' Retirement System, Sacramento, dated January 20, 1966, referred by the Speaker pro Tempore to the Interim Committee on Civil Service and State Personnel

Seventeenth Annual Financial Report and Report of Operations of the Legislators' Retirement System (Prepared pursuant to Section 9354.3, Government Code), for the Fiscal Year Ended June 30, 1965.

Above transmitted report, together with letter of transmittal from William E. Payne, Executive Officer, State Employees' Retirement System, Sacramento, dated January 7, 1966, referred by the Speaker pro Tempore to the Interim Committee on Civil Service and State Personnel.

Feasibility Study for Clearing Roads of Snow to Provide Access to Snow Play Areas on Interstate 80 Between Blue Canyon and Donner Summit (Pursuant to Senate Concurrent Resolution No. 69 and House Resolution No. 141, 1965 Regular Session). January 1966

Above transmitted report (six copies), together with letter of transmittal from John Erreca, Director, Department of Public Works, Sacramento, dated January 24, 1966, referred by the Speaker pro Tempore to the Interim Committee on Transportation and Commerce

Report on Advisability of Including the Road from State Highway Route 89 to Squaw Valley in the State Highway System (Pursuant to Senate Concurrent Resolution No. 36, 1965 Regular Session) January 1966

Above transmitted report (six copies), together with letter of transmittal from John Erreca, Director, Department of Public Works, Sacramento, dated January 26, 1966, referred by the Speaker pro Tempore to the Interim Committee on Transportation and Commerce

Report by the California Highway Commission on Policy and Procedure Regarding Route Adoptions and Freeway Locations (Pursuant to Senate Concurrent Resolution No. 90, Ch. 250, Statutes of 1957). December 1965.

Above transmitted report (six copies), together with letter of transmittal from Robert B. Bradford, Administrator of Transportation and Chairman of the California Highway Commission, Sacramento, dated January 27, 1966, referred by the Speaker pro Tempore to the Interim Committee on Transportation and Commerce

**Southern Crossing of San Francisco Bay.
February 1966.**

Above transmitted report, together with letter of transmittal from Robert B. Bradford, Administrator, Transportation Agency, Sacramento, dated February 3, 1966 referred by the Speaker pro Tempore to the Interim Committee on Transportation and Commerce

The following reports from the Department of Water Resources, transmitted by William E. Warne, Director of Water Resources, Sacramento, were presented by the Chief Clerk, and referred by the Speaker pro Tempore to the Interim Committee on Water

U. S. Geological Survey-State of California, Cooperative Topographic Mapping Program, July 1, 1964-June 30, 1965 (Pursuant to Public Resources Code, Section 8021). July 1965.

Letter of transmittal dated November 15, 1965

Bulletin No. 94-6. Land and Water Use in Klamath River Hydrographic Unit. Volume II. Plates. May 1965.

Letter of transmittal dated November 26, 1965.

Bulletin No. 130-63. Hydrologic Data. 1963. Volume III: Central Coastal Area. September 1965.

Letter of transmittal dated November 30, 1965

Bulletin No. 94-9. Land and Water Use in Lost River-Butte Valley. Hydrographic Unit Preliminary Edition. July 1965.

Letter of transmittal dated December 15, 1965

Bulletin No. 140. Water Rights Data and Estimated Entitlements to the Flow of the Feather River. August 1965.

Letter of transmittal dated December 16, 1965

Energy Sources for the State Water Project and Other Power Matters. Report to California State Legislature in Response to House Resolution No. 628. December 1965.

Letter of transmittal dated December 31, 1965

Bulletin No. 94-8. Land Water Use in Eel River Hydrographic Unit. Volume 1: Text, Volume II Plate 2 Land and Water Use; Volume III Plate 3 Classification of Lands. August 1965.

Letter of transmittal dated January 6, 1966

Bulletin No. 21-64. Irrigation and Water Storage Districts in California. 1964. December 1965.

Letter of transmittal dated January 6, 1966

Bulletin No. 74-4. Water Well Standards. Central, Hollywood, Santa Monica Basins, Los Angeles County. October 1965.

Letter of transmittal dated January 12, 1966

Report on Santa Monica Mountains Water Supply Investigation (Prepared Pursuant to Senate Resolution No. 18, 1965 First Extraordinary Session). January 1966.

Letter of transmittal dated January 13, 1966

Bulletin No. 162. Box Canyon Project—Feasibility Study. December 1965.

Letter of transmittal dated January 26, 1966

Transactions Under the Davis-Grunsky Act. 1965 Report to the Legislature, Together with Appendixes A, B, and C: Findings on Applications for Funds, Appendixes D and E: Findings on Applications for Funds. January 1966.

Letter of transmittal dated January 27, 1966.

Bulletin No. 130-64. Hydrologic Data. 1964. Volume II: Northeastern California; Appendix C. Ground Water Measurements. September 1965.

Letter of transmittal dated February 2, 1966

Bulletin No. 141. The California State Water Project. Water Supply Contracts. Volumes I and II. November 1965.

Letter of transmittal dated February 2, 1966

REPORTS OF SELECT COMMITTEES

The Select Committee appointed to wait upon the Governor to inform him that the Assembly had organized reported that it had performed its duties

MESSAGES FROM THE GOVERNOR

The following message from the Governor was received, and read

**ACTS OF
EXECUTIVE CLEMENCY
OF CALIFORNIA**

**Granted for Period
January 1, 1965 to December 31, 1965**

**MESSAGE OF THE GOVERNOR
CONCERNING
PARDONS AND COMMUTATIONS**

State of California
Governor's Office, Sacramento
February 7, 1966

*To the Honorable Jesse M. Unruh,
Speaker of the Assembly, and
To the Honorable Members of the
Assembly of the State of California*

In accordance with the provisions of Article VII Section 1 of the Constitution of California, I hereby submit to you a report of the cases of pardon and commutation of sentence issued by me from January 1, 1965, to December 31, 1965

Respectfully submitted,

EDMUND G. BROWN, Governor

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

CLEM W. ANKENY, Prison No. A-13346, was convicted of the crime of Forgery, in the County of Los Angeles, on or about November 10, 1949. He was also convicted of the crime of Forgery, 2 counts, in the County of Los Angeles, on or about February 18, 1948. He was granted probation on these charges, but his probation was subsequently revoked on December 6, 1949. He received terms of 3 years each count, 3 counts, concurrent, he served 2 years 6 months in prison before being released on parole on May 26, 1952. He was finally discharged on November 20, 1954. A certificate of rehabilitation was issued by the Superior Court of the County of San Diego on October 19, 1964. Because he had been convicted of more than a single felony, his case was referred to the Supreme Court of California pursuant to Article VII Section 1 of the California Constitution. On May 10, 1965 the Justices recommended that a pardon be granted. Pardon granted June 25, 1965.

STANLEY J. BERGER, Prison No. A-56836, was convicted of the crime of Grand Theft, 2 counts, in the County of Santa Clara on or about December 31, 1959. He received a term of 4 years and 4 years, concurrent, he served 1 year 6 months in prison before being released on parole on July 8, 1961. He was finally discharged on January 8, 1964. A certificate of rehabilitation was issued by the Superior Court of the County of Santa Clara on June 18, 1965. Pardon granted December 20, 1965.

DARRELL WITTER BROWN, Prison No. A-47600, was convicted of the crime of Grand Theft with Prior Felony Conviction, in the County of San Diego, on or about June 26, 1958. He received a term of 3 years, he served 10 months in prison before being released on parole on April 30, 1959. He was finally discharged on June 3, 1961. He was also convicted of the crime of Burglary, Second Degree, and was sentenced to imprisonment in the state prison. However, execution of this sentence was suspended and he was granted probation on condition that he serve 6

months of said probationary period in the county jail and make restitution. On January 7, 1953, the probation was terminated, and he was granted a discharge pursuant to the provisions of Penal Code section 1203.1. A certificate of rehabilitation was issued by the Superior Court of the County of Los Angeles on June 16, 1964. Because he had been convicted of more than a single felony, his case was referred to the California Supreme Court pursuant to Article VII Section 1 of the California Constitution. On April 14, 1965, the Justices recommended that a pardon be granted. Pardon granted December 20, 1965.

PATRICK CHARLES CADOTTE, Prison No. 8Q 64325, was convicted of the crime of Burglary, Second Degree, in the County of San Luis Obispo, on or about November 29, 1931. He served 2 years 19 days in prison before being released on parole on December 24, 1941. On March 16, 1945, action was taken to permit discharge on April 3, 1945, and on April 5, 1945, he was discharged from parole. Because he had been convicted of more than a single felony his case was referred to the Supreme Court of California pursuant to Article VII Section 1 of the California Constitution. On May 10, 1965, the Justices recommended that a pardon be granted. A certificate of rehabilitation was issued by the Superior Court of the County of Santa Clara on February 28, 1964. Pardon granted June 25, 1965.

MARVIN ARTHUR CARDOZA, Prison No. A-9404, was convicted of the crime of Rape, in the City and County of San Francisco, on or about June 11, 1948. He received a term of 10 years, he served 5 years 3 months 24 days in prison before being released on parole on June 5, 1953. He was finally discharged on June 11, 1958. A certificate of rehabilitation was issued by the Superior Court of the County of Alameda on July 13, 1964. Pardon granted June 25, 1965.

CHEW DOON CHAN, Prison No. A-37226, was convicted on or about February 23, 1955, in the County of Los Angeles, of the crime of Pumping, 4 counts. He received terms of 4 years each count 4 counts, concurrent, he served 2 years in prison before being released on parole on January 13, 1958. He was finally discharged on January 13, 1960. Because he had been convicted of more than a single felony, his case was referred to the Supreme Court of California pursuant to Article VII Section 1 of the California Constitution. On April 14, 1965, the Justices recommended that a pardon be granted. A certificate of rehabilitation was issued by the Superior Court of the City and County of San Francisco on July 17, 1964. Pardon granted June 25, 1965.

ALVIN WHALEY COX, Prison No. A-45553, was convicted on or about February 14, 1958, in the County of San Bernardino, of the crime of Burglary, Second Degree. He received a term of 4 years, he served 1 year 3 months 1 day in prison before being released on parole on May 25, 1959. He was finally discharged on August 24, 1960. A certificate of rehabilitation was issued by the Superior Court of the County of Los Angeles on October 28, 1964. Pardon granted June 25, 1965.

EVELYN ROSE CUMMINGS, Prison No. CIW 2700, was convicted on or about January 24, 1957, in the County of Los Angeles, of the crimes of Conspiracy to Commit Abortion and Abortion. She received terms of 4 years and 4 years, concurrent, she served 1 year 9 months 6 days in prison before being released on parole on November 10, 1958. She was finally discharged on February 4, 1961. A certificate of rehabilitation was issued by the Superior Court of the County of Yuba on August 31, 1964. Pardon granted June 25, 1965.

VERNON L. DELANEY, Prison No. A-40285, was convicted on or about February 7, 1957, in the County of Sacramento, of the crime of Kidnaping and Sex Deviation, 2 counts. He received terms of 5 years each count, concurrent, he served 2 years 6 months in prison before being released on parole on August 8, 1959. He was discharged on February 5, 1962. A certificate of rehabilitation was issued by the Superior Court of the County of Sacramento on December 3, 1964. Pardon granted June 25, 1965.

JOHN WESLEY ESPEY, Prison No. A-4251, was convicted of the crime of Robbery, First Degree, in the County of Los Angeles, on or about July 9, 1946. He received a term of 12 years, he served 5 years 1 month 17 days in prison before being released on parole on September 17, 1951. He was finally discharged on March 21, 1954. A certificate of rehabilitation was issued by the Superior Court of the County of Los Angeles on August 24, 1962. Pardon granted December 20, 1965.

JOHN MERLO FERGUSON, JR., Prison No. A-536, was convicted of the crime of Grand Theft, in the County of Shasta, on or about December 27, 1944. He received a term of 6 years, he served 2 years 1 month in prison before being released on parole on January 29, 1947. He was finally discharged on February 28, 1949. A certificate of rehabilitation was issued by the Superior Court of the County of

Sacramento on October 8, 1964. Because he had been convicted of more than a single felony, his case was referred to the Supreme Court of California pursuant to Article VII Section 1 of the California Constitution. On March 4, 1965, the Justices recommended that a pardon be granted. Pardon granted June 25, 1965.

EUGENE A FISHER, Prison No. SQ-62645, was convicted of the crime of Burglary, Second Degree, in the County of Fresno, on or about November 14, 1938. He received a term of 6 years, he was released on parole on September 18, 1941, he was returned to prison on December 15, 1941, and his parole was revoked. He was finally discharged from prison on July 17, 1943, having completed his sentence. A certificate of rehabilitation was issued by the Superior Court of the City and County of San Francisco on April 27, 1964. Pardon granted June 25, 1965.

PHYLLIS HENRIETTA GENTRY, Prison No. CIW 1265, was convicted of the crime of Manslaughter, in the County of Stanislaus, on or about March 12, 1949. She received a term of 6 years, she served 2 years 7 months 4 days in prison before being released on parole on October 17, 1951. She was finally discharged on March 13, 1955. A certificate of rehabilitation was issued by the Superior Court of the County of Alameda on October 1, 1964. Pardon granted June 25, 1965.

EDWIN C GERLOFF, Prison No. A-35747, was convicted of the crime of NSF Checks, 2 counts, in the County of Fresno, on or about May 17, 1954. He received a term of 3 years and 3 years, concurrent, he served 1 year 3 months in prison before being released on parole on June 1, 1957. He was finally discharged on March 1, 1959. A certificate of rehabilitation was issued by the Superior Court of the County of Fresno on July 31, 1964. Pardon granted June 25, 1965.

RALPH E GIBSON, Prison No. A-39232, was convicted of the crime of Sexual Perversion, in the County of San Mateo, on or about December 3, 1956. He received a term of 6½ years, he served 3 years 3 months 3 days in prison before being released on parole on March 7, 1960. He was finally discharged on June 4, 1963. A certificate of rehabilitation was issued by the Superior Court of the City and County of San Francisco on July 17, 1964. Pardon granted December 20, 1965.

JAMES GRAHAM, Prison No. A-43551, was convicted on or about September 20, 1957, in the County of Kern, of the crime of Assault With a Deadly Weapon. He received a term of 5 years, he served 3 years in prison before being released on parole on October 1, 1960. He was finally discharged on October 1, 1962. A certificate of rehabilitation was issued by the Superior Court of the County of Kern on January 8, 1965. Pardon granted June 25, 1965.

DANIEL MORRIS HARRIS, Prison No. A-20036, was convicted on or about April 27, 1951, in the County of Los Angeles, of the crimes of Sex Perversion and Rape. He received terms of 7 years and 7 years, concurrent, he served 4 years 6 months in prison before being released on parole on July 18, 1956. He was finally discharged on January 15, 1959. A certificate of rehabilitation was issued by the Superior Court of the County of Los Angeles on March 25, 1964. Pardon granted June 25, 1965.

ALBERT HAYDEN, Prison No. A-14471, was convicted on or about March 24, 1950, in the City and County of San Francisco, of the crime of Conspiracy to Commit Abortion. He received a term of 4 years, he served 1 year 6 months in prison. He was released on parole on September 30, 1951, and was finally discharged on March 30, 1954. A certificate of rehabilitation was issued by the Superior Court of the County of Alameda on June 4, 1964. Pardon granted June 25, 1965.

LEO HUEN, Prison No. A-54534, was convicted of the crimes of Conspiracy to Give or Offer Bribes to Executive Officers and Conspiracy, concurrent, in the County of Alameda, on or about July 30, 1959. He received terms of 3 years and 3 years, concurrent; he served 1 year 13 days in prison before being released on parole on August 26, 1960. He was finally discharged on August 13, 1962. A certificate of rehabilitation was issued by the Superior Court of the City and County of San Francisco on September 23, 1965. Pardon granted December 20, 1965.

RAYMOND E KELSEY, Prison No. 36549, was convicted of the crime of Robbery, First Degree, in the County of Los Angeles, on or about June 7, 1922. He received a term of 15 years, he served 5 years 15 days in prison before being released on parole on June 28, 1927. He was finally discharged on November 19, 1930. A certificate of rehabilitation was issued by the Superior Court of the County of Humboldt on May 10, 1965. Pardon granted December 20, 1965.

WILLIAM FRANK KYGAR, Prison No. SQ-65063, was convicted of the crime of Forgery, 8 counts, in the County of Santa Barbara, on or about October 26, 1940. He was received in prison on October 20, 1940, on November 21, 1941, he was granted parole after he had served 2 calendar years, and final action fixing his actual

term of sentence was postponed until he had served 1 calendar year on parole. He was thereafter paroled on July 6, 1942, and on April 27, 1945, his term was revoked to discharge on June 23, 1945, his sentence having been completed. A certificate of rehabilitation was issued by the Superior Court of the County of San Diego on October 26, 1961. Pardon granted June 25, 1965.

FRED J. LAUDERDALE, Prison No. A-4829, was convicted on or about February 9, 1945, in the County of Fresno, of the crime of Burglary, Second Degree, 2 counts. He was originally granted probation on these convictions, however, on August 12, 1946, his probation was revoked. He was also convicted on or about August 12, 1946, in the County of Fresno, of the crime of Burglary, First Degree. He received terms of 6 years each count, 3 counts, all concurrent. He served 1 year 10 months and 24 days in prison before being released on parole on July 7, 1945. He was finally discharged on September 7, 1950. A certificate of rehabilitation was issued by the Superior Court of the County of Monterey on November 20, 1964. Because he had been convicted of more than a single felony, his case was referred to the Supreme Court of California pursuant to Article VII Section 1 of the California Constitution. On May 13, 1965, the Justices recommended that a pardon be granted. Pardon granted on June 25, 1965.

ROBERT GEORGE LOPEZ, Prison No. A-41589, was convicted of the crime of Grand Theft, in the County of Santa Barbara, on or about April 29, 1957. He received a term of 4 years, he served 1 year 9 months in prison before being released on parole on February 2, 1959. He was finally discharged on May 2, 1961. A certificate of rehabilitation was issued by the Superior Court of the County of Santa Barbara on February 24, 1965. Pardon granted December 20, 1965.

MOREL JOSEPH MARSHALL, Prison No. A-16161, was convicted of the crime of Illegal Possession of Narcotics, 2 counts, on or about October 25, 1950, in the City and County of San Francisco. He received terms of 6 years and 6 years, concurrent, he served 3 years 9 months in prison before being released on parole on July 26, 1954. He was finally discharged on October 26, 1956. A certificate of rehabilitation was issued by the Superior Court of Alameda County on May 27, 1965. Pardon granted December 20, 1965.

JAMES EDWIN MCLEAN, Prison No. A-12277, was convicted of the crime of Burglary, Second Degree, in the County of Alameda, on or about December 4, 1945, and was placed on probation for a term of 4 years. He was subsequently convicted of the crimes of Kidnapping and Robbery, First Degree, 3 counts, in the County of Alameda, on or about June 28, 1949, and his probation on the prior felony conviction was revoked, he received terms of 8 years on each of 3 counts concurrent. He served 4 years 6 months in prison before being released on parole on December 20, 1953. He was finally discharged on June 29, 1957. A certificate of rehabilitation was issued by the Superior Court of Alameda County on January 29, 1965. Because he had been convicted of more than a single felony, his case was referred to the California Supreme Court pursuant to Article VII, section 1 of the California Constitution. On October 19, 1965, the Justices recommended that a pardon be granted. Pardon granted December 20, 1965.

VIRGINIA LOUISE NICHOLSON, Prison No. CIW 2033, was convicted on or about February 15, 1954, in the County of Santa Barbara, of the crime of Forgery. She received a term of 5 years, she served 1 year 8 months 1 day in prison before being released on parole on October 19, 1955. On November 2, 1956, her term was revoked at 54 years, and on December 4, 1958, her term was revoked again to discharge on February 18, 1959. She was finally discharged on February 18, 1959. A certificate of rehabilitation was issued by the Superior Court of the County of Santa Barbara on October 19, 1964. Pardon granted June 25, 1965.

ANTHONY NIEBLA, Prison No. A-39307, was convicted on or about February 15, 1955, in the County of Monterey, of the crime of Possession of Marijuana, 2 counts. Imposition of sentence was suspended and he was placed on probation, however, on December 5, 1956, his probation was revoked. He received terms of 3 years and 3 years, concurrent, he served 1 year 6 months 10 days in prison before being released on parole on June 16, 1958. He was finally discharged on December 6, 1959. A certificate of rehabilitation was issued by the Superior Court of the County of Monterey on November 20, 1964. Pardon granted June 25, 1965.

ROY H. PALMER, Prison No. A-32133, was convicted of the crime of Robbery, First Degree, in the City and County of San Francisco, on or about February 24, 1955. He received a term of 5 years, he served 1 year 9 months 2 days in prison before being released on parole on November 26, 1956. On August 13, 1959, his term was revoked to discharge, and he was finally discharged on August 13, 1959. A certificate of rehabilitation was issued by the Superior Court of Alameda County on June 17, 1965. Pardon granted December 20, 1965.

STANFORD P. PATTAN, Prison No A-25884, was convicted of the crime of Burning Growing or Standing Grain, 2 counts, consecutive, in the County of Glenn, on or about August 7, 1953. He received terms of 3 years and 3 years, consecutive, he served 3 years in prison before being released on parole on August 10, 1956. He was finally discharged on August 10, 1959. A certificate of rehabilitation was issued by the Superior Court of Glenn County on August 13, 1965. Pardon granted December 20, 1965.

CLYDE PEAVYHOUSE, Prison No A-39024, was convicted of the crime of Grand Theft in the County of Kern, on or about November 7, 1956. He received a term of 2 1/2 years, he served 1 year 3 months in prison before being released on parole on February 16, 1958. He was finally discharged on May 16, 1959. A certificate of rehabilitation was issued by the Superior Court of Kern County on April 14, 1965. Pardon granted December 20, 1965.

LLOYD PHILLIPS, Prison No SQ-64613, was convicted of the crime of Burglary Second Degree, 2 counts, in the County of Tulare, on or about January 29, 1940. He received terms of 6 years and 6 years, concurrent, he served 1 year 1 month 11 days in prison before being released on parole on March 14, 1941. On December 17, 1941, his parole was revoked and he was returned to prison on January 8, 1942, as a parole violator, he was released again on parole on June 11, 1942, and was finally discharged on April 26, 1944. A certificate of rehabilitation was issued by the Superior Court of the County of Orange on November 14, 1964. Pardon granted December 20, 1965.

EDWARD BRUCE ROBINSON, Prison No A-34436, was convicted of the crime of Possession of Narcotics, in the County of Orange, on or about June 17, 1955. He received a term of 4 1/2 years, he served 2 years 9 months in prison before being released on parole on March 24, 1958. He was finally discharged on December 24, 1959. A certificate of rehabilitation was issued by the Superior Court of Orange County on April 6, 1962. Pardon granted December 20, 1965.

WILLIAM EMERSON ROSE, Prison No A-19854, was convicted of the crime of Conspiracy to Violate Section 504 of the Penal Code and Section 14420 of the Government Code, 2 counts, and Embezzlement of Public Monies in violation of Section 504 of the Penal Code, and also a violation of Section 14420 of the Government Code, in the County of Los Angeles, on or about July 26, 1948. He received terms of 3 1/2 years, 2 counts, concurrent, 3 1/2 years, 2 counts, all concurrent, he served 1 year 6 months in prison before being released on parole on July 2, 1953. He was finally discharged on July 2, 1955. A certificate of rehabilitation was issued by the Superior Court of the County of Los Angeles on August 7, 1964. Pardon granted June 25, 1965.

JOHN STEVEN RYAN, Prison No A-31453, was convicted on or about December 20, 1954, in the County of San Mateo, of the Crime of Robbery, First Degree. He received a term of 5 years, he served 2 years 6 months 10 days in prison before being released on parole on July 1, 1957. He was finally discharged on December 21, 1959. A certificate of rehabilitation was issued by the Superior Court of the County of San Mateo on November 28, 1964. Pardon granted June 25, 1965.

ELIZABETH ST JOHN, Prison No CIW 3353, was convicted of the crime of Conspiracy to Commit the Crime of Keeping a House of Ill Fame, in the County of San Diego, on or about June 29, 1959. She received a term of 3 years, she served 1 year 2 months 13 days in prison before being released on parole on September 14, 1960. She was finally discharged on July 1, 1962. A certificate of rehabilitation was issued by the Superior Court of the County of San Diego on June 7, 1965. Pardon granted December 20, 1965.

JACOB ELMER SIU, Prison No A-30477, was convicted of the crime of Attempt to Possess a Narcotic, in the County of Los Angeles, on or about September 13, 1954. He received a term of 1 year, he served 1 year in prison. He was finally discharged on September 13, 1955. A certificate of rehabilitation was issued by the Superior Court of the County of Los Angeles on April 22, 1959. Pardon granted December 20, 1965.

GEORGE LOUIS SMITH, Prison No A-9090, was convicted on or about May 3, 1948, in the County of San Luis Obispo, of the crime of Escape. He received a term of 4 years. He served 1 year 11 months 13 days in prison before being released on parole on April 17, 1950. He was finally discharged on May 4, 1952. A certificate of rehabilitation was issued by the Superior Court of the County of Fresno on April 30, 1964. Pardon granted June 25, 1964.

ALFRED BRUNO TAFOYA, Prison No. A-40967, was convicted of the crime of Assault With a Deadly Weapon, in the County of Placer, on or about March 21, 1957. He received a term of 4 years, he served 2 years in prison before being released on parole on March 21, 1959. He was finally discharged on March 21, 1961. A certificate of rehabilitation was issued by the Superior Court of Alameda County on August 20, 1965. Pardon granted December 20, 1965.

WALLACE FREDRICK TICE, Prison No. A-21276, was convicted on or about May 14, 1952, in the County of Santa Cruz, of the crime of Sex Perversion. He received a term of 5 years, he served 2 years 6 months in prison before being released on parole on November 16, 1954. He was finally discharged on May 16, 1957. A certificate of rehabilitation was issued by the Superior Court of the County of Contra Costa on October 15, 1964. Pardon granted June 25, 1965.

RUBEN M. VASQUEZ, Prison No. A-44163, was convicted of the crime of Possession of Narcotics, in the County of Orange, on or about November 12, 1957. He received a term of 3 years, he served 1 year 4 months in prison before being released on parole on March 13, 1959. He was finally discharged on November 13, 1960. He was also convicted of the crime of Rape, in the Superior Court of San Bernardino County, on or about February 10, 1956. He was committed to the custody of the California Youth Authority and was released on parole on May 22, 1957 and was discharged from this commitment on December 6, 1957, following his conviction on November 12, 1957, for the felony of Possession of Narcotics, as described above. A certificate of rehabilitation was issued by the Superior Court of the County of San Bernardino on April 20, 1964. Because he had been convicted of more than a single felony, his case was referred to the Supreme Court of California pursuant to Article VII Section 1 of the California Constitution. On May 26, 1965, the Justices recommended that a pardon be granted. Pardon granted December 20, 1965.

RICHARD BEN WALLACE, Prison No. A-52415, was convicted on or about April 14, 1959, in the County of Sacramento of the crime of Issuing Check Without Sufficient Funds With Intent to Defraud, 2 counts concurrent. He received terms of 5 years and 5 years, concurrent, he served 1 year 17 days in prison before being released on parole on May 2, 1960. He was finally discharged on April 15, 1964. A certificate of rehabilitation was issued by the Superior Court of the County of Shasta on January 15, 1965. Pardon granted December 20, 1965.

JAMES JACKSON WILLIS, Prison No. SQ-70589, was convicted on or about September 30, 1948, in the County of Los Angeles, of the crime of Burglary, First Degree. He received a term of 10 years, he served 3 years 1 month 12 days in prison before being released on parole on December 16, 1946. He was finally discharged on December 15, 1948. A certificate of rehabilitation was issued by the Superior Court of the County of Los Angeles on August 21, 1961. Pardon granted June 25, 1965.

GEORGE YUEN, Prison No. C1550, was convicted of the crime of Violation of State Narcotic Act, in the City and County of San Francisco, on or about February 24, 1938. He received a term of 6 years, he served 3 years 8 months in prison before being released on parole on October 28, 1941. He was finally discharged on April 28, 1942. A certificate of rehabilitation was issued by the Superior Court of the City and County of San Francisco on May 11, 1965. Pardon granted December 20, 1965.

PARDONS

Pardons granted pursuant to Article VII, Section 1 of the California Constitution based upon establishment of innocence, or finding of extreme hardship, or where the applicant was not eligible to proceed under Section 4852.01 to 4852.2 of the Penal Code, and had sufficiently demonstrated rehabilitation.

AMADO ABELLON ALBANO, was convicted of the crime of Possession of Marijuana in the County of Los Angeles, in May, 1950. He was sentenced to serve 1 year in the Los Angeles County Jail. On May 13, 1965, the Adult Authority recommended that a pardon be granted on the grounds of undue hardship. Pardon granted June 25, 1965.

HILARIO DURAN BALCITA, Prison No. A-215, was convicted in August, 1944, in the County of Los Angeles, of Murder, First Degree. He served 7 years 6 months in prison before being paroled on February 19, 1952. On May 13, 1965, the Adult Authority recommended that a pardon be granted on the grounds of rehabilitation. Pardon granted June 25, 1965.

JOHN W. BURSTON, Prison No A-24637, was convicted of the crimes of Conspiracy to Violate Section 11500 of the Health and Safety Code and Possession of Narcotics, in the County of San Diego, in April, 1953. He served 1 year 9 months in prison before being released on parole on January 17, 1955. He was finally discharged on April 17, 1957. On September 29, 1965, the Adult Authority recommended that a pardon be granted on the grounds of rehabilitation. Pardon granted December 20, 1965.

EDWARD WILLIAM BILLINGS, Prison Nos SQ-51996 and FOL-19562, was convicted in April, 1932, in the County of Los Angeles of Murder, First Degree. He served 11 years 10 months 5 days in prison before being paroled on February 28, 1944. On March 25, 1965, the Adult Authority recommended that a pardon be granted based upon his rehabilitation. Pardon granted June 25, 1965.

LEWIS HERSCHEL DOWNS, Prison No SQ-50870, was convicted in September, 1931, in the County of Alameda, of Murder, First Degree. He served 12 years in prison before being paroled on September 24, 1943. On October 3, 1953, Governor Earl Warren commuted his sentence to 22 calendar years. This action effected his discharge from parole as of September 24, 1953, his sentence having been completed. On March 25, 1965, the Adult Authority recommended that a pardon be granted on the grounds of rehabilitation. Pardon granted June 25, 1965.

JAMES ALFRED FIGUEIREDO, Prison No A-8658, in March, 1948, in the County of Stanislaus, of Robbery, First Degree, and Kidnaping. He served 7 years 6 months 2 days in prison before being released on parole on September 19, 1955. On May 13, 1965, the Adult Authority recommended that a pardon be granted on the grounds of rehabilitation. Pardon granted June 25, 1965.

DELBERT FIRSTER, Prison No 20388, was convicted in May, 1936, in the County of Los Angeles, of Burglary, Second Degree, with 3 prior felony convictions. He served 9 years 8 months 12 days in prison before being released on parole on February 15, 1946. He was previously convicted of 3 felonies for which he served terms in a state prison. On November 19, 1965, the Adult Authority recommended that a pardon be granted on the grounds of rehabilitation. Because he had been convicted of more than a single felony, his case was referred to the California Supreme Court, pursuant to Article VII, section 1 of the California Constitution. On December 13, 1965, the Justices recommended that a pardon be granted. Pardon granted December 20, 1965.

EDDIE HILL, Prison No A-2947, was convicted in January, 1946, in the County of Contra Costa of Robbery, First Degree, 2 counts. He served 2 years and 5 months in prison before being released on parole on June 7, 1948. On January 11, 1949, he was returned to prison as a parole violator with a new term for an additional crime. He was paroled again on October 11, 1956, and discharged from his first conviction on October 27, 1956, and continued on parole for the second offense as follows: he was convicted on January 10, 1949, in the County of Contra Costa, of Robbery, Second Degree. He served 7 years 9 months before being released on parole on October 11, 1956. He was finally discharged on January 11, 1958. On November 19, 1965, the Adult Authority recommended that a pardon be granted on the grounds of rehabilitation. Because he had been convicted of more than a single felony, his case was referred to the California Supreme Court pursuant to Article VII, section 1 of the California Constitution. On December 14, 1965, the Justices recommended that a pardon be granted. Pardon granted December 20, 1965.

JACOB ERNEST JAN, Prison No 15793, was convicted of the crime of Burglary, Second Degree, with three prior felony convictions, in the County of San Diego, in May, 1929. In March, 1932, he escaped from state prison and was returned on March 31, 1933, with a new conviction for the felony of Escape from State Prison, in the County of Sacramento. He served a total time of 15 years, 5 months, and 20 days in prison before being paroled on November 19, 1945. He has now been on parole for over 20 years. He was previously convicted of 3 felonies for which he served terms in a state prison. On September 29, 1965, the Adult Authority recommended that a pardon be granted on the grounds of rehabilitation. Because he had been convicted of more than a single felony, his case was referred to the California Supreme Court pursuant to Article VII, section 1 of the California Constitution. On December 3, 1965, the Justices recommended that a pardon be granted. Pardon granted December 20, 1965.

EUGENE LARON, Prison No A-2025 was convicted in July, 1945, in the County of San Joaquin, of Murder, First Degree. He served 8 years 6 months in prison before being released on parole on January 25, 1954. On March 25, 1965, the Adult Authority recommended that a pardon be granted on the grounds of rehabilitation. Pardon granted June 25, 1965.

ALFRED LUSHING, Prison No. SQ-68211, was convicted in February, 1939, in the County of Los Angeles, of Conspiracy to Commit Assault with a Deadly Weapon, to Extort, and to Illegally Use Injurious Chemicals, and five counts of Illegally Using Injurious Chemicals. Sentences on these six counts were ordered to run concurrently with each other. He served 8 months 23 days in prison. He was discharged January 5, 1943, when his sentence was commuted to time served by Governor Culbert L. Olson. On May 13, 1965, the Adult Authority recommended that a pardon be granted on the grounds of rehabilitation. Pardon granted June 25, 1965.

OTHA E. MABREY, Prison No. 55624, was convicted of the crime of Grand Theft in the County of Fresno, in March, 1934. He served 2 years 1 month in prison before being released on parole on April 3, 1936. He was finally discharged on October 3, 1937. On September 29, 1965, the Adult Authority recommended that a pardon be granted on the grounds of rehabilitation. Pardon granted December 20, 1965.

ROY A. MAINE, Prison No. 68591, was convicted in August, 1939, in the County of Fresno, of Lewd and Lascivious Conduct. He served 4 years 3 months 15 days in prison before being paroled on November 23, 1943. He was finally discharged on November 23, 1943. On September 29, 1965, the Adult Authority recommended that a pardon be granted on the grounds of rehabilitation. Pardon granted December 20, 1965.

FREDERICK P. MOTEN, was convicted in August, 1961, in the County of Los Angeles of the crime of Lewd and Lascivious Conduct. He was sentenced to serve a term of 9 months in the County Jail and then an additional 5 years on probation. In April, 1963, the court terminated his probationary status and discharged him from supervision. After an extensive investigation, the Adult Authority recommended that a pardon be granted based upon the grounds of innocence. Pardon granted June 25, 1965.

ROBERT G. O'BRIEN, Prison No. A-58319, was convicted of the crime of Grand Theft, in the City and County of San Francisco, in March, 1960. He served 1 year in prison before being released on parole on March 21, 1961. He was finally discharged on March 25, 1963. On September 29, 1965, the Adult Authority recommended that a pardon be granted on the grounds of rehabilitation and hardship. Pardon granted December 20, 1965.

FREDERICO RAFFIN, Prison No. A-6298, was convicted in May, 1947, in the County of Santa Cruz, of Murder, First Degree. He served 9 years 6 months in prison before being paroled on November 19, 1956. On March 25, 1965, the Adult Authority recommended that a pardon be granted on the grounds of rehabilitation. Pardon granted June 25, 1965.

PELAGIO REAL, Prison No. SQ-57656, was convicted in May, 1935, in the County of Contra Costa of Murder, First Degree. He served 15 years and 14 days before being released on parole on June 1, 1950. On March 25, 1965, the Adult Authority recommended that a pardon be granted on the grounds of rehabilitation. Pardon granted June 25, 1965.

ALBERT JAMES ST. CLAIR, Prison No. SQ-66177, was convicted in the County of Ventura of Murder, First Degree. He served 10 years in prison before being released on parole on February 21, 1951. He was previously convicted of a felony for which he served a term in a state prison. On May 13, 1965, the Adult Authority recommended that a pardon be granted on the grounds of rehabilitation. Because he had been convicted of more than a single felony, his case was referred to the California Supreme Court pursuant to Article VII, section 1 of the California Constitution. On June 28, 1965, the Justices recommended that a pardon be granted. Pardon granted on December 20, 1965.

RAMON VALENCIA TAPIA, Prison No. FOL-19206, was convicted of Petty Theft with Prior Petty Theft in the County of Los Angeles in June, 1934. He served 2 years 7 months in prison before being released on parole on February 6, 1937. He was discharged from parole on February 6, 1938. On May 13, 1965, the Adult Authority recommended that a pardon be granted on the grounds of undue hardship. Because he had been convicted of more than a single felony, his case was referred to the California Supreme Court pursuant to Article VII Section 1 of the California Constitution. On June 2, 1965, a majority of the Justices recommended that a pardon be granted. Pardon granted June 25, 1965.

GEORGE TAVAROSI, Prison No. SQ-67798, was convicted in January, 1942, in the County of Santa Clara, of Murder, First Degree. He served 12 years 6 months in prison before being released on parole on July 19, 1954. On March 25, 1965, the Adult Authority recommended that a pardon be granted on the grounds of rehabilitation. Pardon granted June 25, 1965.

COMMUTATIONS OF SENTENCES

JACK D. GREEN, Prison No. SQ-51811, was convicted in March, 1932, in the County of Los Angeles, of Murder, First Degree. He received a sentence of death. On January 4, 1934, that sentence was commuted by Governor Rolph to life imprisonment without possibility of parole. On December 21, 1959, the sentence was further commuted so as to remove the restriction against possibility of parole. On September 1, 1960, he was released on parole after having served 28 years 5 months and 8 days in prison. On March 25, 1965, the Adult Authority recommended that a commutation of sentence to time served be granted. Commutation of sentence to time served granted June 25, 1965.

PAUL LEE HOLT, Prison Nos. FOL-22309, SQ-55768, was convicted in April, 1939, in the County of Los Angeles, of Robbery, First Degree, 3 counts, and Kidnaping. He was sentenced to serve consecutive terms of 5 years to life on each of the robbery convictions, and also a sentence of life without possibility of parole on the kidnaping charge. He served 13 years 6 months in prison. He was made eligible for parole due to a legislative change in the statutes, and was paroled on October 19, 1952. He was returned to prison as a parole violator on January 21, 1954, and was again paroled on April 1, 1955. Because he had been convicted of more than a single felony, his case was referred to the Supreme Court of California pursuant to Article VII Section 1 of the California Constitution, and on May 12, 1965, a majority of the Justices recommended that a commutation of sentence to time served be granted. Commutation of sentence to time served granted June 25, 1965.

ALFRED FRANK PETERSON, Prison No. A-18391, was convicted in July, 1939, in the County of El Dorado, of Murder, First Degree. He served 4 years 6 months in prison. On December 20, 1954, Governor Knight commuted his sentence by removing the seven year minimum term restriction of Penal Code section 3046. He was paroled on January 23, 1956. On May 13, 1965, the Adult Authority recommended that a commutation of sentence to time served be granted on the grounds of rehabilitation. Commutation of sentence to time served granted June 25, 1965.

ANNOUNCEMENTS

Speaker pro Tempore Bee announced that the Assembly would convene at 10 30 a.m. on Tuesday, February 8, 1966, and that a Joint Convention with the Senate for the purpose of hearing the Governor's Budget Message would be held at 11 a.m.

ANNOUNCEMENT OF DEMOCRATIC CAUCUS

Mr. Danielson announced that there would be a Democratic Caucus immediately upon adjournment today, in Room 4164.

**APPOINTMENT OF COMMITTEE ON
ENGROSSMENT AND ENROLLMENT**

By unanimous consent, Messrs. Soto (Chairman), Bee and Unruh were appointed to the Standing Committee on Engrossment and Enrollment.

REQUEST FOR UNANIMOUS CONSENT TO PRINT IN JOURNAL

Mr. Dymally asked for unanimous consent that a letter relative to Assembly Bill No. 580 be printed in the Journal.

Mr. Badham withheld unanimous consent.

LEAVES OF ABSENCE FOR THE DAY

The following Member was granted leave of absence for the day, because of legislative business elsewhere.

Mr. Soto, on request of the Speaker pro Tempore.

NAME PLACED UPON ROLL CALL ON HOUSE RESOLUTION NO. 1

Mr. Thomas was granted unanimous consent that he be recorded as voting "Aye" on House Resolution No. 1.

ADJOURNMENT

At 1.15 p m., on motion of Mr. Monagan, the Speaker pro Tempore declared the Assembly adjourned until 10:30 a m., Tuesday, February 8, 1966, out of respect to the memory of the late Joseph R. Knowland of Oakland, former Member of the Assembly, State Senator, Congressman, and publisher of the Oakland Tribune.

JESSE M UNRUH, Speaker

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

SECOND LEGISLATIVE DAY

SECOND CALENDAR DAY

IN ASSEMBLY

Assembly Chamber
Tuesday, February 8, 1966

The Assembly met at 10 30 a m

Hon Carlos Bee, Speaker pro Tempore of the Assembly, presiding.
Chief Clerk James D Driscoll at the Desk.

Assistant Clerk Malcolm MacIntyre reading

ROLL CALL

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

Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Belenson, Belotti, Biddle, Britchgi, Brown, Burgener, Burton, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Duffy, Dymally, Elliott, Fenton, Ferrell, Foran, Garrigus, Gonsalves, Greene, Henson, Hinkleley, Harvey Johnson, Ray E Johnson, Kennick, Knox, Lanterman, Marks, McMillan, Meyers, Mihos, Mills, Monagan, Moretti, Mulford, Pattee, Petris, Poiter, Powers, Quimby, Russell, Ryan, Shoemaker, Song, Soto, Stanton, Stevens, Thelin, Thomas, Veneman, Veysey, Waldie, Warren, Whetmore, Williamson, Willson, Young, Zberg, Zenovich, and Mr. Speaker—74.

Quorum present

PRAYER

The following prayer was offered by the Chaplain, Rev. Robert R. Ferguson

O Lord, our God, As in the beginning Thou didst create parts of the universe, may this Assembly see the significance of new beginnings. May we ever be knowledgeable about past issues, but ever seeking to be responsive to new views and make the right evaluation. Will you give to each of our lawmakers a disturbing, yet deep, sense of His sacred trust? While visibly debating with each other, may there ever be the panorama view of the millions in our state whose earthly destiny depends upon what takes place in this chamber. May our integrity be deepened and our mental and spiritual vision widened. We pray in our Lord's Name—AMEN

PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of Speaker pro Tempore Bee, Mr Soto then led the Assembly in the pledge of allegiance to the Flag.

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mr. Crown, seconded by Mr. Burgener

LEAVES OF ABSENCE FOR THE DAY

The following Member was granted leave of absence for the day, because of illness

Mr Donovan, on motion of Mr Monagan

The following Members were granted leaves of absence for the day, because of legislative business elsewhere:

Mr Flournoy, on motion of Mr Monagan.

Mr Carrell, on motion of Mr Waldie

Mr Winton, on motion of Mr. Waldie

Mr Rumford, on motion of Mr Waldie

Mr Dills, on motion of Mr Waldie

RESOLUTIONS

The following resolution was offered.

By Assemblymen Elliott and Burton.

House Resolution No 27

Relative to the Chinese New Year, the Year of the Horse

WHEREAS, Friday, January 21, was Chinese New Year's Day, and

WHEREAS, That day heralded the beginning of the year 4664 in the Chinese lunar calendar, called the Year of the Horse, and

WHEREAS, The occasion was celebrated for 10 days with all the festivity, tradition, and noise that for centuries have made it the most important event among Chinese people everywhere, and

WHEREAS, It is the sincere desire of each Member of the Assembly that the Year of the Horse will be a year of joy, happiness and prosperity to all members of the Chinese community of California, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members of this Assembly do extend their best wishes to all Californians of Chinese ancestry during this year of the Horse, and be it further

Resolved, That the Chief Clerk of the Assembly is hereby directed to transmit suitably prepared copies of this resolution to the Chinese Chamber of Commerce, the Chinese Six Companies, the San Francisco, Los Angeles, Oakland, Fresno, Salinas and Grand Lodges of the Chinese-American Citizens' Alliance, the Cathay Post of the American Legion, the Chinatown Post 4618 of the Veterans of Foreign Wars, the Disabled American Veterans, Chinese Memorial Chapter No 69, the Chinatown Democratic Club of Los Angeles, the Chinatown Democratic Club of San Francisco, and Frank S. Fat

Request for Unanimous Consent

Mr Elliott was granted unanimous consent to take up House Resolution No 27 without reference to committee or file

Resolution read

Members Made Coauthors of House Resolution No. 27

Mr Elliott was granted unanimous consent that all Members so desiring be placed upon House Resolution No 27 as coauthors

Roll Call

The following Members indicated a desire to become coauthors.

Assemblymen Allen, Ascraft, Badham, Barnes, Bee, Beilenson, Belotti, Biddle, Britschgi, Burgener, Casey, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Duffy, Dymally, Fenton, Foran, Greene, Henson, Hunkley, Harvey Johnson, Ray E Johnson, Kennick, Kuov, Marks, McMillan, Mihos, Mills, Monagan, Mulford, Pattee, Porter, Powers, Song, Stanton, Thelin, Thomas, Veneman, Waldie, Whetmore, Williamson, Young, and Zberg

Resolution read, as amended, and adopted unanimously.

By Assemblyman Waldie

House Resolution No 28

Relative to inviting the Senate to convene in Joint Convention

Resolved by the Assembly of the State of California, That the Speaker appoint a Select Committee of Three to wait upon the Senate and invite that honorable body to meet with the Assembly in Joint Convention at 11 a m for the purpose of hearing Governor Edmund G Brown address the Joint Convention

Request for Unanimous Consent

Mr Waldie was granted unanimous consent to take up House Resolution No 28 without reference to committee or file

Resolution read, and adopted

Appointment of Select Committee

Pursuant to the provisions of House Resolution No 28 Speaker pro Tempore Bee appointed Messrs Casey, Chappie, and Henson as such Select Committee to wait upon the Senate, and invite the Members of the Senate to meet with the Members of the Assembly in Joint Convention at 11 a m today for the purpose of hearing the Governor's message to the Legislature

By Assemblyman Waldie

House Resolution No. 29

Relative to inviting the Governor to address a
Joint Convention of the Legislature

Resolved by the Assembly of the State of California, That the Speaker appoint a Select Committee of Five to wait upon the Governor and invite him to address the Joint Convention of the Senate and the Assembly at 11 a m

Request for Unanimous Consent

Mr Waldie was granted unanimous consent to take up House Resolution No 29 without reference to committee or file

Resolution read, and adopted.

Appointment of Select Committee

Pursuant to the provisions of House Resolution No 29, the Speaker pro Tempore appointed Messrs Thomas, McMillan and Belotti as such Select Committee to wait upon the Governor, and to invite him to address the Joint Convention of the Senate and Assembly at 11 a m

**REPRESENTATIVES OF THE PRESS PERMITTED ON THE
FLOOR OF THE ASSEMBLY**

Speaker pro Tempore Bee was granted unanimous consent that representatives of the press, radio and television stations be permitted on the floor of the Assembly for this day's proceedings.

RESOLUTIONS

The following resolution was offered.

By Assemblyman Dymally

House Resolution No 30

Relative to the East End Baptist Church Chapter
of the California League of Senior Citizens

WHEREAS, The East End Baptist Church group of the California League of Senior Citizens will have its inaugural meeting on Wednesday, February 9, 1966, at 10768 Watts Avenue, Los Angeles; and

WHEREAS, Rev Hardy Stephens, an ordained man of God of the Baptist Church, who has been a religious leader of many fellow Californians in Los Angeles for more than a decade, and who is 53 years of age, will be chairman pro tem; and

WHEREAS, The other men of distinction who will be leaders of the California League of Senior Citizens in this burgeoning community will be Rev L Johnson, Minister of the East End Baptist Church, Chaplain, Noble Robinson, acting Vice Chairman; and Tom F. Garcia, Sergeant-at-Arms, and

WHEREAS, The comfort afforded the aged, the blind, the disabled, and the needy by a generation of work by chapters of the California League of Senior Citizens in the area, notably Camille Ross-Morning Star, the All Nations Chapter, the Zone 2 Chapter, and the Zone 59 Chapter, is worthy of our highest praise, and

WHEREAS, The self-sacrifice of the officers and leaders of these Chapters of the California League of Senior Citizens has brought happiness to hundreds of good folks in their communities, and

WHEREAS, Scores of key members of the California League of Senior Citizens of long standing are assisting this new Chapter, including John Tucker, John Van Dyke, Carrie Hair and Sherwood Miller, who are currently participating as Chapter officers and who are lending encouragement to the East End Baptist Church group, and Rev Hardy Stephens, Rev L Johnson, Noble Robinson and Tom F Garcia with their vigor, determination, charity and brotherly love, and

WHEREAS, The path of self-sacrifice set out by these aged folks of the California League of Senior Citizens will be followed by the East End Baptist Church group; now, therefore, be it

Resolved by the Assembly of the State of California, That the Assembly acknowledge and wishes well the membership and officers of the California League of Senior Citizens, of the East End Baptist Church group, and all those who without pay and with great personal sacrifice year in and year out assist the aged, the blind, the disabled, and the needy; and be it further

Resolved, That the Chief Clerk of the Assembly shall transmit a suitably prepared copy of this resolution to the East End Baptist Church Chapter of the California League of Senior Citizens, 2404 Santa Ana Boulevard, Los Angeles, California.

Request for Unanimous Consent

Mr Dymally was granted unanimous consent to take up House Resolution No 30 without reference to committee or file

Resolution read, and adopted.

INTRODUCTION OF GUESTS

Mr Young, of Napa, introduced his guests, Henry W Spielman, Counsellor from U.S. Embassy to Rawalpindi, Pakistan and Mrs. Henry W Spielman and Mrs. J. A. Burns of Pope Valley, California

Speaker pro Tempore Bee introduced Marshall S Chlavin and Mrs Lillian Chlavin of Los Angeles the guests of Mr Conrad, of Sherman Oaks.

Mr. Barnes, of San Diego, introduced his guests: Colonel Chester Reed, Military Aide to Governor Brown, and the following US Escort Personnel Captain W C Meyer, US Navy, and Mrs Meyer, Commander H O Richards, US Navy, Lieutenant Commander J B Milton, Jr, US Navy, Lieutenant J J Muller, US Navy, and Ensign G L Covington, US Navy, and the following Senior Foreign officers studying Amphibious Warfare Planning at Coronado Commander Hugu Regis Veiga and Mrs. Veiga, of Brazil, Captain Oscar Villegas Martinez of Chile, Major Rudolph Max Krueger and Mrs Krueger, of Germany, Commander Baruch Broshi of Israel, Lieutenant Colonel Christiaan C. Schoenzzetter, of the Netherlands; Lieutenant Commander Daniel Mariscal Galiano, of Peru, Colonel Leandro N Lonzame and Lieutenant Commander Simeon M Alejandro of the Philippines;

Commander Paulo Belmarco Da Costa Santos, of Portugal, Rear Admiral Chien Hui-yuan and Major General Lin Shu-chiao, of the Republic of China, Colonel Kang Bok Koo, Colonel Cha Duck Soo and Commander Ku Pon Sun of the Republic of Korea, Captain Jose Moscoso del Prado y de la Torre, Commander Jaime Gomez Pablos Duarte, and Lieutenant Colonel Wenceslao Colom Mari of Spain, Colonel Bjorn Engwall, of Sweden, and Commander Nghiem Van Phu of Viet Nam

Mr. Mulford, of Oakland, introduced his guests, John H. Reading and Ray Norton of Oakland.

The Members of the Assembly joined in welcoming the above guests on their visit to the Assembly Chamber

RESOLUTIONS

The following resolutions were offered

By Assemblyman Monagan.

House Resolution No. 31

Relative to memorializing J. Marshall Cless

WHEREAS, The sudden death of J. Marshall Cless of a heart attack has deprived this state and his community of an outstanding citizen, and

WHEREAS, Mr. Cless has provided a vigorous, informed leadership in his 10 years as chairman of the San Joaquin County Republican Central Committee and has demonstrated an effective concern for local affairs as chairman of Reclamation District No. 2 in the Tracy area, as a member of the San Joaquin County Air Pollution Control Committee, and as a director of the Delta Water Users Association; and

WHEREAS, His executive ability was well known to his employer, the California Packing Corporation, whom he served for 18 years as ranch superintendent, now, therefore, be it

Resolved by the Assembly of the Legislature of California, That the Members take this opportunity to pay their final respects to J. Marshall Cless and commend to all his splendid example of community service, and be it further

Resolved, That the Chief Clerk of the Assembly is directed to send suitably prepared copies of this resolution to Mr. Cless's widow, Suzanne, his son, Downing, his sister, Mary, and his brothers, Edward, R. O., and Howard

Resolution read, and referred by the Speaker pro Tempore, to the Committee on Rules.

By Assemblyman Monagan

House Resolution No. 32

Relative to the demise of Dr. Rockwell D. Hunt

WHEREAS, The people of this state were saddened to hear that a major California historian, Dr. Rockwell Dennis Hunt, has passed away, and

WHEREAS, Dr. Hunt was born in Sacramento in 1868, the son of a pioneer California family, and received degrees from Napa College (later merged with the College of the Pacific) and the California School of Elocution and Oratory, and

WHEREAS, In 1895, he received the degree of Doctor of Philosophy from Johns Hopkins University, and, in later years, received such degrees as Doctor of Laws from the University of the Pacific (1932) and Doctor of Literature from the University of Southern California (1936), and

WHEREAS, Dr. Hunt served on the faculties of such institutions of learning as Napa College, College of the Pacific, and the University of Southern California, teaching in such fields as history and economics, and

WHEREAS, Dr. Rockwell Hunt in 1947 returned to the College of the Pacific as a visiting professor of California history and director of the California History Foundation, and

WHEREAS, Dr. Hunt was the author of fifteen books on California history over a span of 50 years, including his first book, 'Genesis of California's First Constitution', and

WHEREAS, Dr Hunt wrote the official monograph on the first 50-year history of the College of the Pacific, and, later, wrote the 100-year history of that fine school, and

WHEREAS, He was proclaimed "Mr California" during Goodwin Knight's administration as Governor, honoring Dr Hunt for his contributions to the study of California history, and

WHEREAS, Dr Hunt's membership in organizations included the Pacific Geographical Society, the American Historical Society of Southern California, the United Nations Association, and Phi Beta Kappa, now, therefore, be it

Resolved by the Assembly of the Legislature of California, That the Members express their condolences upon the passing of California historian Dr Rockwell Dennis Hunt to his family, and be it further

Resolved, That the Chief Clerk of the Assembly shall transmit suitably prepared copies of this resolution to Dr Hunt's sons, Paul of Oakdale, and Lloyd and Clarence of the Los Angeles area

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

By Assemblymen Burton and Brown:

House Resolution No. 33

Relative to commending Morris Watson

WHEREAS, Morris Watson, founding editor of *The Dispatcher*, published by the International Longshoremen's and Warehousemen's Union, is retiring after a distinguished career in journalism, and

WHEREAS, Mr Watson, with the famed Heywood Brown, was a founder of the American Newspaper Guild, was its first vice president and was later a full-time CIO organizer for the guild, and

WHEREAS, He was the central figure in the historic Supreme Court decision, now known as the Watson Case, in which the constitutionality of the Wagner Act was upheld, and

WHEREAS, During the 1930's Morris Watson was the first writer and managing producer of one of the truly great experiments in the American theatre, *The Living Newspaper*, and was responsible for such documentaries as 'Triple-A Plowed Under,' 'Injunction Granted,' '1935,' and 'Power', and

WHEREAS, Mr Watson has created in *The Dispatcher*, the organ through which the ILWU is known throughout the world, one of the foremost labor papers in the country, and

WHEREAS, Morris Watson is a distinct credit and example to others in his craft by his maintenance of the highest level of journalistic skills, honesty, and integrity over the many decades of his devoted and singular service to the trade union movement, now, therefore, be it

Resolved by the Assembly of the State of California, That the members are most pleased to have this opportunity of congratulating Mr Morris Watson on his retirement from *The Dispatcher* after such a significant career, and the members wish to commend him for his great and important contributions to both journalism and the trade union movement, and be it further

Resolved, That the Chief Clerk of the Assembly transmit suitably prepared copies of this resolution to Mr and Mrs Morris Watson, their son, Donald, their daughter, Wendy, their daughter and son-in-law, Mr and Mrs Kenneth Laws, Mr Watson's sister and brother-in-law, Mr and Mrs Leonard Hall, *The Dispatcher*, and Mr Harry Bridges, president of the ILWU

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

By Assemblymen Veysey and Mills

House Resolution No. 34

Relative to Holtville Carrot Carnival

WHEREAS, Holtville is renowned as the carrot capital of the world, and

WHEREAS, The Nineteenth Annual Carrot Carnival will have "Halo to the Angels" as its theme and will be held this year in Holtville on February 16 through 20, and

WHEREAS, The Holtville Chamber of Commerce and its manager, L L "Terry" McLaughlin, and its directors, Jim Hurt, Dallas Crabtree, Doug Brown, and Elizabeth Harris, in sponsoring this event have provided a wide variety of attractions,

including the Carrot Carnival parade centering around the theme "Halo to the Angels"; and

WHEREAS, This event sponsors a carrot recipe contest which has stimulated wide interest in the varied and health-promoting uses of carrots as food; and

WHEREAS, Other events will include an art show, horse show, Coin-O-Rama, old timers biddle's contest and street dance, and the ninth annual drag races, and WHEREAS, The lovely and talented Karen Peterson, a proud representative of her home town, Holtville, will reign as queen of "Halo to the Angels"; and

WHEREAS, The Grand Marshal for the parade will be Gene Autry, who will preside over Angeltown in Autryland, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members thereof commend the Chamber of Commerce of Holtville for presenting the Holtville Carrot Carnival and urge the people of California to visit and enjoy this unique event, and be it further

Resolved, That the Chief Clerk of the Assembly is directed to transmit suitably prepared copies of this resolution to Gene Autry, Miss Karen Peterson, L. McLaughlin, Jim Hart, Dallas Crabtree, Doug Brown, Elizabeth Harris, Lee Farris, Carl Hendry, Mel Hulce, Harold Marini, Joe Muller, Stan Pendley and Ace Puckett

Request for Unanimous Consent

Mr. Veysey was granted unanimous consent to take up House Resolution No. 34 without reference to committee or file.

Resolution read, and adopted.

By Assemblymen Veysey and Biddle (Coauthor Senator Cologne)

House Resolution No. 35

Relative to commending the County of Riverside
for the Riverside County Fair and National Date Festival

WHEREAS, The natural desert setting of Coachella Valley, California, instantly recalls to mind an Arabian atmosphere and has in fact the climate and plant life of that picturesque Near East area, and

WHEREAS, The people of Riverside County have selected this scenic background for the site of their county fair and permanent home of the National Date Festival, and

WHEREAS, This unique California exposition has been established at Indio, California, with its displays, architecture and entire theme centering around the glamour and culture of the ancient land of Allah, and

WHEREAS, The market place, camel races, and Arabian Nights Pageant, with its cast of more than 150 persons performing in dazzling costumes under spectacular lighting on the authentic Arabian stage, present a real-life spectacle of the world of Aladdin unequalled in America, and

WHEREAS, Presiding over the festivities this year will be the county's most beautiful Queen Scheherazade, Paulette Z. Taylor, who will be surrounded by a court of nine princesses, Priscilla Wray, Kristen Lee Eicher, Barbara Lee Soshey, Jodie Sue Berg, Jeanne Evelyn Jones, Patricia Ann McHenry, Gail Lorraine Brown, Rebecca Lisa Kason, Carole Rae Cuthforth, and

WHEREAS, The rarest and most delicious dates of this, the Date Capitol of the World, are available in their natural beauty and incomparable sweetness, and

WHEREAS, The outdoor stadium and exhibition halls, all Arabian style buildings, and flower-studded gardens are now in readiness for the finest production of this annual event, and the people of Riverside County have donned their Arabian costumes in the spirit of the event, and

WHEREAS, This year the Riverside County Fair and National Date Festival under the able direction of Manager Charles J. Wameling and the Riverside County Fair Board, R. B. Bert Farmer, Mrs. Marjorie Gommelin, Stanley Ray, Sherman Whitnah and Keith Haydon, promises to be even greater than any in the past, and

WHEREAS, The majestic splendor of this event will be available to all from February 18 to 27, 1966, now therefore, be it

Resolved by the Assembly of the State of California, That the County of Riverside is commended on the excellence of its county fair and National Date Festival and the glowing example of the efforts of its people in presenting this unique and outstanding exposition, and be it further

Resolved That the Members of the Assembly acknowledge and commend the outstanding efforts of the manager and entire staff of the Riverside County Fair and National Date Festival, Queen Paulette Z. Taylor, Princesses Priscilla Wray, Kristen Lee Eicher, Barbara Lee Soshey, Jodie Sue Berg, Jeanne Evelyn Jones, Patricia Ann McHenry, Gail Lorraine Brown, Rebecca Lisa Kason and Carole Rae

Cutforth, and all of the hundreds of good people who are devoting their time and efforts to making this fair one of the greatest attractions to visitors from all over the world, and be it further

Resolved, That the Chief Clerk of the Assembly is hereby directed to transmit suitably prepared copies of this resolution to Queen Scheherazade and her princesses, the members of the Riverside County Fair Board and Hal Wells

Request for Unanimous Consent

Mr Veysey was granted unanimous consent to take up House Resolution No 35 without reference to committee or file

Resolution read, and adopted

By Assemblyman Porter

House Resolution No. 36

Relative to a study of the Department of Water Resources' proposal to replace the position of district engineer, a registered civil engineer, with a new unregistered class

WHEREAS, The Members of the Assembly of the State of California have recently learned of the Department of Water Resources' proposal to place in charge of district offices the new class of district director, which will not require registration as a civil engineer, thereby abolishing the existing position of district engineer, which requires registration as a civil engineer, and

WHEREAS, The State Water Resources Development System, for which billions of dollars have been allocated, is of vital importance to the state, requiring the highest degree of technical competence in its administration, and

WHEREAS, The major objective of the Department of Water Resources, and its districts, is to plan, design, build, maintain and operate engineering works in an efficient and optimum manner to develop water resources, and

WHEREAS, It is recognized that there are sufficient registered civil engineers well versed and capable in the three essential requirements of the position, namely, engineering, management and administration, and

WHEREAS, Civil engineering is the only professional discipline combining experience and education whose members have been tested and registered for proficiency in the science and art of planning, designing, and constructing large water resources projects, and

WHEREAS, The safety and welfare of the public is directly and unequivocally dependent on the proper design, development, construction, and operation of major hydraulic facilities, and

WHEREAS, In times of extreme emergency, such as floods, the district director will be called upon to provide immediate leadership and make engineering decisions without opportunity of staff counsel or review, now, therefore, be it

Resolved by the Assembly of the State of California, That the Assembly Committee on Rules is requested to refer for study to an appropriate interim committee of the Assembly the subject of whether district directors of the Department of Water Resources must be registered civil engineers, and be it further

Resolved, That the Committee on Rules is requested to direct the committee to which such subject is referred to report its findings and recommendations to the Legislature not later than the fifth legislative day of the 1967 Regular Session of the Legislature

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

By Assemblyman Mulford

House Resolution No. 37

Relative to commending the Piedmont High School football team

WHEREAS, The Piedmont High School football team has won the Foothill Athletic League championship for 1965, and

WHEREAS, The Piedmont High School football team scored eight consecutive victories, and went undefeated throughout the entire season, and

WHEREAS, The 35 members of the team demonstrated superior prowess on the field, gaining 1,514 yards to 113 lost and completing 47 out of 113 passes, and

WHEREAS, The members of the team always conducted themselves in accordance with the highest standards of fair play and good sportsmanship, and

WHEREAS, The 1965 season of the Piedmont High School football team constitutes a record of outstanding excellence in the realm of athletic endeavor, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members of this Assembly take pride in commending the Piedmont High School football team for exceptional achievement in the area of sports, and congratulate the team for its winning of the 1965 championship of the Football Athletic League, and be it further

Resolved, That the Chief Clerk of the Assembly is hereby directed to transmit a suitably prepared copy of this resolution to each member of the Piedmont High School football team, each member of the coaching staff, the principal of the school, the school itself, and each member of the Piedmont School Board

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

INTRODUCTION, FIRST READING, AND REFERENCE OF ASSEMBLY BILLS

The following resolutions were offered

Assembly Concurrent Resolution No. 4: By Assemblyman Ashcraft—Relative to a study of the Northern San Diego-Southern Orange Counties area in connection with the need for establishment of additional centers of higher education

Referred by the Speaker pro Tempore to the Committee on Rules

Assembly Concurrent Resolution No. 5: By Assemblyman Biddle (Senator Cologne, coauthor)—Approving an amendment to the Charter of the City of Riverside, a municipal corporation in the County of Riverside, State of California, voted for and ratified by the qualified electors of the city at a special municipal election held therein on the sixteenth day of November, 1965

Referred by the Speaker pro Tempore to the Committee on Rules

REPORTS

The following reports were presented by the Speaker

Report on Regulation and Control of Diagnosis and Treatment of Cancer in California, 1965

Above transmitted report, together with letter of transmittal from Lester Breslow, M D, Director of Public Health, Berkeley, dated January 31, 1966, referred by the Speaker pro Tempore to the Interim Committee on Public Health

The Oxides of Nitrogen in Air Pollution (Pursuant to Senate Concurrent Resolution No 55, 1965 Regular Session)

Above transmitted report, together with letter of transmittal from Lester Breslow, M D, Director of Public Health, Berkeley, dated February 7, 1966, referred by the Speaker pro Tempore to the Interim Committee on Public Health

The following reports were presented by the Chief Clerk

Bulletin No. 131. Mariposa Area Investigation. Preliminary Investigation November 1965.

Above transmitted report, together with letter of transmittal from William E 'Warne, Director, Department of Water Resources, Sacramento, dated February 3, 1966, referred by the Speaker pro Tempore to the Interim Committee on Water.

**Progress Report on San Francisco-Marín Crossing.
February 1966.**

Above transmitted report, together with letter of transmittal from Robert B. Bradford, Administrator, Transportation Agency, Sacramento, dated February 7, 1966, referred by the Speaker pro Tempore to the Interim Committee on Transportation and Commerce

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

The following bill was introduced, and read the first time

Assembly Bill No. 1: By Assemblyman Rumford—An act to add Section 17267 to the Revenue and Taxation Code, relating to personal income tax deductions

Held at Desk by order of the Speaker pro Tempore

ANNOUNCEMENTS

Speaker pro Tempore Bee announced that any members who desired to sign mileage waivers at the Chief Clerk's Desk, should do so immediately

RESOLUTIONS

The following resolution was offered

By Assemblyman Mulford

House Resolution No. 38

Relative to congratulating Edwin Meese, III

WHEREAS, The Members of the Assembly have learned that Edwin Meese, III, Alameda County deputy district attorney, was recently named Young Man of the Year by the Oakland Junior Chamber of Commerce for having done the most for the community in the past calendar year, and

WHEREAS, Edwin Meese, III, had earlier been named "Outstanding Young Man" by both the California and United States Junior Chamber of Commerce, and

WHEREAS, He is a member of the Army Intelligence Reserve, President of the Junior Statesmen Foundation, secretary-treasurer of the Criminal Courts Association of Alameda County, past director of the University of California Law School Association, and a member of the U. S. Supreme Court Bar, the American Bar Association, Phi Delta Phi legal fraternity, St. John's Episcopal Church, the Peace Officers Association of California, Juvenile Officers Co-ordinating Council of Alameda County, the Reserve Officers Association and the Oakland Junior Chamber of Commerce since 1960, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members of the Assembly do hereby commend Edwin Meese, III, for his outstanding public and community service, and congratulate him on being named the "Young Man of the Year" by the Oakland Junior Chamber of Commerce, and be it further

Resolved That the Chief Clerk of the Assembly is hereby directed to transmit a suitably prepared copy of this resolution to Edwin Meese, III

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

REPORTS OF SELECT COMMITTEES

The Select Committee appointed to wait upon the Senate and invite the Members of the Senate to meet with the Members of the Assembly in Joint Convention reported that it had performed its duties

MESSAGES FROM THE SENATE

Senate Chamber, Sacramento, February 8, 1966

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 2

Assembly Concurrent Resolution No 3

J A BEEK, Secretary of the Senate

By Ross Carter, Assistant Secretary

Above resolutions ordered enrolled

INTRODUCTION OF GUESTS

Mr Badham, of Costa Mesa, introduced Superior Court Judge Bruce Sumner, former Member of the Assembly, of Laguna Beach

Mr Meyers, of San Francisco, introduced Harry Stuver and Donald Logan of San Francisco, Max F Schroeder, Jr, Grand Worthy President, Fraternal Order of Eagles, Dover, New Jersey, William G Ashbaugh, President, California State Aerie, Fraternal Order of Eagles, Lodi, Glenn Wilkendorf, Conductor, California State Aerie, Fraternal Order of Eagles, Woodland, Leonard J Hooper, Publicity Chairman, California State Aerie, Fraternal Order of Eagles, Sacramento; and Captain R. W. McLennan, Secretary, San Francisco Aerie 5, Fraternal Order of Eagles, San Francisco

The Members of the Assembly joined in welcoming the above guests on their visit to the Assembly Chamber

ANNOUNCEMENTS

Senate Sergeant at Arms Percy H. Kenealy announced the presence in the Assembly Chamber of the Honorable Glenn M. Anderson, Lieutenant Governor of the State of California and President of the Senate, the Honorable Hugh M. Burns, President pro Tempore of the Senate, and the Members of the Senate

RECESS

At 11 15 a m, Speaker pro Tempore Bee declared the Assembly recessed for the purpose of meeting with the Senate in Joint Convention

IN JOINT CONVENTION

Assembly Chamber

Tuesday, February 8, 1966

At 11 15 a m, the Senate and Assembly met in Joint Convention Hon Carlos Bee, Speaker pro Tempore of the Assembly, presiding Chief Clerk James D. Driscoll at the Desk

SENATE ROLL CALL

Hon. Glenn M. Anderson, President of the Senate, declared a quorum of the Senate present

The following Senators were in attendance at the Joint Convention

Senators Begovich, Bradley, Burns, Christensen, Cobey, Cologne, Dolwig, Donnelly, Farr, Gibson, Grunsky, Holmdahl, Lagomarsino, Lunardi, Marler, McAteer,

McCarthy, Nisbet, O'Sullivan, Petersen, Pittman, Quick, Rattigan, Rodda, Schmitz, Schrade, Sedgwick, Shoit, Stiern, Sturgeon, Symons, Teale, Way, Weingand, and Williams—35

ASSEMBLY ROLL CALL

Hon Carlos Bee, Speaker pro Tempore of the Assembly, declared a quorum of the Assembly present

The following Assemblymen were in attendance at the Joint Convention

Assemblymen Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Beilenson, Belotti, Biddle, Britschgi, Brown, Burgener, Burton, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Daumeneyer, Davis, Deukmejian, Duffy, Dymally, Elliott, Fenton, Ferrell, Foran, Garingus, Gonsalves, Greene, Henson, Hunkler, Harvey Johnson, Ray E Johnson, Kennick, Knox, Lanterman, Marks, McMillan, Meyers, Milas, Mills, Monagan, Moretti, Mulford, Pattee, Petris, Porter, Powers, Quimby, Russell, Ryan, Shoemaker, Song, Soto, Stanton, Stevens, Thelin, Thomas, Unruh, Veneman, Versey, Waldie, Warren, Whetmore, Williamson, Willson, Young, Z'berg, and Zenovich—74

APPOINTMENT OF JOINT COMMITTEE ON ESCORT

Hon Carlos Bee, Speaker pro Tempore of the Assembly, appointed Messrs Johnson, Powers, and Porter as the Assembly committee; and Senators McCarthy, Nisbet, and Rattigan as the Senate committee, to escort His Excellency, Edmund G Brown, Governor of the State of California, and Mrs Edmund G Brown, to the bar of the Assembly

REPORT OF JOINT COMMITTEE ON ESCORT

The Joint Committee on Escort, appointed to wait upon the Governor and escort him to the Joint Convention, appeared at the bar of the Assembly, and announced the presence of His Excellency, Edmund G Brown, Governor of the State of California

PRESENTATION OF SPEAKER OF THE ASSEMBLY

Hon Carlos Bee, Speaker pro Tempore of the Assembly, then presented the Speaker of the Assembly, Hon Jesse M Unruh, to the Joint Convention

PRESENTATION OF PRESIDENT PRO TEMPORE OF THE SENATE

Hon Jesse M Unruh, Speaker of the Assembly, then presented the President pro Tempore of the Senate, Hon Hugh M. Burns, to the Joint Convention

PRESENTATION OF LIEUTENANT GOVERNOR

Hon Hugh M Burns, President pro Tempore of the Senate, then presented the President of the Senate, Lieutenant Governor Glenn M. Anderson, to the Joint Convention

PRESENTATION OF THE GOVERNOR

Hon. Glenn M. Anderson, Lieutenant Governor of the State of California, then presented His Excellency, Edmund G Brown, to the Joint Convention

ADDRESS BY GOVERNOR EDMUND G. BROWN

Governor Brown then proceeded to address the Joint Convention

PRESENTATION OF MRS. EDMUND G. BROWN

Hon. Carlos Bee, Speaker pro Tempore of the Assembly, then presented Mrs Edmund G Brown, wife of Governor Edmund G Brown, to the Joint Convention

ADJOURNMENT OF JOINT CONVENTION

At 12 02 p m, there being no further business, the Speaker pro Tempore of the Assembly declared the Joint Convention adjourned sine die.

IN ASSEMBLY

At 12 03 p m, the Assembly reconvened

Hon Carlos Bee, Speaker pro Tempore of the Assembly, presiding.

Chief Clerk James D Driscoll at the Desk

Assistant Clerk Malcolm MacIntyre reading

MESSAGES FROM THE GOVERNOR

The following Message from the Governor was received, and ordered printed in the Journal

MESSAGE TO THE CALIFORNIA LEGISLATURE

By

Edmund G. Brown, Governor

Tuesday, February 8, 1966

Delivered to the Senate and Assembly in Joint Session

Once again we meet to write our annual chapter in the astonishing history of California and its people

We Californians are now 19 million strong There will soon be more of us than in the whole nation of Canada We are growing and flourishing as no other society in the history of man, and we are taking initiatives without precedent in dealing with problems old and new, problems thrust upon us not only by our growth, but by the complexities of the most advanced technology on earth.

There is just one word that characterizes California, past, present and future It is challenge.

That challenge is unrelenting Neither we nor those who come after us in this century will ever meet in the complacent knowledge that our problems are solved, that we have little to do, or even that what we did only a year or two years or five years ago will suffice for today or tomorrow Challenge stems from change, and it demands change in response

I am in my eighth year as Governor, and I think there can be little genuine dispute that together we have met our obligations to this State and its future There is, of course, much more to do—as there will always be—unless California wants to forget its restless, driving, dynamic traditions We have become the leaders in the last few years, but we will remain the leaders only by the continued use of our greatest natural resources—imagination and energy

I could not begin to cite all the evidence of our present leadership, but consider these examples

○ California's economy, if separated statistically from the rest of the United States, would all by itself rank as fifth among the nations of the free world, following only the United States, the United Kingdom, West Germany and France

○ California is not only first among the states in foreign trade, but increased its exports by 12 per cent in 1965

○ California has about 96 per cent of the nation's population, but about 11.3 per cent of the nation's personal income

○ Californians created 193,000 new jobs in 1965 and will create 227,000 new jobs in 1966 One-sixth of all new employment in the nation since 1959, more than a million jobs, has taken place in California I was able to announce yesterday that our employment picture improved sharply again in the month of January

○ California has more students in public higher education, more Nobel prize winners, more farm income, more public beaches and parks, more cars, more business investment, more of almost anything *good* you want to name than any other state in the union

None of this spares us, however, from the need for new effort, for new endeavors, for new ways of meeting the challenge of the future.

I even want to begin today with a break with the past. This is a budget session, limited in time and scope by the Constitution, but this is not just a budget message I bring you today. It is also a statement of what else needs to be done this year. Until we achieve a constitutional change setting full annual sessions—and I continue to favor such a change—there are practical limits on what we can do under these circumstances. Even in this relatively brief budget session, however, there are a substantial number of non-budget problems for which the urgency is compelling and the potential of rapid solution is clear. For that reason, I will break precedent today by speaking out on the major contents of both the budget you will receive Wednesday, February 9, and the special session call you will receive Thursday, February 10.

Before this month is over most of my basic proposals will be before you. Candidly, there are still other matters that deserve your attention, but they are so complex and difficult that hurried action in this session seems neither wise nor possible.

The session itself marks an even more drastic break with the past. This is the last time we shall meet before reapportionment changes the basic character of the Senate and has its profound impact on the personal fortunes of many of you in both houses. May I then, before I turn to the business at hand, pause just one moment to pay proper tribute to the past. Again and again, I have praised both houses of this Legislature and the proud record you have written in the last seven years, but I think I would be remiss if I did not add to those statements today.

This Legislature—and I mean the whole Legislature—has served the people of California with a distinction equalled nowhere else in the United States. We have not always agreed, nor should we. But the record shows that better than 75 per cent of the great volume of major proposals I have made during my tenure as governor has been approved after passing through the refining process of the Legislature.

Outsiders sometimes forget that the American system assigns us separate and independent roles. At the same time it compels us ultimately to resolve differences and act thoughtfully and forcefully in behalf of those we represent. You and I have not forgotten, and will not.

Some of you unfortunately will not return next year. I trust most of you will. Like you, I am a great believer in experience in government.

Whatever happens, however, I take this opportunity to convey to each of you my great personal regards and best wishes for your future.

Let us now consider the budget.

The cornerstone of a sound state government is fiscal responsibility. My first consideration as governor is the well-being of all Californians, but that can be assured only by a government which not only recognizes its obligations, but faces up to the fiscal implications of meeting those obligations on a fair and rational basis.

On Wednesday, I will present to you my eighth fully and carefully balanced budget, a budget balanced not only in terms of fiscal prudence, but balanced on the scales of social justice.

No two of us—no two people in the state—would draw the state's budget exactly the same way. Its billions of dollars representing thousands of choices make that impossible. What is remarkable is that year after year the arguments over differences have almost always been concerned with about one per cent or less of the total. Each session you have added items and you have subtracted items, and, during the process, I have done the same. Yet in the progressive tradition of California, Democrats and Republicans alike, we have finally approved by overwhelming margins budgets to support quality government and quality services.

The 1966-67 budget will call for \$3,677,000,000 for current operations and for an investment in capital outlay of \$929,000,000.

Sixty-three per cent of all the proposed operations expenditures goes for assistance to local government. Put more directly, local governments will actually spend 63% of the money in the state budget. Forty-five per cent of the total, whether spent at the state or local level, is for education.

Among the budget's outstanding features are

- A stepped-up version of what is already the greatest beach and park acquisition and development program in the nation.
- A major new fire prevention program.
- A pioneering effort in mustering the resources of technology for the war on crime.
- A major increase of 1,000 highway patrolmen to reduce carnage on the highways.
- The financing of the new reading bill, an historic effort to make sure that every student who has the capacity will be able to read adequately by the time he leaves the third grade.
- The funding of an \$8,000,000 program for the neurologically and emotionally handicapped in our schools.
- The implementation of the great federal Medicare program in California.

- Funds for 15,000 more students in higher education, 206,000 in elementary and secondary education and for 1,280 more scholarships
- Initiation of a modern data communication and processing system which eventually will link state and local governmental units in a vast, money-saving network
- Salary increases for state employees as recommended by the State Personnel Board
- Restoration of funds for an expanded economic development agency which can serve not only to help bring new industry to California, but to assist business already here in its many relationships with state government
- Augmented appropriations for educational benefits to the newly eligible veterans of Viet Nam and the cold war

This expenditure program, with all its commitments, requires only one basic change in the income tax structure, a change which is in the interest of equity among taxpayers and also will produce approximately \$140 million in additional revenue. Let me explain.

Under our present system, all taxpayers, whatever their income, get the same exemption for each member of the family, but the higher the taxpayer's income, the more cash benefit he gets from each exemption. The lower the income is, the lower the benefit. In other words a man who makes \$50,000 a year is entitled to a much greater actual tax saving for each exemption in his family than a man who makes only \$6,000 a year. While the \$50,000-a-year man clearly is much more able to support an additional child, he actually is given a far better tax break than the \$6,000-a-year man who needs help far more. Look at the figures. The exemption for a child under our law is \$600. If you make \$50,000 a year and are in the top bracket, which is seven percent, then you save seven percent of \$600 for each child, or \$42. If you make \$6,000 and are in the one percent bracket, then you save only one percent of \$600 for each child, or \$6. The exemption system thus works against the low income taxpayer.

The proposal in my budget calls for a tax credit instead, a credit that would be equal for all. That credit would be \$7 for each exemption for a child, \$15 for each single taxpayer and \$30 for each couple.

This proposal has another very significant feature. Approximately one-third of the increased revenue would be deductible from federal income taxes. The net cost to California taxpayers would be only an estimated \$93 million of the total of \$140 million in new revenue to be received.

As many of you know, we had anticipated a need to raise \$300 million or more in new or increased taxes at this session, but this Administration has worked long and diligently to keep the taxpayers' burden to a minimum.

Through a combination of stringent budget trimming and improvements in the economic outlook, we reduced the expected gap by \$60 million. Then, applying principles of modern accrual accounting under the independent guidance of some of the nation's leading experts in public and private accounting, we found that hitherto uncounted assets could be brought into our balances sooner. The reports of these outstanding authorities will be made available to you, but for the purposes of today they have one major implication. It will not be necessary to take money from the taxpayers' pockets sooner than the funds are actually needed for expenditures. Further, the accrual system is not only sound, but a most desirable improvement in our constant efforts to give you and the people of California a full understanding of all state financial transactions.

Let me quote from the accountants' report.

"We believe that the best interests of the State will be served by the adoption of a modern accounting system which provides for recognition of revenues when earned as well as recognition of expenditures when goods and services are received. The complete disclosure of the State's resources as well as its obligations should make a significant contribution to those who must rely upon the State's financial statements to guide them in enacting legislation, in establishing policy and in executing such policy."

We have achieved what two months ago I did not believe possible—a fully balanced budget with a projected surplus of \$15 million accomplished without levying a new tax, increasing consumer or business taxes or making changes other than those of equity in the personal income tax.

We also will maintain one of the best state tax records in the nation, as evidenced by these facts:

- The relative increase in state taxes per \$100 of personal income since 1953-60 has been less than half as great as that in the nine other industrial states.
- When I took office California ranked 28th in state taxes per \$100 of personal income. Today we rank 30th.
- New York, the only state which compares to California in population, has not only increased taxes sharply in the last six years while California has not, but is facing another \$716 million expenditure increase this year—half again the growth contemplated in the budget you will receive tomorrow.

Now what I have outlined for this session does not pretend to be the final solution for all the future revenue problems of the State of California. But these actions will permit us to consider more soberly, more carefully and more thoughtfully the necessary overhaul of many other aspects of our state and local tax structure at the 1967 session of the Legislature—a session which will not be oppressed by the limits of time or distorted by the exigencies of an election year.

Even before 1967, however, there are some preliminary tax reform actions available to us which can and should be managed within these few brief months.

I believe we can decide now to relieve the worst situation caused by the high levels of local property taxation in many areas of the state—the plight of our old people with incomes under \$3,550 a year whose ability to hold their homes is in jeopardy.

I also propose again this year another series of reforms I sought in my special property tax reform message last year—a series of changes which have since gained statewide support as the result of assessment scandals in some of the largest counties in California.

There are many varying prescriptions for reform, from the State Board of Equalization, from the assessors themselves, from the attorney general, from two legislative study committees, and from citizens' groups. The similarities fortunately are greater than the variations. I shall support those proposals which promise most effectively to bring about these results.

- To strengthen the taxpayer's position by giving him better notice of the basis of his assessment, including the full market value of his property; by giving him more time to appeal, and by setting up special local boards to hear his appeal.
- To set in motion a system of gradual return to standardized assessment ratios by
 - 1—Requiring the assessor to announce publicly his ratio beginning in 1967
 - 2—Providing a compulsory 25 per cent ratio by 1969, and
 - 3—Setting up the full 100 per cent cash value in 1973 with the tax rates to be expressed in terms of \$1,000 of value
- Setting new and higher standards for appraisers in assessors' offices and providing additional technical help, especially to the assessors in small counties.
- Giving law enforcement officials sufficient authority and access to information to be able to deal promptly and severely with those involved in deliberate tax fraud, whether they are taxpayers or officials.

There are allegations that present practices have resulted in an annual property tax loss statewide of some \$200 million. On the other hand, many individual taxpayers have often found themselves unable to get an adequate hearing on what they considered to be substantial individual overassessments. Both situations are wrong, and it is our obligation to provide remedies just as swiftly as possible.

There is one other area of property tax in which I would support action, reform of the business inventory tax system, although I would hope controversy over the solution would not delay action on the other points listed. I personally favor a change in the lien date to January 1 for all property with an option to permit averaging over the whole year for inventories, but the complexities involved might make this a better subject for consideration in 1967.

There is another major area of fiscal policy which requires at this session, that of bond issues for capital outlay in education.

When I took office, we were 23rd in net bond debt per \$100 of personal income among the states of the nation. According to the last available figures, which are for 1964, we were 28th, and we had not sacrificed a single major area of state need to make that improvement. We have met the greatest growth problem in the nation with tremendous investments in the great California Water Project, in assistance for local school construction; in establishing new campuses of the University of California and the State College system and pioneering construction help for junior colleges; in the nation's best housing program for veterans, and in pushing our beach and park program to historic heights. And yet, as of the last available figures, we had improved our net debt position among the states.

The time has come when we can do still better.

This year I propose we go on a pay-as-you-go basis for all state institutional construction except in the field of higher education.

That means that on the November ballot we can limit our state capital outlay bond issue for the next two years to \$280 million, a \$100 million decrease from the \$380 million, two-year issue approved by you and the voters in November, 1964.

Further, I recommend that you act at this session to reduce that figure even further in the future. Beginning in the 1968-69 fiscal year, our income from the new East Wilmington field will begin to take on real significance.

I propose that we freeze all uses of tidelands or funds for other purposes at the levels established in the 1966-67 budget and dedicate all funds to be received over those levels in future years to capital construction in higher education.

Within the next few years, this will bring another substantial reduction in bonding requirements.

I also urge you to approve another in the long series of bond issues begun in the Warren administration to help hard-pressed local school districts build enough classrooms to avoid double sessions. The current issue will run out in May, and I recommend we put a \$260 million issue on the June primary ballot to assure continuity of this combination loan-and-grant program. Of that sum, \$20 million will be for special purposes to be set forth later in this message.

I turn now to other program considerations.

Perhaps the most urgent social problem before us is that which has come to be symbolized by the word Watts. None of us who saw what happened there will ever forget those terrible days and nights—the unforgettable and unforgivable violence or the unforgettable and unforgivable problems out of which that violence came.

I do not propose to rehearse either today. For that purpose, I commend to you the McCone Commission report. I do not agree with the Commission in every last single detail, but I believe firmly in its objectivity, its integrity and its general prescription for remedies. Our task now is to do those things which the Commission declared necessary to provide the only rational answer to the question stated in the title of the report by this group of distinguished and dispassionate citizens—“Violence In the City—An End or a Beginning?”

Answering that question properly is a shared responsibility. Only if all levels of government—city, county, state and federal—have the cooperation of all elements of the community concerned, including the deprived and disadvantaged, will we succeed. As the Commission said, “The road to the improvement of the condition of the disadvantaged Negro which lies through education and employment is hard and long, but there is no shorter route. The avenue of violence and lawlessness leads to a dead end.”

I suggest the state take three sets of actions, one in the area of education, one in the area of employment and one in the area of enforcement of the law. I propose we sweep all the way from the lowering of school class size to making it a crime to possess a Molotov cocktail. And let me be very clear that because Watts has become the symbol of this discussion, we are not simply proposing a program for Watts or for Negroes. There are at least a dozen sizeable areas of tension and disadvantage of various kinds in this otherwise prosperous and thriving state, and in most of them there has been no counterpart to the Los Angeles riots. That does not mean the people in the other areas do not need help. The program I propose applies equally to other areas of Los Angeles, to Oakland, to San Francisco's Western Addition and Hunter's Point, and to areas of San Diego, Long Beach, Stockton, San Bernardino-Riverside, Bakersfield, Fresno, and Vallejo at a minimum.

First, I propose that we provide \$12 million in state aid for reducing class size to a maximum of 25 students in the most disadvantaged schools in these depressed areas. It should be done on a matching formula that recognizes relative ability of the districts concerned to participate. This was the first educational priority of the commission which commented, “What has depressed and stunned us most is the dull, devastating spiral of failure that awaits the average disadvantaged child in the urban core.” We contemplate an average of one local dollar to three contributed by the state, thus providing a total of \$16 million for this purpose. We ask further that the \$20 million extra in the local school construction bond issue I mentioned earlier be set aside for purchase of portable classrooms and other efforts to make this program physically workable.

As a second major educational effort I propose we spend \$2 million in state funds which will bring \$6 million more in federal funds for an adequate preschool program in the same critical areas. Another \$555,000 would be spent for other aspects of a full compensatory education effort, with the emphasis on special teacher training.

All of these funds would be allocated by the State Board of Education so that they can be coordinated with related federal aid programs.

Of equal importance is a massive increase in our efforts in training, retraining and employment. We have already begun to set up special new skill centers of the type recommended by the Commission, using emergency allocations of federal funds. On the basis of experience elsewhere, 75 to 80 per cent of those who go through these programs will obtain private employment, primarily because the training is designed to fill specific employment needs of business and industry. We also propose, however, a modest beginning appropriation of \$150,000 to guarantee a period of state employment after graduation if there is no place in industry. This cost is small because there would be few graduates in the budget year, but the cost would grow substantially as the program matures.

To work with this employment program, and to provide a whole new approach to government's efforts in these critical areas of need, I propose we adopt a service center concept, one keyed to the basic idea that what a man needs most is a job—and that if he is not employable he usually can be made employable. Grouped with the employment office in these centers, which will operate on a fully coordinated

basis, will be FEPC personnel, rehabilitation experts, parole personnel from both the Department of Corrections and the Youth Authority, mental hygiene representatives, welfare department aides, apprenticeship standards representatives and consumer aides.

The total state cost of this "one-stop" program will be \$7,113,000, and it will be aided by \$9,777,000 in federal funds.

In all, I propose a \$20,318,000 state general fund investment in education and employment in these critical areas, which with contributions from other sources, principally federal, will put \$61,595,000 to work where it is needed most.

At the same time we must work with equal vigor to repel assaults on the rule of law in our society.

I recommend immediate legislation to make possession of Molotov cocktails a crime and to further protect firemen and policemen in their efforts to defend our lives and property.

Let us act swiftly and surely in all these areas. As the McCone Commission declared, "The time for bitter recriminations is past. It must be replaced by thoughtful efforts on the part of all to solve the deepening problems that threaten the foundation of our society."

I have one other related recommendation, one that will help our courts cope with the floods of criminal cases arising out of not only the Los Angeles riots, but other efforts to impose mob rule, whether on the campus at Berkeley, in the streets of San Francisco or anywhere else in California. Our present judicial system has dealt with these emergencies quickly, fairly and according to due process of law, but the effort has been a burdensome one, placing an undue strain on the administration of justice. To ensure the ability of our courts to deal just as effectively with any future emergencies, I requested legislation to give the Chief Justice, as Chairman of the Judicial Council, the means of bringing into any judicial emergency all the resources the courts may need.

As governor, I pledge once again to uphold the rule of law in our society with every means at my command. The mob is not a proper instrument of change in our democratic process. It basically denies the true civil rights of each and every one of us. I will not tolerate lawlessness by groups any more than by individuals.

There is much more to be done in many other fields of governmental activity, but I will only list the major items briefly for you today.

We should give the Southern California Rapid Transit District at least the ability to finance its short-term program even if there is not an agreement on long-term financing.

We should consider anew the subject of financing the vital tube under San Francisco Bay of the Bay Area Rapid Transit District, and the related financing problems of the long-sought Southern Crossing. I believe both should be built as soon as possible.

We should again step up the attack on smog by working out a licensing system for auto exhaust devices that will permit early use, but avoid monopoly. We also need to set up an adequate inspection system and crack down on diesel fuel emissions. Finally, I would urge you to approve my often-repeated request to provide more state funds for air pollution surveillance and research.

We should implement the Federal Highway Beautification Act of 1965.

We should take all the actions necessary not only to protect Lake Tahoe and its environment from pollution, but to protect its unique beauty.

We should set up by legislation a Statewide Federated Information Service and we should use the tools of information analysis of our aerospace firms to cut through the tangle of misunderstanding to the truth about our welfare programs, their achievements and their failures.

We should once more tighten and toughen our attack on highway accidents by giving law enforcement the tool of "implied consent" in drunk driver cases.

We should dedicate \$5,000,000 a year in tidelands oil money to assure adequate funding for reimbursement of the State Water Project for costs attributable to recreation and fish and wildlife enhancements, costs which should not be charged to water users.

We should ratify the California-Nevada Water Compact and the Interstate Compact on Education.

We should set up the federally financed guaranteed loan and reduce interest program for college students under the State Scholarship Commission.

We should correct and augment our program of aid to local libraries to provide a properly funded equalization program based on acceptable standards of performance.

This is not a final list although I will make every effort to keep the session as limited as is consistent with the needs of California. A few other items of substantial importance will be added if there seems to be a chance of real progress, but I will not complicate our other urgent tasks with subjects which serve only to insulate

futile and time-consuming debate. There will also be a few other call items which are essentially technical in nature, and I ask your restraint in refraining from use of the possible opportunities afforded to broaden the session call needlessly.

I wish you well in your deliberations. As always I stand ready to work with each and every one of you, regardless of party, to resolve differences in the interests of all the people of California, but I need not remind you that what happens in the legislative process is your responsibility, a responsibility you guard jealously—as you should.

May your actions reflect credit on your sense of public responsibility, your trust in the future of California and your faith in the God which watches over us all.

Thank you

EDMUND G. BROWN, Governor

Speaker Presiding

At 12:06 p.m., Hon. Jesse M. Unruh, 65th District, presiding

ADJOURNMENT

At 12:08 p.m., on motion of Mr. Waldie, the Speaker declared the Assembly adjourned until 11 a.m., Wednesday, February 9, 1966.

JESSE M. UNRUH, Speaker

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

THIRD LEGISLATIVE DAY

THIRD CALENDAR DAY

IN ASSEMBLY

Assembly Chamber
Wednesday, February 9, 1966

The Assembly met at 11 a m

Hon Carlos Bee, Speaker pro Tempore of the Assembly, presiding
Chief Clerk James D Driscoll at the Desk

Assistant Clerk Malcolm MacIntyre reading

ROLL CALL

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

Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Beulenson, Belotti, Biddle, Brutschig, Brown, Burgeuer, Burton, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Duffv, Dymally, Elliott, Fenton, Ferrell, Foran, Gairigus, Gonsalves, Greene, Henson, Humeley, Harvey Johnson, Ray E Johnson, Kenaick, Knox, Lantorman, Marks, McMullan, Meyers, Mihos, Milk, Monagan, Moretti, Mulford, Patten, Petrus, Porter, Powers, Quimby, Russell, Ryan, Song, Soto, Stevens, Thelin, Thomas, Veneman, Vesev, Waldie, Warren, Whetmore, Williamson, Willson, Winton, Young, and Zenovich—73

Quorum present

PRAYER

The following prayer was offered by the Chaplain, Rev Robert R Ferguson:

God our Father, May we ever be creative in seeking solutions for the problems in our state—poverty, education, jobs, beauty of our highways, restoration of our lakes and forests, balancing our budget, striving for peace and understanding among all people. May we perpetually strive for these goals, but realize if we achieve them, we are still not free people. May we not look only to the material things, and overlook the poverty of the spirit, which can be most devastating of all. We pray for new lives which will be radiant, and filled with the glory of God, our creator—AMEN

PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of Speaker pro Tempore Bee, Mr Powers then led the Assembly in the pledge of allegiance to the Flag

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mr Williamson, seconded by Mr Veneman.

LEAVES OF ABSENCE FOR THE DAY

The following Member was granted leave of absence for the day, because of illness:

Mr. Donovan, on motion of Mr. Monagan.

The following Members were granted leaves of absence for the day, because of legislative business elsewhere:

Mr. Rumford, on motion of Mr. Waldie.

Mr. Unruh, on motion of Mr. Waldie.

Mr. Shoemaker, on motion of Mr. Waldie.

Mr. Flournoy, on motion of Mr. Monagan.

Mr. Z'berg, on request of the Speaker pro Tempore

The following Member was granted leave of absence for the day, on personal business, and desired to waive his per diem.

Mr. Stanton, on motion of Mr. Waldie.

COMMUNICATIONS

The following communication was presented by the Chief Clerk from John Erreca, Director of Public Works, Sacramento, dated February 7, 1966, relative to House Resolution No. 818 of the 1965 Session (Bowman Road, State Route 178), together with attachments Referred by the Speaker pro Tempore to the Interim Committee on Transportation and Commerce

REPORTS

The following reports were presented by the Speaker

Report of the California State Library (Pursuant to Chapter 1820, Statutes of 1965, A.B. 1622).

Above transmitted report, together with letter of transmittal from Carma R. Leigh, State Librarian, Sacramento, dated February 8, 1966, referred by the Speaker pro Tempore to the Interim Committee on Education

State Personnel Board Branch Office Study (Pursuant to A.C.R. 33, Ch. 150, 1965 Session).

Above transmitted report, together with letter of transmittal from John F. Fisher, Executive Officer, California State Personnel Board, Sacramento, dated February 7, 1966, referred by the Speaker pro Tempore to the Interim Committee on Civil Service and State Personnel.

The following report was presented by the Chief Clerk.

California State Personnel Board 1965 Annual Report.

Above transmitted report, together with letter of transmittal from John F. Fisher, Secretary, California State Personnel Board, Sacramento, dated February 8, 1966, referred by the Speaker pro Tempore to the Interim Committee on Civil Service and State Personnel

RESOLUTIONS

The following resolution was offered

By Assemblyman Hinckley

House Resolution No. 39

Relative to congratulating Mrs. Alta Stanton

WHEREAS, The Members of the Assembly have recently learned of the retirement of Mrs. Alta Stanton, and

WHEREAS, Mrs. Stanton was a devoted and conscientious employee in the Traffic Department of the California Water and Power Company for 32 years, and

WHEREAS, Her years of employment with the California Water and Power Company having truly been years of dedication and achievement, she now is able to retire and with her husband, Dan, enjoy the finer things of life, now, therefore, be it

Resolved by the Assembly of the State of California, That Mrs. Alta Stanton be congratulated upon her retirement from an outstanding career, and that the Members extend to Mrs. Stanton their best wishes for a happy and rewarding retirement, and be it further

Resolved, That the Chief Clerk of the Assembly shall transmit a suitably prepared copy of this resolution to Mrs. Alta Stanton

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

REFERENCE OF BILLS TO COMMITTEE

Speaker pro Tempore Bee announced that Speaker Unruh has referred the following bill to the following committee:

Assembly

Bill No.

Committee

1.----- Revenue and Taxation

MESSAGES FROM THE GOVERNOR

The following Budget Message of the Governor was received:

BUDGET MESSAGE

By

Governor Edmund G. Brown

To the Senate and Assembly of the Legislature of California:

In accordance with provisions of the State Constitution, I am transmitting herewith my recommended budget for the State for the 1966-67 fiscal year.

I have already communicated to you my views on the urgent business before us. I have outlined my program for further progress in all sectors of our economy—private and public, state and local. I have detailed our most pressing problems, and recommended courses of action. I have told you of the benefits achieved through a sound administration by leadership long experienced in governmental affairs. I have told you the overall cost of meeting the services required by nineteen million people in a richly endowed State—the largest and certainly one of the most prosperous in the leading Nation of the world.

There remains the task of outlining the details and explanations of that cost. This will be done in this Message and the accompanying budget document.

Let me first, however, briefly outline six facts which bear upon your consideration of this budget:

- ① It is the eighth consecutive balanced budget I have presented to you
- ② Six years have passed without a major revision in the State's tax system
- ③ Last year California ranked 30th in state taxes per \$100 of personal income. We ranked 28th when I took office.
- ④ According to the latest Census Bureau data we rank 25th in net long-term debt per \$100 of personal income. We ranked 23rd when I took office.
- ⑤ The relative increase in State taxes per \$100 of personal income since 1959-60 has been less than half as great as that in the nine other major industrial states.

© New York—the only state comparable to California in population, income and wealth—reports a \$516 million expenditure increase next year, half again the growth contained in the budget I am herewith recommending to you for California.

Against this background of sound management of California's fiscal affairs, I present to you an equally sound budget for 1966-67.

EXPENDITURES FOR STATE OPERATIONS AND LOCAL ASSISTANCE
1966-67 FISCAL YEAR (In millions)

<i>Purpose</i>	<i>Proposed amount</i>	<i>Percent of total</i>	<i>Percent of total increase</i>
Education -----	\$1,653 1	45 0	37 7
Health and welfare -----	795 5	21 6	25 0
Transportation -----	470 0	12 8	9 6
Resource development -----	130 2	3 7	0 3
Corrections -----	120 7	3 3	2 4
Fiscal affairs -----	65 5	1 8	1 6
Business and commerce -----	40 4	1 1	0 5
Public safety -----	31 1	0 8	0 8
Shared revenue -----	203 9	5 5	2 5
Other -----	161 0	4 4	19 6
Total -----	\$3,677 4	100 0	100 0
State operations -----	1,352 4	36 8	48 2
Local assistance -----	2,325 0	63 2	51 8

Expenditure requirements for state operations and assistance to local governments in the budget year total \$3,677 1/2 million. Of this amount, \$1,352 million (36 5%) will be spent for state activities, and \$2,325 million (63 2%) will be paid to local governments, chiefly for support of public schools.

Education

Beyond doubt education is the most important single service of government. One out of four individuals in California is attending public schools, a state college or the University. At least 225,000 people are employed in this activity and expenditures by all levels of government run well above \$4 billion annually.

It is not surprising, therefore, that the single function of education comprises nearly half of the expenditures of State government and accounts for more than one-third of the increase in appropriations for current operation and local assistance.

STATE EXPENDITURES FOR EDUCATION (In millions)

	<i>1966-67</i>
Public schools -----	\$1,233
State colleges and University -----	401
Other -----	19
Total -----	\$1,653

In total, State support of education in the coming year will require the expenditure of \$1,653 million, an increase of \$133 million over the current total. Three-fourths of this amount is budgeted for the local public school system, one-fourth will be spent directly by the State, chiefly for operation of the State colleges and the University.

California's local public school enrollment exceeds the total population of Missouri or Virginia or any one of thirty-seven other states. At an estimated 4,000,000, this year's attendance has increased by 206,000 in the course of a single year. State support of this system is based upon attendance in the prior year. Thus the 1966-67 budget provides \$235 64 for each pupil now in attendance—a total of \$1,054,000,000. On this basis, growth alone has added almost \$50 million to the largest item in the State Budget.

In addition, the Miller-Unruh Basic Reading Act will be implemented for the first time next year. Under this legislation \$8,900,000 will be appropriated to provide specialists to teach reading to children who fail to make adequate progress in this most essential tool of the whole learning process. A further appropriation of \$8,000,000 is proposed for expenditure on special programs for the educationally handicapped, and \$1,000,000 is provided for instructional television, of which \$700,000 is a new contribution.

Other major items in the program of State support for local schools include \$61,000,000 for teachers' retirement, \$51,700,000 for debt service on the bonds of financially distressed districts and a tentative allotment of \$15,000,000 for free textbooks—nearly double the current appropriation for this purpose. This will provide

new and modern texts in science, health, history, geography and social studies. The final figure will be arrived at only after review by the Board of Education and the Department of Finance of the report of the Curriculum Commission which will be submitted later this month. These and other items will bring State payments for local schools to \$1,233,000,000 next year, an increase of \$76,700,000 over the current total.

Higher Education

Support of higher education will require roughly one-third as much as public schools, but expenditure requirements are growing nearly three times as fast. Whereas the initial impact of the post-war population explosion has passed through the primary and secondary grades, it is only starting at college levels. Consequently, attendance in the lower grades is increasing at five percent each year while the growth in higher education exceeds ten percent. In addition, higher education is much more costly per student—\$1,300 a year at State Colleges and \$2,500 at the University.

California's system of public higher education has three components: 78 junior colleges, seventeen State colleges

and nine campuses of the University of California. All are tuition free, a marked difference between California's educational policy and that of many other states.

State colleges will enroll an estimated 173,750 individuals next year, an increase of ten percent over the current number. Allowing for part-time attendance, this is the equivalent of nearly 130,000 full-time students. The recommended appropriation for the State college system is \$165,110,000, an increase of \$27,622,000 from the current total.

Growth is, of course, the principal ingredient in the higher cost. There will be 15,000 additional students in the programs of the various colleges, a larger gain than has occurred this year. But in addition, the budget provides for improvement in the scope and quality of instruction. It moves a step closer to year-round operation. It expands the library resources and, with the aid of federal funds, augments the student loan programs.

Provision is made for improvement in the graduate work afforded at State colleges through expansion of the faculty available to teach advanced courses. Full implementation is given to the program leading to a master's degree in social work in order to provide qualified personnel for this important service. Finally, special allowances are made for faculty improvement through a moderate increase in sabbatical leaves and research leaves.

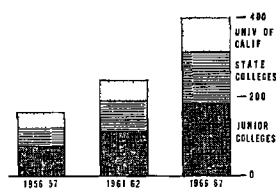
Perhaps the greatest dollar bargain in State government is the University of California—a \$694 million expenditure program at a cost of \$232 million in State funds. The largest state university in the Nation, this institution draws support from many sources. Research grants and contracts with the Federal government provide its chief income source—48 percent of the total. The State contributes just one-third, while gifts, endowments and private grants constitute nearly 20 percent of its current resources.

The nine campuses of the University will enroll an estimated 80,777 students next year. Of these, the great majority will be at the various general campuses, but nearly 5,000 will attend the medical centers. Growing emphasis upon upper division and graduate work has been an important factor in the expenditure recommendation presented for the University. Whereas total enrollment will be up 8.3 percent, the growth in upper division enrollment will be 16 percent and in graduate students 9 percent.

A modest improvement is provided in the scope and quality of general courses in keeping with the changing enrollment pattern. State support will be 13.3 percent greater next year, of which 20 percent represents specific program augmentations. Among the latter are allowances of \$1.2 million for enlarged library facilities—chiefly at the newer campuses—\$705,000 for hospital subsidies and expansion of the rehabilitation center on the Los Angeles campus, \$581,000 for added instructional staff and research at certain of the smaller centers, \$650,000 for several projects of major interest to business and industry, and \$225,000 to promote part-time employment of students, with priority to be given to those of low income families—a cooperative effort under the Economic Opportunity Act.

The question of increases in faculty salaries and fringe benefits at the University of California and in the State college system poses a special problem. The Coordinating Council for Higher Education, after a careful study of salaries at com-

COLLEGE ENROLLMENTS
(Thousands)



parable institutions, recommended a 25 per cent salary increase for University faculty and a 66 per cent increase for the State college system faculty. These have been included in the budget. The Council also recommended another 5.5 per cent increase in fringe benefits or salary equivalent for the University faculty and 0.8 per cent more for the State college faculty on the same basis. This recommendation has raised serious new questions which are under study. Faculty fringe benefits, whether in retirement plan contributions, health insurance sharing arrangements or some other form are now handled in the same manner as those of all other state employees. And State policy rightly does not provide for salary increases in lieu of fringe benefits. The Council recommendation is now being reconsidered in discussions with both the Council itself and the institutions involved.

Activities under the State's program of education are far too diverse to be covered in one brief message. However, two further activities must be outlined here. California last year increased from 5,120 to 6,400 the number of scholarships to be awarded by the Scholarship Commission. The average grant is approximately \$750 a year, making awards of approximately \$5 million available to students on the basis of financial need and scholastic ability. In addition, the State this year will administer the guaranteed student loan program of the federal government under which some 8,000 students will be able to borrow up to an aggregate of \$65 million for educational purposes.

Total State cost of scholarship and loan assistance will be \$5,124,000, or about \$1,236,000 more than is available in the current year.

The second item of major interest is the compensatory education program now in progress in most school districts. These activities, designed to partially equalize educational opportunities, overcome language barriers, and fill cultural voids confronting children in low income homes, will involve the expenditure of \$79,500,000 in federal funds at an administrative cost of \$40,000 to the State.

California can take tremendous pride in its system of public education, reaching from kindergarten to graduate study. It has achieved world renown in many fields. Fully as remarkable is the fact that a federal report showed that although in 1964 we stood third in per capita school support, the State and local governments of California were seventeenth in the share of personal income devoted to public education. We have accomplished much—we must accomplish more.

Resources

Californians this year will spend the equivalent of 23 cents per \$100 of personal income on State activities designed to preserve, develop and improve our natural resources. This includes such conservation services as those provided by the Division of Forestry which will spend \$28.9 million in the protection of forest, brush and watershed areas. It includes the developmental and regulatory activities of the Agriculture Department with \$26.5 million; the recreational services of the Departments of Fish and Game and Parks and Recreation; grants to local governments for flood control and beach erosion control; assistance for small craft harbors, and the operations—but not the gigantic water development projects—of the Water Resources Department and related water control agencies.

The aggregate cost of these services will reach \$136,172,000, an increase of \$971,000 over the current fiscal year. So the bill for resource protection to be submitted to the people of this State next year will drop to the equivalent of 21 cents for each hundred dollars of personal income.

Crime and Criminal Justice

California faces a peculiar situation in its control of crime and its administration of criminal law. We know far more regarding the extent and types of crime than many other states. Our definitions are more precise, our reporting more complete and our data more meaningful. On occasion this gives the impression that crime is rampant in California, when in fact we are only providing better information. The truth is that data on crime over the six-year period through 1964 show that among the ten largest states California was lowest in rate of increase by a substantial degree when population growth is taken into consideration.

Despite this enviable record, crime is still extremely costly from the standpoint both of society and the economy. Excellent as our information is, *we still do not know enough about crime to deal most effectively with its basic problems*. We should know more about its fundamental causes—whether economic, social or psychological. We should know more about the initial manifestations of criminal tendency. We should know more about the best methods of crime detection and prevention. We should know more about the comparative effectiveness of different methods of rehabilitation, training and treatment. We should know more about efficient parole procedures.

These facts have led me to recommend improvements in the administration of criminal justice programs. We will provide better information systems, new methods of recording this information, better analysis procedures, more rapid retrieval of information and faster communication with local law enforcement offices.

In short, we propose to utilize the most modern scientific methods, the newest technology and the finest automatic processing equipment in extending our knowledge of criminal activities, thus to reduce the tremendous social and economic waste inherent in this age-old aspect of human conduct. Our attack will be launched through local enforcement offices, the State Department of Justice and the correctional programs of the Youth Authority and the Department of Corrections.

Perhaps of most interest to local law enforcement offices is the provision of \$250,000 to provide grants to local agencies for testing new techniques in combating crime and exchanging information among local units.

Highway Patrol

Chief development in the group of State services to motorists is the initial step in the plan to double the Highway Patrol by 1968. More than one thousand new traffic officers will be provided next year in a major effort to curb highway accidents and to establish a vehicle inspection service. They will help assure the safe and lawful flow of traffic on our 83,000 miles of federal, State and county highways. This expansion of the field force, coupled with the necessary complement of staff personnel, is the principal element in a \$14.7 million rise in expenditures of the Highway Patrol.

Health and Welfare

Chapter 4 of the Second Extraordinary Session of last year will stand as a landmark in this State's social history. It established the California Medical Assistance Program and carried this State into the nationwide plan to reduce one of the major worries of the aged.

Many aspects of this program are still in the planning stage and I intend to send a special addendum to the Budget when details are complete. But for purposes of your general information on this subject it is anticipated that the State's gross contribution in the current year will be approximately \$53 million and this will rise to \$152 million in 1966-67. This latter sum, combined with \$292 million in federal funds and \$140 million in county matching will provide a \$584 million medical assistance program next year.

It must be emphasized, however, that the new program will supplant existing State expenditures for medical assistance. There is no net budgeted increase in cost to the State beyond that which would normally accrue next year as a result of growth in the welfare caseload. These and other details will be expanded in my later statement on this important subject.

Continued growth in the number of children receiving public assistance has carried the caseload in these programs to new highs. An estimated average of 704,000 children and responsible relatives will receive assistance during the coming year, an increase of 82,000 over the current year. The total cost of this aid will reach \$388 million, of which the State will pay \$136 million.

The situation of increasing caseload in the midst of unparalleled prosperity demonstrates the vital necessity of breaking the poverty cycle and opening to many thousands of our family groups the opportunity for achievement where now there is only a sense of helplessness and defeat.

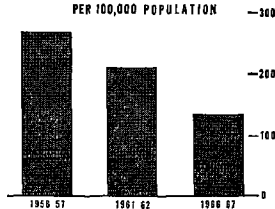
To a great extent the same situation exists in the program of aid to disabled. Here the number of cases will closely approach 100,000. The cost to the State will be \$39 million, up \$1.7 million from the current year. This, too, demonstrates the need for even greater emphasis upon rehabilitation and the challenge confronting our new Rehabilitation Department.

Mental Hygiene

California's two-phase attack upon the problems of mental health—modern treatment and local care wherever possible—continues to yield rich returns not only in health, happiness and social gain but in dollars as well. The mentally ill in State hospitals at the end of the current fiscal year will be almost 10,000 below the number of June 30, 1959.

Of nearly equal importance is the fact that construction of facilities for mentally ill patients has not been required since the addition of 430 beds at Patton State Hospital in 1960. Once it was believed necessary to provide a new institution each biennium. The dramatic decline in the number of resident patients has been accomplished in spite of a spiraling population and is attributed to continued improvements in care and treatment throughout the State hospital system and to the expansion of local mental health services.

MENTALLY ILL PATIENTS
PER 100,000 POPULATION



The situation is hopeful for the even more difficult problems of the mentally retarded. Here, too, great progress is being made in discharging our responsibility to those who must have institutional care.

The recommended budget provides for further expansion in the capacity of community facilities for treatment and care of the mentally ill. Home care, clinics and local mental health programs developed under the Short-Doyle Act have proven their worth and will be extended.

Improvements in the treatment programs at mental hospitals include modest further reductions in the ratio of patients to employees, further utilization of tranquilizing drugs and extension of the surgical programs. Provision is made for a moderate expansion in the placement of mentally retarded patients in private care facilities through the cooperation of local health departments. A total of \$1,513,000 is provided under legislation adopted last year for the purpose of accelerating local care of the mentally retarded.

A second local health activity to be stimulated by local assistance grants is the care and treatment of alcoholics. Legislation adopted last year allows the State to participate as a major partner in local programs to control alcoholism, including diagnosis, counseling, treatment and other activities designed to bring relief to individuals suffering from this disability. A total of \$1,867,000 is provided for this purpose next year.

Work of the Department of Rehabilitation will be expanded without an increase in State costs. Greater participation by the federal government will make possible a substantial increase in the activities of this unit, especially in the area of vocational rehabilitation, services to the physically handicapped and nonprofit workshops.

Highlights of Other Recommendations

Virtually every aspect of the State's service program will have interest to many groups and many individuals. Recommendations of general interest include:

- Allocation of \$222 million in State funds for improvement of conditions in areas of poverty, especially to improve educational and employment opportunities. The vital importance of this matter dictates special consideration not possible in this Budget Message and I shall, therefore, prepare and submit to you a special statement on the problems involved and recommended action.
- Reactivation of the Economic Development Agency to provide (1) economic research reports essential to decisions in business and government; (2) assistance to local units engaged in economic development, and (3) assistance to companies seeking to locate in California.
- Expansion of activities designed to protect California consumers and to prosecute those guilty of consumer fraud.
- Provision of \$38.9 million to maintain parity between State salaries and those paid by other employers. This will be financed in substantial part by improved productivity, just as productivity has been the source of salary increases in private industry.
- Expansion of the Department of Housing and Urban Development to enforce adequate standards in housing and health facilities and to assure full utilization of federal aid for community development and redevelopment.
- Adoption of modern electronic data processing methods in such activities as the handling of 145 million motor vehicle records and rate setting by the Public Utilities Commission. Last year alone the Commission saved the people of California \$75 million.
- Initiation of a modern data communication and processing system as the first step in a federated statewide information network.
- Reorganization and strengthening of the Industrial Accident Commission.
- Exploration of new methods for the control of air pollution and the purity of our ground water supply in highly urbanized areas.
- Substantially greater utilization of federal funds available for temporary housing, basic literacy training at farm labor centers through a modest expansion in the Migrant Master Plan approved last year.

CAPITAL OUTLAY

The capital outlay budget of California's State government next fiscal year calls for the expenditure of \$929,390,000 from current revenue and bond funds. Approximately 40 percent of the money for this purpose will be current taxes and other similar receipts, 60 percent will be derived from the sale of State bonds.

CAPITAL OUTLAY BUDGET

From State Revenue and Bond Sources, 1966-67

Purpose	Millions
Resource development	\$419 1
Highways, etc	321 1
Education	134 4
Corrections	29 1
Health and Welfare	17 1
Other	8 6
Total	\$929 4

The actual volume of capital investment contemplated in this program is, however, in excess of \$14 billion. The difference between these two amounts is made up chiefly of federal grants for construction purposes, expenditures from gifts and donations, borrowings of self-supporting enterprises, such as dormitories and parking facilities at centers of higher education.

This year for the first time the capital outlay budget presents an estimate of building needs for the coming five years as well as the budget period. It, therefore, combines two former documents into one more informative source on present and future capital requirements.

Conservation and Development of Natural Resources

With the State Water Project in its fifth year of construction and one of the Nation's most far-reaching State park plans well underway, resource development takes first place in California's program of capital investment. In the aggregate, expenditures for the conservation and development of natural resources will reach \$419,132,000, an increase of \$47 million over the current year volume.

Leading item of expenditures is, of course the water project. In total, payments of more than \$344 million will be required as the Oroville Dam approaches fifty percent completion and construction continues on the San Joaquin Valley aqueducts, the complex of dams, reservoirs and canals which within the course of the next five years will deliver water to Southern California.

Park development will continue at approximately the current rate, with acquisition and construction scheduled at \$64,236,000, a little more than \$24 million above the current year's total. As a result of the park bond issue approved in 1964 the State is now in a position to acquire beach, mountain, desert and historical areas which will enhance the recreational opportunities of our citizens and will serve as a tourist magnet in the coming years of greater leisure time and travel opportunity.

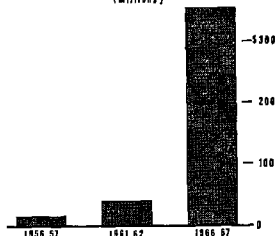
The utility value of our park program will be felt almost immediately as a result of the accelerated acquisition and early use plan. It is proposed to open the newly acquired areas to public use as rapidly as possible by constructing access roads and providing temporary camp and picnic facilities.

Other recommendations for the conservation of our natural resources include the proposed expenditure of \$3,197,000 for new fire stations, conservation camps and other improvements by the Division of Forestry, \$3,276,000 for wildlife preservation and \$4,490,000 for construction at the various district agricultural fairs.

Education

While budget figures indicate a reduction in the construction programs for higher education, actual construction will increase by \$28 million. The difference lies in the use of new federal funds and other nonstate resources by both the University and the State colleges. Expenditures from State revenue and bond funds will total \$134,387,000, a decline of \$473 million from current levels. However, the availability of federal grants and other resources will allow a construction program for education substantially exceeding a quarter of a billion dollars.

Chief objectives of the University are the development of the campuses at Santa Barbara and Davis and the newer locations at San Diego, Santa Cruz and Irvine. Similarly, it is a new State college in southern Los Angeles county which is budgeted for the largest expenditures next year. Other colleges for which large

EXPENDITURES FOR WATER DEVELOPMENT
(Millions)

construction programs are proposed include San Diego, San Jose, California Polytechnic College, Sonoma, San Francisco and Fullerton.

The critical need for new facilities to meet the requirements of 111,300 more students at our centers of higher education within five years will necessitate approval of another education bond issue this fall. We are confronted by the prospect of 22,000 more students at the University, a growth of 35,300 in the enrollments of our State college system and 41,000 greater attendance at local junior colleges. If we are to be ready to meet the needs of four students where there are now three, we must have greater financial resources. I, therefore, recommend your approval of a \$280 million bond proposal to be voted on at the general election in November. This will follow a \$200 million issue for local school building and which must be submitted to the voters in June. Of this, \$240 million is to continue the plan of State assistance to financially distressed districts. Another \$20 million has been added to provide for portable classrooms in school districts in which special efforts are to be made to reduce class size.

In this connection, I recommend immediate action to dedicate that portion of the future tideland oil and gas revenue which has not been allocated to other purposes in this budget. The dedication shall be for capital outlay in the field of higher education. This resource, coupled with a moderate allocation from tax revenue, will place a very substantial part of our future building program on a pay-as-you-go basis.

Highways

Highway construction will reach \$654,200,000, with the federal and state government sharing almost equally in the total. Federal funds are budgeted in the same way as other money, but are not taken into the budget totals. State expenditures will amount to \$314,800,000.

The highway program calls for construction of 320 miles of new multilane freeways and additional lanes on 29 miles of existing freeways—plus, of course, the normal construction on the remainder of California's 14,200 mile State highway system. Of the \$339 million in federal funds, \$289 million is designated for expenditure on the interstate system.

Other Capital Outlay

Although of tremendous social importance, other capital expenditures are so small in relation to the major investments they tend to lose significance. Expenditures for youth and adult corrections, for example, are recommended at \$29,125,000—an amount equal to only 7 percent of the total for resource development. Yet this will provide a vitally needed reception center in Southern California, a Medical-Psychiatric Institution and conservation camps and other needed additions at the various schools of the Youth Authority.

The Department of Corrections will construct a new Special Security Facility at Vacaville and will do extensive replacement and remodeling at several of the adult facilities under the capital outlay program proposed for that agency next year.

The construction program recommended for health and welfare is *actually \$73 million less than that proposed for the same purpose a decade ago*. Provision is made for expansion of the Neuropsychiatric Institute at the University of California at Los Angeles and for later replacement of the Langley Porter psychiatric center at the University Hospital in San Francisco. Other projects include ward improvements throughout the mental hospital system and the conversion of certain facilities formerly used for mentally ill patients to accommodate the mentally retarded.

REVENUE OUTLOOK

I turn now to the income side of our State budget—the taxes and other revenue which make it possible to finance the service needs I have just summarized.

Further substantial gains in California's economy during the current year will add materially to the revenue yield of existing taxes. Greater business investment, improvement in the activity of our important aerospace industries, resumption of a more normal residential building pattern, the intensification of operations in Vietnam and national prosperity will combine to carry business activity, corporate profits and personal income to new record levels in 1966.

State revenue from all sources is estimated at \$3,866,700,000. Of this amount \$2,728,900,000 will be available for the support of General Fund activities and \$1,127,800,000 will be earmarked for specific purposes, chiefly activities related to vehicle transportation and payments to local governments.

Included in the estimate of General Fund revenue is \$143,000,000 to be derived as the result of a substantive amendment and a loophole closing revision in the State personal income tax law.

ESTIMATED REVENUE, 1966-67

<i>Tax</i>	<i>Millions</i>	<i>Percent</i>
Sales and use -----	\$1,102	28 5
Personal income -----	628	16 2
Bank & corporation -----	457	11 8
Other General revenue -----	552	14 3
Total, Gen. Fund -----	\$2,739	70 8
Motor vehicle fuel -----	558	14 4
Other motor vehicle -----	434	11 3
Other special revenue -----	136	3 5
Total, Spec. Fund -----	\$1,128	29 2
Grand Total -----	\$3,867	100 0

The present law allows a \$1,500 personal exemption in the case of a single individual, or a married person filing a separate return, and a \$3,000 personal exemption in the case of a married couple. These amounts are deducted from income before the tax is computed. A further deduction in the amount of \$600 is provided for each dependent. In addition, the taxpayer may take a standard deduction of \$500 (single or separate return) or \$1,000 (married). The standard deductions are not charged in the income tax recommendation.

The personal exemption and deduction for dependents confer vastly different tax benefits for people in different tax brackets. At the lowest level the personal allowance has a tax equivalent of \$15 for a single individual and \$30 for a married couple. The dependent deduction is worth \$6 in tax. At the upper end of the income scale, however, the personal deduction provided for a married couple is the equivalent of \$210 in tax and each dependent is worth \$42. There is no justification for this inequality, and I therefore recommend that we standardize the allowances by providing a deduction from tax of \$15 for single individuals, \$30 for married couples and \$7 for each dependent. The new allowance for dependents will reduce the tax slightly for some families in the lowest income bracket.

The loophole closing amendment applies to nonresidents and persons who have lived here less than a year. I recommend that in these instances the deductions be prorated on the basis of income derived from California sources. If only a third of the gross income is earned here, only one-third of the personal credits should be taken in computing the California tax. In this way, nonresidents and part-year residents who earn income in California will be placed in the same position as other taxpayers.

Accounting Practices

State government has a moral obligation to fully utilize all available revenue resources before burdening its citizens with added taxes. This has been the principle of my administration throughout my seven years as Governor.

I have closed loopholes in existing tax laws. I have utilized for general purposes unneeded balances in special accounts and in many instances secured legislation to abolish special funds. I have accelerated the remittance of tax collections, formerly held by taxpayers—often to their own benefit.

California has for many years followed a fiscal practice long ago discarded in modern business accounting. We have, in fact, been of two minds in accounting procedures. We have accrued our expenditures, thus in effect we pay our bills before they are received. But we account our revenue on a cash basis, even though the tax money has been collected and is merely awaiting remittance to the State on a specified due date.

At my request this practice has been meticulously examined by outstanding authorities in the field of private and government accounting. They have recommended that California's state government adopt the accrual method of accounting for revenues as well as expenditures. Their report will be made available to you, but I want to quote a significant paragraph here:

"We believe that the best interests of the State will be served by the adoption of a modern accounting system which provides for recognition of revenues when earned as well as recognition of expenditures when goods and services are received. The complete disclosure of the State's resources as well as its obligations should make a significant contribution to those who must rely upon the State's financial statements to guide them in enacting legislation, in establishing policy and in executing such policy."

I concur in the recommendation of these experts, and I have caused them to be reflected in the budget here presented.

The recommended income tax amendments, coupled with this revision in accounting practice, are the only changes necessary to finance expenditure requirements and leave a moderate General Fund surplus at the end of the budget year.

As I indicated in my opening message to you yesterday, I am also proposing a series of property tax reform measures, but they will have no major fiscal impact in the forthcoming year.

There are, of course, many other facets of this budget which deserve your close scrutiny, and I invite your attention to them.

Where economies can be effected beyond those I have already ordered, including \$15 million in productivity and \$5 million in welfare regulations, I once again invite you to act, offering only one qualification. Weigh as we all must the proposed cost reduction against the service reduction involved.

I have every confidence that the result will be worthy of the trust which the people of California have placed in our hands.

Respectfully submitted,

EDMUND G. BROWN, Governor

Governor's Budget, together with supplements, accompanying the above message ordered filed with the Secretary of State.

ANNOUNCEMENTS

Mr. Allen announced that maps of Senatorial and Assembly Districts were now ready for distribution and that 2 copies would be available to each Member, upon request being made to Mr. Allen's office.

RESOLUTIONS

The following resolutions were offered:

By Assemblyman Belotti:

House Resolution No. 40

Relative to congratulating Mrs. Oscar (May) Paulsen.

WHEREAS, Mrs. Oscar (May) Paulsen has been named Quotarian of the Year for 1965-66; and

WHEREAS, Mrs. Paulsen will be a guest of honor at the Quota Birthday dinner on February 17, and

WHEREAS, Mrs. Paulsen has long been an outstanding member of the Quota Club, rendering exemplary service in the capacities of committee member, president of the Eureka Quota Club, and district governor; and

WHEREAS, She has given generously of her time and effort to many other social and civic organizations, including the Order of the Eastern Star, the Order of Amaranth, the Humboldt Historical Society, the Humboldt Council of Camp Fire, the National Dietary Food Association and the Noreal district organization of health food retailers; now, therefore, be it

Resolved by the Assembly of the State of California, That the Members of this Assembly congratulate Mrs. Oscar (May) Paulsen on the occasion of her being named Quotarian of the Year for 1965-66, and be it further

Resolved, That the Chief Clerk of the Assembly is hereby directed to transmit a suitably prepared copy of this resolution to Mrs. Oscar (May) Paulsen.

Request for Unanimous Consent

Mr. Belotti was granted unanimous consent to take up House Resolution No. 40 without reference to committee or file.

Resolution read, and adopted.

By Assemblyman Belotti:

House Resolution No. 41

Relative to congratulating Katherine Goetz.

WHEREAS, It has come to the attention of the Members of the Assembly that Katherine Goetz has been chosen Woman of Achievement for the year 1965-66 by the Eureka Quota Club; and

WHEREAS, She is a native of Eureka (her family arriving in the 1870's) where her husband, William, is a teacher and chairman of the Industrial Arts Department at Eureka Senior High School; and

WHEREAS, She was graduated from Eureka High School, attended St. Mary's College of Nursing, the University of San Francisco, and was graduated from Humboldt State College with high honors; and

WHEREAS, She has served as assistant superintendent of recreation for the city of Eureka, is an experienced, capable school teacher, and has been a member of the American Red Cross for twenty years; and

WHEREAS, She has distinguished herself as a member of the Civil Air Patrol, serving as Assistant Mission Commander and Operations Officer, flying as an observer, and participating in ground investigations, and

WHEREAS, She unselfishly devoted her time and energy to assisting with operations and navigational problems, food and housing for the military, and flying as airborne guide aboard military aircraft for seven weeks during last year's flood disaster, and

WHEREAS, She received a citation from Sikorsky Helicopter and the Civil Air Patrol unit citation for her outstanding service; now, therefore, be it

Resolved by the Assembly of the State of California. That the Members thereof congratulate Katherine Goetz for her outstanding accomplishments and on her being chosen Woman of Achievement for the year 1965-66 by the Eureka Quota Club, and be it further

Resolved, That the Chief Clerk of the Assembly is hereby directed to transmit a suitably prepared copy of this resolution to Katherine Goetz

Request for Unanimous Consent

Mr. Belotti was granted unanimous consent to take up House Resolution No. 41 without reference to committee or file.

Resolution read, and adopted

ANNOUNCEMENTS

Speaker pro Tempore Bee announced that any Members who wish to sign the waivers of mileage should do so today

INTRODUCTION, FIRST READING, AND REFERENCE OF ASSEMBLY BILLS

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

Assembly Bill No. 2: By Assemblyman Danielson—An act to amend Section 23754 of the Education Code, relating to state colleges

Held at Desk by order of the Speaker pro Tempore

Assembly Bill No. 3: By Assemblyman Crown—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, and declaring the urgency thereof, to take effect immediately.

Referred by the Speaker pro Tempore to the Committee on Ways and Means

INTRODUCTION OF GUESTS

Mr. Petris of Oakland, introduced Diamandis D Katsikaris of Oakland, whereupon the Members of the Assembly joined in welcoming him on his visit to the Assembly Chamber

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

The following resolutions were offered.

Assembly Joint Resolution No. 2: By Assemblyman Danielson—Relative to G. I. benefits.

Held at Desk by order of the Speaker pro Tempore

Assembly Concurrent Resolution No. 6: By Assemblymen Danielson and Mulford—Relative to the selection of the Legislative Counsel of California.

Referred by the Speaker pro Tempore to the Committee on Rules.

RESOLUTIONS

The following resolutions were offered :

By Assemblyman Waldie :

House Resolution No. 42

Relative to congratulating Mr and Mrs Arnold W. Linscheid

WHEREAS, It has come to the attention of the Members of the Assembly that Mr and Mrs Arnold W Linscheid of Anchor Bay celebrated their golden wedding anniversary on December 31, 1965, and

WHEREAS, They were honored at a celebration held on January 2, 1966, at the Antioch faingrounds cafeteria, with more than 200 persons in attendance; and

WHEREAS, Co-hosts of the affair were their children, Mrs Paul Keller, Jr, Mrs Charles Malmberg, County Supervisor Edmund Linscheid, Air Force Lt Col Gerald Linscheid, and Arnold W Linscheid, Jr, who is with the County Sheriff's department, and

WHEREAS, Arnold W Linscheid and the former Lorraine Keller were married on December 31, 1915, in Pittsburg, California, and

WHEREAS, Mr Linscheid distinguished himself in the area of city government in Pittsburg, serving as city councilman for sixteen years and as mayor of the city in 1927 and 1928; now, therefore, be it

Resolved by the Assembly of the State of California, That the Members congratulate Mr and Mrs Arnold W Linscheid on the occasion of their 50th wedding anniversary and wish them many more years of happiness, and be it further

Resolved, That the Chief Clerk of the Assembly is hereby directed to transmit a suitably prepared copy of this resolution to Mr and Mrs Arnold W. Linscheid

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

By Assemblyman Waldie :

House Resolution No. 43

Relative to security for the deposit of public funds

Resolved by the Assembly of the State of California, That the Assembly Committee on Rules be directed to assign to an appropriate interim committee for study the subject of the feasibility of legislation permitting authorized depositories to post as security for the deposit of public funds, any bonds or interest bearing obligations fully or partially guaranteed by the United States or an agency thereof to the extent so guaranteed, and that such interim committee be directed to report its findings and recommendations thereon to the Assembly not later than the fifth legislative day of the 1967 Regular Session

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

MOTION RELATIVE TO DISTRIBUTION OF BUDGET

Mr Waldie moved that five copies of the Governor's Budget be distributed to each Member upon request

Mr Monagan seconded the motion

Motion carried

RESOLUTIONS

The following resolution was offered .

By Assemblyman Young :

House Resolution No. 44

Relative to congratulating the Napa Senior Center

WHEREAS, It has come to the attention of the Members of the Assembly that the Napa Senior Center will be celebrating its first anniversary on February 16, 1966; and

WHEREAS, 850 senior citizens and twelve organizations composed of senior citizens use the Napa Senior Center for meetings, recreation, and arts and crafts. and

WHEREAS, The Napa Senior Center, under the leadership of Ohen Tucker, Chairman of the Board of Directors, Norman Dickson, Frank Thomas, Erma Cook, Joseph E. Wyley, Golda Watson, and Nina Smart, Members of the Board of Directors, Myrle Hartman, Recording Secretary, and Jim Sullivan, Chairman of the Building Board, has truly provided the opportunity for older persons within Napa to become active and contributing members of their community; now, therefore, be it

Resolved by the Assembly of the State of California, That the Members take this opportunity to congratulate the senior citizens who participate in the activities of the Napa Senior Center on the center's first anniversary; and be it further

Resolved, That the Chief Clerk of the Assembly is directed to transmit a suitably prepared copy of this resolution to the Napa Senior Center.

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules

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

The following resolution was offered.

Assembly Concurrent Resolution No. 7: By Assemblymen Allen and Conrad—Relative to printing maps of assembly, senate, and congressional districts.

Referred by the Speaker pro Tempore to the Committee on Rules

INTRODUCTION OF GUESTS

Mr. Allen, of Los Angeles, introduced Willard Murray and Sheldon Mays, of Los Angeles

Mr. Henson, of Ventura, introduced Charles Reiman, Ventura City Manager, Ron Miller, Executive Secretary; Jan d'lean, and Leroy Andrews, all of Ventura

The Members of the Assembly joined in welcoming the above guests on their visit to the Assembly Chamber. •

REQUEST FOR UNANIMOUS CONSENT

Mr. Mills was granted unanimous consent to take up House Resolution No. 10 without reference to committee or file

Consideration of House Resolution No. 10

By Assemblyman Mills—

House Resolution No. 10—Memorializing Marjorie Heald.

NOTE The full text of House Resolution No. 10 appears at page 44 of the Assembly Daily Journal for February 7

Resolution read.

Members Made Coauthors of House Resolution No. 10

Mr. Mills was granted unanimous consent that all Members so desiring be placed upon House Resolution No. 10 as coauthors, and that when the Assembly adjourns on this day it do so out of respect to the memory of Marjorie Heald, of Sacramento, former Committee Secretary to the Assembly Rules Committee.

Roll Call

The following Members indicated a desire to become coauthors

Assemblymen—Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Beilenson, Belotti, Biddle, Britschgi, Brown, Burgener, Burton, Carrell, Casey, Chapel, Chappe, Conrad, Crown, Cusanovich, Dannemeyer, Davis, Deukmejian, Dills, Duffy, Dymally, Elliott, Fenton, Ferrell, Foran, Garrigus, Gonsalves, Greene, Henson, Harvey Johnson, Ray E. Johnson, Knox, Lanterman, Marks, McMillan, Meyers, Milias, Monagan, Moretti, Mulford, Pattee, Petris, Porter, Powers, Quimby, Russell, Ryan, Shoemaker, Song, Soto, Stevens, Thelin, Thomas, Veneman, Veysey, Walde, Warren, Whetmore, Williamson, Willson, Winton, Young, and Zenovich

Resolution read, as amended, and adopted unanimously.

RESOLUTIONS

The following resolution was offered

By Assemblymen Casey, Williamson and Bee (Senator Stiern, co-author):

House Resolution No. 45

Relative to the retirement of Herbert L. Blackburn

WHEREAS, Herbert Leslie Blackburn, retiring Deputy Superintendent for the Bakersfield City School District, began his educational career with the district in 1930 when he was employed at Emerson Junior High School, first as a physical education and social studies teacher, and later as boys' counselor, and

WHEREAS, In September of 1936 he moved to Hawthorne School as supervising principal, and three years later became principal of Washington Junior High School where he served until assuming duties as Deputy Superintendent in July, 1948, and

WHEREAS, As the first Deputy Superintendent in a rapidly growing and changing district, it was Herbert Blackburn's responsibility to bring the system together into one cohesive whole through the correlation of the functions of the Departments of Instruction, Special Services, and Personnel, and

WHEREAS, In his 17 years as Deputy Superintendent Herbert Blackburn initiated many projects for the improvement of the district's educational program and the procurement of well-trained personnel for the Bakersfield city schools, and

WHEREAS, In addition to his outstanding record as an administrator, Mr. Blackburn was a leader in many professional organizations, serving at various times as president of the Bakersfield Principals Club and the Kern County Principals Association, vice-president of the Bakersfield Division of C.T.A., chairman and member of Curriculum Committees Education Chairman of the Seventh District P.T.A., and Member of the Superintendent's Advisory Committee, the California Association of School Administrators Building Committee, and Phi Delta Kappa, a national honorary educational fraternity, and

WHEREAS, He also took an active part in civic affairs, serving as Chairman of War Stamps and Bond Sales for the Bakersfield City School District from 1941 to 1946, Director of American Red Cross, Member of the Board of Directors of the Bakersfield Community Chest, President and permanent Director of the East Bakersfield Progressive Club, Director of Boy Scouts of America for Kern County, Secretary-Treasurer of the Cross Country Highway Association, and Member of the Kiwanis Club, and

WHEREAS, Herbert L. Blackburn will be honored on his forthcoming retirement on June 30, 1966, by a dinner to be given on February 22, 1966, at the Compton Junior High School in Bakersfield, now, therefore, be it

Resolved by the Assembly of the State of California, That the Members join with the citizens of Bakersfield in commending Deputy Superintendent Herbert L. Blackburn on his many years of devoted service to the Bakersfield City School District, and wish him many additional happy years of retirement, and be it further

Resolved, That the Chief Clerk of the Assembly is directed to transmit a suitably prepared copy of this resolution to Mr. Blackburn

Request for Unanimous Consent

Mr. Casey was granted unanimous consent to take up House Resolution No. 45 without reference to committee or file

Resolution read, and adopted.

NAME PLACED UPON ROLL CALL ON HOUSE RESOLUTION NO. 10

Mr. Porter was granted unanimous consent that he be recorded as voting "Aye" on the roll call adding coauthors to House Resolution No 10.

INTRODUCTION OF GUESTS

Mr. Duffy, of Hanford, introduced Elmer Goosen, Will Friesen, J J Klienansser and Zack Stahl, of Dinuba, whereupon the Members of the Assembly joined in welcoming the above guests on their visit to the Assembly Chamber.

ADJOURNMENT

At 11:55 a m , on motion of Mr. Belotti, the Speaker pro Tempore declared the Assembly adjourned until 10 a m , Thursday, February 10, 1966, out of respect to the memory of the late Marjorie Heald, of Sacramento, former Committee Secretary of the Assembly Rules Committee

CARLOS BEE, Speaker pro Tempore

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

FOURTH LEGISLATIVE DAY

FOURTH CALENDAR DAY

IN ASSEMBLY

Assembly Chamber

Thursday, February 10, 1966

The Assembly met at 10 a m

Hon Carlos Bee, Speaker pro Tempore of the Assembly, presiding.

Chief Clerk James D Driscoll at the Desk

Assistant Clerk Malcolm MacIntyre reading

ROLL CALL

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

Allen, Alquist, Ashcraft, Bagley, Bee, Belotti, Biddle, Britschgi, Burton, Casey, Chapel, Chappie, Colner, Conrad, Crown, Cusanovich, Dannemeyer, Davis, Deukmejian, Dills, Duffy, Elliott, Ferrell, Foran, Garrigus, Gonssalves, Greene, Henson, Hinkley, Harvey Johnson, Ray E Johnson, Knox, Lanterman, Marks, McMillan, Mayes, Milas, Mills, Monagan, Moretti, Mulford, Pattee, Petrus, Porter, Powers, Quimby, Russell, Ryan, Shoemaker, Soto, Stanton, Stevens, Thelin, Thomas, Vene-man, Vesev, Waldie, Warren, Williamson, Willson, Young, Z'berg, Zenovich, and Mr Speaker—64

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. Robert R. Ferguson

Eternal God, In spite of the frustrations which build up between work for making a living and the legislative duties, give us a basic consistency. May we have not scattered, but concentrated, in our minds, so at a given time, we may say, This one thing I do. May we not be distraught with the multiplicity of decisions. Give us the ability to be dedicated to our work. Take from us tepid loyalties and divided interests. May our involvement be total.—AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of Speaker pro Tempore Bee, Mr Foran then led the Assembly in the pledge of allegiance to the Flag

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mr Casey, seconded by Mr McMillan

LEAVES OF ABSENCE FOR THE DAY

The following Member was granted leave of absence for the day, because of illness

Mr. Donovan, on motion of Mr. Monagan.

The following Members were granted leaves of absence for the day, because of legislative business elsewhere

Mr. Beilenson, on motion of Mr. Waldie

Mr. Brown, on motion of Mr. Waldie

Mr. Carrell, on motion of Mr. Waldie

Mr. Danielson, on motion of Mr. Waldie

Mr. Dymally, on motion of Mr. Waldie.

Mr. Fenton, on motion of Mr. Waldie

Mr. Kennick, on motion of Mr. Waldie.

Mr. Rumford, on motion of Mr. Waldie

Mr. Song, on motion of Mr. Waldie

Mr. Winton, on motion of Mr. Waldie

Mr. Badham, on motion of Mr. Monagan.

Mr. Barnes, on motion of Mr. Monagan.

Mr. Burgener, on motion of Mr. Monagan

Mr. Flournoy, on motion of Mr. Monagan

Mr. Whetmore, on motion of Mr. Monagan

REPORTS

The following report was presented by the Speaker:

A Progress Report on a Survey of Federal Funds to California Higher Education (Pursuant to H.R. No. 646, 1965 Session). February 1966.

Above transmitted report, together with letter of transmittal from Willard B. Spalding, Director, Coordinating Council, dated February 7, 1966, referred by the Speaker pro Tempore to the Interim Committee on Education

The following reports were presented by the Chief Clerk

Report on Debris Reduction and Removal at Clear Lake (Pursuant to A.C.R. 23, 1964 First Extraordinary Session).

Above transmitted report (six copies), together with letter of transmittal from F. J. Hortig, Executive Officer, State Lands Commission, dated January 27, 1966, referred by the Speaker pro Tempore to the Committee on Rules

Bulletin No. 153-66—Allocations of Costs Among Purposes of the California State Water Project. January 1966.

Above transmitted report, together with letter of transmittal from William E. Warne, Director of Water Resources, Sacramento, dated February 8, 1966, referred by the Speaker pro Tempore to the Interim Committee on Water

Report on Progress and Recommendations Relating to the State Scenic Highway System (Pursuant to S.C.R. 56, 1965 Regular Session). February 1966.

Above transmitted report (six copies), together with letter of transmittal from John Erreca, Director of Public Works, Sacramento, dated February 9, 1966, referred by the Speaker pro Tempore to the Interim Committee on Transportation and Commerce.

**Report on the Placing of Directional Signs Along the James Lick Freeway
(Pursuant to House Resolution 717, 1965 Regular Session).
February 1966.**

Above transmitted report (six copies), together with letter of transmittal from John Erreca, Director of Public Works, Sacramento, dated February 2, 1966, referred by the Speaker pro Tempore to the Interim Committee on Transportation and Commerce

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

The following resolution was offered

Assembly Concurrent Resolution No. 8: By Assemblyman Waldie—Relative to the adjournment of the Legislature for the constitutional recess and to the reassembling of the Legislature after said recess, and fixing the dates for such adjournment and said reassembling

Held at Desk by order of the Speaker pro Tempore

REPORTS OF STANDING COMMITTEES

Committee on Rules

Assembly Chamber, February 10, 1966

Mr Speaker Your Committee on Rules reports

House Resolution No 11

With amendments with the recommendation Amend, and be adopted, as amended
MILLS, Chairman

Above resolution ordered on file

Assembly Chamber, February 10, 1966

Mr Speaker Your Committee on Rules reports

House Resolution No 12

House Resolution No 13

House Resolution No 15

House Resolution No 16

House Resolution No 17

House Resolution No 18

House Resolution No 19

House Resolution No 20

House Resolution No 21

House Resolution No 22

House Resolution No 23

House Resolution No 26

House Resolution No 31

House Resolution No 32

House Resolution No 33

House Resolution No 36

House Resolution No 37

House Resolution No 38

House Resolution No 39

House Resolution No 42

House Resolution No 44

With the recommendation Be adopted.

MILLS, Chairman

Above resolutions ordered on file

REQUEST FOR UNANIMOUS CONSENT

Mr Hinckley was granted unanimous consent to take up House Resolution No 39 without reference to file

Consideration of House Resolution No. 39

By Assemblyman Hinckley.

House Resolution No. 39—Relative to congratulating Mrs. Alta Stanton

NOTE The full text of House Resolution No 39 appears at page 91 of the Assembly Daily Journal for February 9, 1966.

Resolution read, and adopted.

REQUEST FOR UNANIMOUS CONSENT

Mr Ryan was granted unanimous consent to take up House Resolution No 22 without reference to file.

Consideration of House Resolution No. 22

By Assemblyman Ryan:

House Resolution No. 22—Relative to the death of Mrs. Anita Robertson.

NOTE The full text of House Resolution No 22 appears at page 52 of the Assembly Daily Journal for February 7, 1966

Resolution read, and adopted.

REQUEST FOR UNANIMOUS CONSENT

Mr Ryan was granted unanimous consent to take up House Resolution No 23 without reference to file.

Consideration of House Resolution No. 23

By Assemblyman Ryan:

House Resolution No. 23—Relating to the death of Lawrence Vannucci.

NOTE. The full text of House Resolution No. 23 appears at pages 52 and 53 of the Assembly Daily Journal for February 7, 1966

Resolution read, and adopted.

REQUEST FOR UNANIMOUS CONSENT

Mr. Young was granted unanimous consent to take up House Resolution No. 44 without reference to file .

Consideration of House Resolution No. 44

By Assemblyman Young:

House Resolution No. 44—Relative to congratulating the Napa Senior Center.

NOTE: The full text of House Resolution No. 44 appears at pages 102 and 103 of the Assembly Daily Journal for February 9, 1966

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. 4: By Assemblyman Young—An act to add Section 6365 to the Revenue and Taxation Code, relating to state sales tax exemptions

Held at desk by order of the Speaker pro Tempore.

REQUEST FOR UNANIMOUS CONSENT

Mr Alquist was granted unanimous consent to take up House Resolution No 16 without reference to file.

Consideration of House Resolution No. 16

By Assemblymen Alquist and Milias.

House Resolution No. 16—Relative to the Campbell City Fire Department.

NOTE: The full text of House Resolution No 16 appears at page 48 of the Assembly Daily Journal for February 7, 1966

Resolution read, and adopted.

RE-REFERENCE OF HOUSE RESOLUTION NO. 36

Mr Mills was granted unanimous consent that House Resolution No. 36 be re-referred to the Committee on Rules

REQUEST FOR UNANIMOUS CONSENT

Mr Waldie was granted unanimous consent to take up House Resolution No 42 without reference to file.

Consideration of House Resolution No. 42

By Assemblyman Waldie

House Resolution No. 42—Relative to congratulating Mr. and Mrs. Arnold W. Linscheid

NOTE: The full text of House Resolution No 42 appears at page 102 of the Assembly Daily Journal for February 9, 1966

Resolution read, and adopted

REQUEST FOR UNANIMOUS CONSENT

Mr. Monagan was granted unanimous consent to take up House Resolution No 31 without reference to file

Consideration of House Resolution No. 31

By Assemblyman Monagan

House Resolution No. 31—Relative to memorializing J Marshall Cless.

NOTE: The full text of House Resolution No 31 appears at page 73 of the Assembly Daily Journal for February 8, 1966

Resolution read, and adopted

REQUEST FOR UNANIMOUS CONSENT

Mr Monagan was granted unanimous consent to take up House Resolution No 32 without reference to file.

Consideration of House Resolution No. 32

By Assemblyman Monagan

House Resolution No. 32—Relative to the demise of Dr. Rockwell D. Hunt.

NOTE The full text of House Resolution No. 32 appears at pages 73 and 74 of the Assembly Daily Journal for February 8, 1966

Resolution read, and adopted

REQUEST FOR UNANIMOUS CONSENT

Mr Deukmejian was granted unanimous consent to take up House Resolution No. 21 without reference to file

Consideration of House Resolution No. 21

By Assemblyman Deukmejian

House Resolution No. 21—Relative to congratulating Charles Luckman upon the 16th anniversary of Charles Luckman Associates

NOTE The full text of House Resolution No. 21 appears at pages 50, 51 and 52 of the Assembly Daily Journal for February 7, 1966

Resolution read, and adopted.

INTRODUCTION OF GUESTS

Speaker pro Tempore Bee introduced Youth Officers of the Eighteenth Model Legislature, YMCA, as follows Douglas Macbeth, Southwest Los Angeles YMCA, Doug Smith, Northeast Sacramento YMCA; Wilson Chang, Chinese San Francisco YMCA; Bob Tehirkow, Santa Monica YMCA; Gary Hunt, Antelope Valley YMCA, Lancaster; Sarah Cleary, South Pasadena-San Marino Los Angeles YMCA, South Pasadena, Ronald Turner, South and West Berkeley YMCA, Berkeley; Gregory Kernigard, North Valley Los Angeles YMCA, San Fernando; Sue Berryhill, Peninsula San Francisco YMCA, San Mateo; Carolyn Wihera, Mount Diablo YMCA, Walnut Creek; Kathy O'Grady, Salinas YMCA, Salinas; and John Dorman, Copley San Diego YMCA, San Diego, and advisors Carol Smith and Doug Sprague

The Members of the Assembly joined in welcoming the above guests on their visit to the Assembly Chamber.

REQUEST FOR UNANIMOUS CONSENT

Mr Mulford was granted unanimous consent to take up House Resolution No. 13 without reference to file.

Consideration of House Resolution No. 13

By Assemblymen Mulford and Rumford:

House Resolution No. 13—Relative to the late Gerald H. Hagar.

NOTE The full text of House Resolution No. 13 appears at pages 45 and 46 of the Assembly Daily Journal for February 7, 1966

Resolution read, and adopted.

REQUEST FOR UNANIMOUS CONSENT

Mr Mulford was granted unanimous consent to take up House Resolution No 15 without reference to file

Consideration of House Resolution No. 15

By Assemblyman Mulford:

House Resolution No. 15—Relative to commending Raymond H. Miller

NOTE: The full text of House Resolution No. 15 appears at pages 47 and 48 of the Assembly Daily Journal for February 7, 1966

Resolution read, and adopted.

REQUEST FOR UNANIMOUS CONSENT

Mr Mulford was granted unanimous consent to take up House Resolution No 37 without reference to file

Consideration of House Resolution No. 37

By Assemblyman Mulford:

House Resolution No. 37—Relative to commending the Piedmont High School football team.

NOTE The full text of House Resolution No. 37 appears at pages 76 and 77 of the Assembly Daily Journal for February 8, 1966

Resolution read, and adopted.

REQUEST FOR UNANIMOUS CONSENT

Mr Mulford was granted unanimous consent to take up House Resolution No 38 without reference to file

Consideration of House Resolution No. 38

By Assemblyman Mulford:

House Resolution No. 38—Relative to congratulating Edwin Meese, III

NOTE The full text of House Resolution No. 38 appears at page 78 of the Assembly Daily Journal for February 8, 1966.

Resolution read, and adopted

REQUEST FOR UNANIMOUS CONSENT

Mr. Waldie was granted unanimous consent to take up House Resolution No. 26 without reference to file.

Consideration of House Resolution No. 26

By Assemblymen Rumford, Petris and Mulford.

House Resolution No. 26—Relative to congratulating the City of Albany on their new city buildings

NOTE The full text of House Resolution No. 26 appears at page 54 of the Assembly Daily Journal for February 7, 1966

Resolution read, and adopted.

REQUEST FOR UNANIMOUS CONSENT

Mr. Milias was granted unanimous consent to take up House Resolution No. 11 without reference to file

Consideration of House Resolution No. 11

By Assemblyman Chappie:

House Resolution No. 11—Relative to commending Mariposa County eating and drinking establishments

Resolution read

Consideration of Committee Amendments

The following amendment, proposed by the Committee on Rules, was read, and adopted

Amendment No. 1

In line 3, of the third WHEREAS clause, of the printed measure, as printed on page 45 of the Assembly Journal for February 7, 1966, strike out "and Assemblyman Eugene Chappie"

House Resolution No. 11, as Amended

By Assemblyman Chappie.

House Resolution No. 11

Relative to commending Mariposa County eating and drinking establishments

WHEREAS, In February 1965 a decision was made by eating and drinking establishment operators, state and local health officials, and the Board of Supervisors of Mariposa County to commence an intensive campaign to upgrade the sanitation standards of such establishments in the county, and

WHEREAS, Each establishment was given a professionally prepared statement evaluating its condition and recommending steps for improvements; and

WHEREAS, The response of the businessmen and public officials concerned manifested the highest level of cooperation and was matched by the efforts of others, such as the Mariposa Chamber of Commerce, and

WHEREAS, This program of improvement in the sanitation standards of eating and drinking establishments in Mariposa County has been so successful that application has been made to the Crumline Award Committee for national recognition of this extraordinarily effective program of community cooperation, now, therefore, be it

Resolved by the Assembly of the Legislature of California, That the Members extend their heartiest congratulations to all those who participated in this program and commend to other communities this example of what can be accomplished by cooperative community effort, and be it further

Resolved, That the Chief Clerk of the Assembly is directed to transmit suitably prepared copies of this resolution to the Mariposa County Health Department, the Board of Supervisors of Mariposa County, the Mariposa Chamber of Commerce, and the State Department of Public Health

Request for Unanimous Consent

Mr. Milias was granted unanimous consent to take up House Resolution No. 11, as amended, without reference to file.

Resolution read, and adopted

MEMBERS EXCUSED FOR COMMITTEE MEETING

At 10 35 a m , Speaker pro Tempore Bee excused the members of the Interim Committee on Agriculture for the purpose of holding a meeting of the Interim Committee on Agriculture, at this time in Room 4202.

REQUEST FOR UNANIMOUS CONSENT

Mr. Milas was granted unanimous consent to take up House Resolution No. 12 without reference to file

Consideration of House Resolution No. 12

By Assemblyman Chapel

House Resolution No. 12—Relative to commending Dr. George C. Andersen.

NOTE: The full text of House Resolution No. 12 appears at page 45 of the Assembly Daily Journal for February 7, 1966

Resolution read, and adopted

REQUEST FOR UNANIMOUS CONSENT

Mr. Burton was granted unanimous consent to take up House Resolution No. 20 without reference to file

Consideration of House Resolution No. 20

By Assemblymen Brown and Burton

House Resolution No. 20—Relative to congratulating Mr. Lim Poon Lee.

NOTE: The full text of House Resolution No. 20 appears at page 50 of the Assembly Daily Journal for February 7, 1966

Resolution read, and adopted

REQUEST FOR UNANIMOUS CONSENT

Mr. Burton was granted unanimous consent to take up House Resolution No. 33 without reference to file.

Consideration of House Resolution No. 33

By Assemblyman Burton:

House Resolution No. 33—Relative to commending Morris Watson

NOTE: The full text of House Resolution No. 33 appears at page 74 of the Assembly Daily Journal for February 8, 1966

Resolution read, and adopted

REQUEST FOR UNANIMOUS CONSENT

Mr Waldie was granted unanimous consent that the Chief Clerk be directed to correct the mileage resolution, House Resolution No 5, and that the waivers of mileage and the resolution, as corrected and adopted, be printed in the Journal

WAIVERS OF MILEAGE

James D Driscoll

Chief Clerk of the Assembly

Assembly Chamber

State Capitol, Sacramento

I hereby waive the mileage provided for in Article IV, Section 23 of the Constitution from my residence to Sacramento for the convening of the 1966 Regular (Budget) Session and return to my residence

ALFRED E ALQUIST

24th District

ROBERT E BADHAM

71st District

CARLOS BEE

13th District

CARL A BRITSCHGI

26th District

CLAIR W BURGNER

76th District

JOHN L BURTON

20th District

EUGENE A CHAPPIE

6th District

JOHN L E COLLIER

54th District

CHARLES J CONRAD

57th District

ROBERT W CROWN

14th District

LOU CUSANOVICH

64th District

WILLIAM E DANNEMEYER

69th District

C GEORGE DEUKMEJIAN

39th District

CLAYTON A DILLS

67th District

GORDON W DUFFY

35th District

EDWARDE E ELLIOTT

40th District

JOHN FRANCIS FORAN

23rd District

LEROY F. GREENE

3rd District

BURT HENSON

37th District

HARVEY JOHNSON

58th District

JOHN T KNOX

11th District

MILTON MARKS

21st District

CHARLES W. MEYERS

19th District

GEORGE W MILIAS

22nd District

BOB MORETTI

42nd District

DON MULFORD

16th District

ALAN G PATTEE

34th District

NICHOLAS C PETRIS

15th District

WALTER W. POWERS

8th District

JOHN P. QUIMBY

72nd District

LEO J RYAN

27th District

WINFIELD A SHOEMAKER

36th District

ALFRED H SONG

45th District

WILLIAM F STANTON

25th District

ROBERT S. STEVENS
60th District
HOWARD J. THELIN
43rd District
VINCENT THOMAS
68th District

JOHN G. VENEMAN
30th District
JAMES E. WHETMORE
70th District
GORDON H. WINTON, JR.
31st District

James D. Driscoll

*Chief Clerk of the Assembly
Assembly Chamber
State Capitol, Sacramento*

I hereby waive the mileage provided for in Article IV, Section 23 of the Constitution from my residence to Sacramento for the convening of the 1966 Regular (Budget) Session.

HALE ASHCRAFT

80th District

PAULINE DAVIS

2nd District

JOE A. GONSALVES

66th District

JAMES R. MILLS

79th District

VICTOR V. VEYSEY

75th District

Request for Unanimous Consent

Mr. Waldie was granted unanimous consent that the Chief Clerk be directed to strike the name of Assemblyman Richard J. Donovan from House Resolution No. 5.

REQUEST FOR UNANIMOUS CONSENT

Mr. Waldie was granted unanimous consent to take up House Resolution No. 5 without reference to committee or file.

CONSIDERATION OF HOUSE RESOLUTION NO. 5, AS CORRECTED

By Assemblyman Mills

House Resolution No. 5

Relative to mileage for Members and Officers of the Assembly

Resolved by the Assembly of the State of California, That the State Controller be, and he is hereby directed 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	Mileage from county seat, less	Mileage from county seat, more	Mileage one way	Total mileage	Amount at 5 cents per mile
1	Frank P. Belotti	Eureka, Humboldt County	312	--	--	312	624	\$31.20
2	Pauline L. Davis	Portola, Plumas County	136	40	--	176	352	17.60
4	Ray E. Johnson	Chico, Butte County	86	28	--	112	224	11.20
5	Pearce Young	Napa, Napa County	61	--	--	61	122	6.10
7	William T. Bagley	San Rafael, Marin County	105	--	--	105	210	10.50
9	Edwin L. Z'berg	Sacramento, Sacramento County	--	--	--	--	--	--
10	Jerome R. Waldie	Antioch, Contra Costa County	62	--	21	41	82	4.10
12	Robert T. Monagan	Tracy, San Joaquin County	48	18	--	66	132	6.60

Amount at 5 cents per mile	Total mileage	Mileage one way	Distance from county seat, less	Distance from county seat, more	Distance from county seat	Name	Address
						17 William Byron Rumford	Berkeley Alameda County 84
						18 Willie L. Brown, Jr	San Francisco, San Francisco County 00
						28 Jack T. Casey	Bakersfield, Kern County 278
						29 John C. Williamson	Bakersfield, Kern County 278
						32 George N. Zenovich	Fresno, Fresno County 169
						33 Charles B. Garrigus	Reedley, Fresno County 169
						38 Carley V. Punter	Compton Los Angeles County 447 28
						41 Tom C. Carrell	San Fernando, Los Angeles County 447 21
						44 Joseph M. Kennick	Long Beach Los Angeles County 447 33
						46 Charles Edward Chapel	Palos Verdes Estates, Los Angeles Co 447 21
						47 Frank Lanterman	La Canada, Los Angeles County 447 16
						48 George E. Danielson	Los Angeles, Los Angeles County 447
						49 Houston I. Flournoy	Claremont, Los Angeles County 447 26
						50 Philip L. Soto	La Puente, Los Angeles County 447 19
						51 Jack R. Penton	Montebello, Los Angeles County 447 0
						52 George A. Willson	Buntington Park, Los Angeles County 447 6
						53 Mervyn M. Dymally	Los Angeles, Los Angeles County 447
						55 F. Douglas Ferrell	Los Angeles, Los Angeles County 447
						56 Charles Warren	Los Angeles, Los Angeles County 447
						59 Anthony C. Batenson	Beverly Hills, Los Angeles County 447 8
						61 Lester A. McMillan	Los Angeles, Los Angeles County 447
						62 Newton R. Russell	Tujunga, Los Angeles County 447
						63 Dan A. Allen	Los Angeles, Los Angeles County 447
						65 Jesse M. Urruh	Hughwood, Los Angeles County 447 10
						66 Joe A. Gonstives	Artists, Los Angeles County 447 23
						73 Stewart Hinchley	Redlands, San Bernardino County 508 0
						74 Craig Biddle	Riverside, Riverside County 512
						75 Victor V. Veysey	Blawie Imperial County 601 14
						78 E. Richard Barnes	San Diego, San Diego County 573
						79 James R. Mills	San Diego, San Diego County 573
						80 Hale Ashcraft	Rancho Santa Fe, San Diego County 573 23

Amount at 10 cents per mile	Total mileage	Mileage one way	Distance from county seat, less	Distance from county seat, more	Distance from county seat	Name	Address
						James D. Driscoll	Sacramento, Sacramento County
						Tony Beard	Sacramento, Sacramento County

Resolution read, as corrected, and adopted by the following vote:

AYES—Allen, Alquist, Bee, Biddle, Burton, Casey, Chapel, Collier, Crown Casanovich, Dannenmeyer, Davis, Deukmejian, Ditt, Duffy, Ferrell, Foran, Garrigus, Greene, Henson, Hinchley, Harvey Johnson, Ray E. Johnson, Knox, Lanterman, Marks, Mills, Monagan, Moretti, Mulford, Porter, Quimby, Russell, Ryan, Shoemaker, Soto, Stanton, Thomas, Veneman, Waldie, Williamson, Willson, Young, Z'berg, Zenovich, and Mr. Speaker—46

NOES—None

REQUEST FOR UNANIMOUS CONSENT

Mr. Burton was granted unanimous consent to take up House Resolution No. 17 without reference to file

Consideration of House Resolution No. 17

By Assemblymen Rumford, Bee, Crown, Mulford, and Petris
House Resolution No. 17—Relating to the death of Rabbi William M. Stern.

NOTE: The full text of House Resolution No. 17 appears at pages 48 and 49 of the Assembly Daily Journal for February 7, 1966

Resolution read, and adopted.

REQUEST FOR UNANIMOUS CONSENT

Mr. Burton was granted unanimous consent to take up House Resolution No. 18 without reference to file

Consideration of House Resolution No. 18

By Assemblymen Rumford, Bee, Crown, Mulford, and Petris
House Resolution No. 18—Relative to commemorating Judge Homer Buckley.

NOTE: The full text of House Resolution No. 18 appears at page 49 of the Assembly Daily Journal for February 7, 1966

Resolution read, and adopted

REQUEST FOR UNANIMOUS CONSENT

Mr. Burton was granted unanimous consent to take up House Resolution No. 19 without reference to file

Consideration of House Resolution No. 19

By Assemblymen Rumford, Bee, Crown, Mulford, and Petris
House Resolution No. 19—Relative to commending Charles A. Herndon.

NOTE: The full text of House Resolution No. 19 appears at pages 49 and 50 of the Assembly Daily Journal for February 7, 1966

Resolution read, and adopted

**NAMES REMOVED FROM ROLL CALL ON
HOUSE RESOLUTION NO. 5**

Speaker pro Tempore Bee was granted unanimous consent that Messrs Badham and Whetmore be removed from the roll call on House Resolution No. 5.

RECESS

At 10:44 a.m., Speaker pro Tempore Bee declared the Assembly recessed until 10:48 a.m.

REASSEMBLED

At 10.48 a m., the Assembly reconvened

Hon Carlos Bee, Speaker pro Tempore of the Assembly, presiding.

Chief Clerk James D Driscoll at the Desk.

Assistant Clerk Malcolm MacIntyre reading.

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

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

Assembly Bill No. 5: By Assemblymen Marks, Pattee, Conrad, Burton, Alquist, Ashcraft, Badham, Bagley, Barnes, Belotti, Biddle, Britschgi, Brown, Burgener, Carrell, Chapel, Chappie, Collier, Crown, Cusanovich, Danielson, Dannemeyer, Assemblywoman Davis, Assemblymen Deukmejian, Dills, Dymally, Elliott, Fenton, Garrigus, Gonsalves, Greene, Henson, Hineckley, Harvey Johnson, Ray E Johnson, Kennick, Knox, Lanterman, McMillan, Meyers, Milias, Mills, Monagan, Moretti, Mulford, Petris, Powers, Qumby, Russell, Ryan, Song, Soto, Stevens, Thomas, Veysey, Williamson, Willson, Winton, Young, and Zenovich (Senators Collier and McAteer, coauthors)—An act to add Article 8.5 (commencing with Section 5100) to Chapter 1 of Division 3 of the Vehicle Code, relating to license plates

Referred by the Speaker pro Tempore to the Committee on Rules

REQUEST FOR UNANIMOUS CONSENT TO PRINT IN JOURNAL

Mr Marks was granted unanimous consent that the following Opinion of Legislative Counsel relative to Assembly Bill No 5 be printed in the Journal .

OPINION OF LEGISLATIVE COUNSEL

Office of Legislative Counsel
Sacramento, January 21, 1966

Honorable Milton Marks

Russ Building

San Francisco, California 94104

Vehicle License Plates—No. 2217

Dear Mr. Marks:

QUESTION NO. 1

You have asked if a bill similar to Assembly Bill No 3 of the 1965 First Extraordinary Session could be considered at the 1966 Budget Session.

OPINION NO. 1

In our opinion, a bill similar to AB 3 (1965 1st Ex Sess.) could be considered at the 1966 Budget Session

ANALYSIS NO. 1

The Legislature at a budget session may consider "only the Budget Bill for the succeeding fiscal year, revenue acts necessary therefor, the approval or rejection of charters and charter amendments of cities, counties, and cities and counties, and acts necessary to provide for the expenses of the session" (Art IV, Sec 2, Cal Const).

There has been no judicial construction of the term "revenue act" as used in the constitutional provision which we have quoted. However, we believe that the test which would be followed by the courts as to whether a particular measure constitutes a "revenue act" is whether the principal object of the measure is the production of revenue for the state that is available for appropriation by the Budget Bill, either by increasing or decreasing such revenue. This test has been used by the courts in determining the meaning of the term "bill for raising revenue" in the constitutional requirements of other states that all bills for raising revenue shall originate in the lower house of the state legislature (see *Public Utilities Commission v. Manley* (Colo.), 60 Pac. 2d 913, 916; *Dearborn v. Johnson* (Ala.), 173 So. 864, 865). It is also the test applied in determining whether a bill is a revenue or regulatory measure (see *Maryland Theatrical Corp. v. Brennan* (Md.), 24 Atl. 2d 911, 913-914). The Attorney General has also used this test in determining whether a measure is a revenue act (15 Ops. Cal. Atty. Gen. 81).

The bill in question generally provides that in order to provide revenue for the General Fund, the Department of Motor Vehicles may, on payment of a specified fee plus costs, issue personalized license plates with any combination of letters or numbers, or both. Section 5100, which would be added to the Vehicle Code by the bill, provides as follows:

"5100 The purpose of this article is to provide additional revenue for the General Fund of the state by authorizing the issuance of personalized license plates"

Thus, there is a specific legislative declaration that the object of the measure is the production of revenue for the state which would be available for appropriation by the Budget Bill. The bill, in proposed Section 5106, provides that persons desiring personalized license plates must pay an annual fee consisting of ten dollars plus the cost to the department involved in providing and issuing the special plates. This fee is in addition to the regular registration fee.

We conclude, therefore, that a bill similar to the bill in question could be considered at the 1966 Budget Session because it would be a revenue act under the test described earlier.

The remaining question is whether such a revenue act would be necessary for the Budget Bill.

Section 34 of Article IV of the State Constitution states that the "budget shall be accompanied by an appropriation bill covering the proposed expenditures, to be known as the Budget Bill." This establishes a relationship between the Budget Bill and state revenue, for the budget is designed to comprehend "all proposed expenditures" and "all estimated revenues" (Cal. Const., Art. IV, Sec. 34).

The apparent purpose of the provision in Section 2 of Article IV of the California Constitution that permits the Legislature at a Budget Session to consider revenue acts necessary for the Budget Bill for the succeeding fiscal year is to enable the Legislature to use its best judgment in adjusting upward or downward the revenue of the state with reference to proposed expenditures for the ensuing fiscal year, in order

to avoid either a deficit or excess income in the State Treasury. The necessity for any such act with respect to the Budget Bill presents principally a question of fact, the determination of which is to be made by the Legislature.

It is our opinion, therefore, that if the Legislature makes such a determination by enacting a bill similar to A B 3 at the Budget Session, the courts will consider the legislation a revenue act necessary for the Budget Bill.

QUESTION NO 2

You ask whether our conclusion to Question No. 1 would be different if the proposed bill contains a provision similar to Section 5107 as it reads in A B 440 of the 1965 Regular Session, as amended June 7, 1965, in lieu of Section 5107 as in A B 3 (1965 1st Ex Sess.)

We assume that the proposal would otherwise be the same as A B. 3 except for the deletion of Section 5100 which is inconsistent with Section 5107 of A.B. 440.

OPINION AND ANALYSIS NO 2

The substitute provision in question reads as follows:

"5107. All fees paid to the department pursuant to this article other than regular registration fees *are paid only for the additional service provided by the department in manufacturing and issuing the personalized license plates*, and shall be deposited in the Motor Vehicle Fund, provided, that any portion of such fees, other than the regular registration fees, in excess of the amount necessary for expenditure by the department in providing and issuing the personalized license plates, shall be transferred from time to time by the department to the General Fund." (Emphasis added.)

This and the other language of the proposal indicates clearly that the principal object of the proposal is to provide for the issuance of personalized license plates. Therefore, on the basis of the test stated in our analysis of the first question, the proposal is not a revenue act and hence cannot be considered at the Budget Session.

There is no doubt that the proposal will produce revenue and that this revenue will be deposited in the Motor Vehicle Fund. Further, it is quite probable that this revenue would be appropriated by the Budget Act to repay the costs of administration incurred by the Department of Motor Vehicles in issuing personalized license plates (see Section 42271, Veh C, and Items 171, 172 and 173 of the Budget Act of 1965 (Ch 757, Stats 1965, pp 2223 et seq.)). The effect of this, however, is merely incidental to the principal object of the bill, as stated above.

Very truly yours,

GEORGE H. MURPHY, Legislative Counsel
By Tracy O. Powell, II, Deputy Legislative Counsel

REQUEST FOR UNANIMOUS CONSENT

Mr. Walche was granted unanimous consent to take up Assembly Concurrent Resolution No. 8 without reference to committee, print, or file, and that the same be considered engrossed.

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 8

Assembly Concurrent Resolution No. 8—Relative to the adjournment of the Legislature for the constitutional recess and to the reassembling of the Legislature after said recess, and fixing the dates for such adjournment and said reassembling

Resolution read, and adopted

Resolution ordered transmitted to the Senate

ANNOUNCEMENTS

Speaker pro Tempore Bee announced that Assembly Joint Resolution No 2 had been referred to the Committee on Rules

MESSAGES FROM THE SENATE

Senate Chamber, Sacramento, February 10, 1966

Mr. Speaker I am directed to inform your honorable body that the Senate on this day adopted

Assembly Concurrent Resolution No 8

J. A. BEEK, Secretary of the Senate
By Kip Jacobsen, Assistant Secretary

Above resolution ordered enrolled, subsequent to print.

ADJOURNMENT

Hon. Carlos Bee, Speaker pro Tempore of the Assembly, announced that the time for adjournment of the 1966 Regular (Budget) Session for the recess pursuant to the provisions of Assembly Concurrent Resolution No 8 and the Constitution had arrived, and thereupon declared the Assembly adjourned until Thursday, March 10, 1966, at 12 noon.

JESSE M. UNRUH, Speaker

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

FIFTH LEGISLATIVE DAY

FIFTH CALENDAR DAY

IN ASSEMBLY

Assembly Chamber

Thursday, March 10, 1966

Pursuant to the requirements of Assembly Concurrent Resolution No. 8, and in accordance with the provisions of Article IV, Section 2(c) of the Constitution, the Assembly was called to order.

Hon. Charles J. Conrad, Member of the Assembly, 57th District, presiding.

Chief Clerk James D. Driscoll at the Desk

Assistant Clerk Malcolm MacIntyre reading.

ROLL CALL

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

Allen, Alquist, Ashcraft, Badham, Bagley, Belotti, Biddle, Britschgi, Burgener, Burton, Carrell, Casey, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Donovan, Duffy, Elliott, Ferrell, Flournoy, Garrigus, Gonsalves, Greene, Henson, Hinckley, Harvey Johnson, Ray E. Johnson, Kennick, Knox, Lanterman, Marks, McMillan, Meyers, Milas, Mills, Monagan, Moretti, Pattee, Petris, Powers, Rumford, Russell, Ryan, Shoemaker, Song, Stanton, Stevens, Thelin, Thomas, Veneman, Veysey, Waldie, Williamson, Z'berg, Zenovich, and Mr. Speaker—63.

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. Robert R. Ferguson:

While dealing with laws which affect all people in our state, may we have some standard for our conduct

Guard us from seeing clearly the faults of others, but being blind to our own.

Guard us from demanding a rigid standard of consistency from others which we don't consider for ourselves.

Guard us from taking for granted all our colleagues do for us and not realizing what they do and how we can be.

Guide us toward a greater consistency in life. May the desire to run for office to benefit our state and nation be true at the depth of our inner being

We are grateful for the services to our nation of John Baldwin. We pray that Thou would sustain his family and loved ones. We know that death is not a terminal point, but only a launching platform into a greater life

In Our Lord's Name—AMEN

PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of the Acting Speaker, Mr. Powers then led the Assembly in the pledge of allegiance to the Flag.

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mr. Petrus, seconded by Mr. Badham.

LEAVES OF ABSENCE FOR THE DAY

The following Members were granted leaves of absence for the day, because of illness.

Mr. Mulford, on motion of Mr. Monagan
Mr. Soto, on request of Acting Speaker Conrad
Mr. Young, on request of Acting Speaker Conrad.

The following Members were granted leaves of absence for the day, because of legislative business elsewhere

Mr. Chapel, on motion of Mr. Monagan.
Mr. Barnes, on motion of Mr. Monagan
Mr. Warren, on request of Acting Speaker Conrad.
Mr. Dymally, on request of Acting Speaker Conrad
Mr. Quimby, on request of Acting Speaker Conrad
Mr. Foran, on request of Acting Speaker Conrad
Mr. Fenton, on request of Acting Speaker Conrad
Mr. Willson, on request of Acting Speaker Conrad
Mr. Porter, on request of Acting Speaker Conrad
Mr. Bee, on request of Acting Speaker Conrad
Mr. Beilenson, on request of Acting Speaker Conrad
Mr. Winton, on request of Acting Speaker Conrad
Mr. Brown, on request of Acting Speaker Conrad

The following Member was granted leave of absence for the day, on personal business and desired to waive his per diem.

Mr. Whetmore, on motion of Mr. Monagan

MEMBERS' MILEAGE REDEPOSITED WITH CONTROLLER

The following letters and receipt, relative to the return of Members' constitutional mileage to be redeposited with the Controller, were ordered printed in the Journal by the Acting Speaker

Letters Relative to Constitutional Mileage

February 16, 1966

*Mr. James Driscoll, Chief Clerk
State Capitol, Rm. 3194
Sacramento, California*

Dear Jim: I am sorry that I did not hand you the waiver to the statutory mileage. I must have misplaced it on my desk in the Assembly. However, I am returning the constitutional mileage check as it might

Mar. 10, 1966

ASSEMBLY JOURNAL

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be an implied duplication of previous mileage collected Will you please see that it is returned to the Controller?

Sincerely,

DON A. ALLEN, SR.

enc

February 17, 1966

Honorable Alan Cranston, State Controller

1114 State Capitol

Sacramento, Calif 95814

Attention Mr. Lee Artz, Legislative Accounting Officer

Dear Sir: I inadvertently failed to waive my Constitutional mileage allowance for coming to the 1966 Session of the Legislature.

Attached is Warrant No 6-353455, dated February 16, 1966, which was issued to pay that mileage I return it herewith for cancellation since I am not entitled to it.

Sincerely yours,

GEORGE E. DANIELSON

Attachment

February 17, 1966

Mr James D Driscoll

Chief Clerk of the Assembly

Assembly Chamber

State Capitol, Sacramento

Dear Mr Driscoll It was my desire to waive the mileage provided for in Article IV, Section 23 of the Constitution from my residence to Sacramento for the convening of the 1966 Regular Budget Session and return to my residence but I inadvertently failed to notify you in time.

I am therefore returning the check that was issued to me

Respectfully yours,

LESTER A McMILLAN

February 21, 1966

Mr. James Driscoll

Chief Clerk of the Assembly

Room 3194

Dear Jim: It was my desire to waive the mileage provided for in Article IV, Section 23 of the Constitution from my residence to Sacramento for the convening of the 1966 Regular Budget Session and return to my residence but I inadvertently failed to notify you in time.

I am therefore returning the check that was issued to me.

Sincerely,

W. BYRON RUMFORD

Encl

February 16, 1966

Mr James D. Driscoll
Chief Clerk of the Assembly
Assembly Chamber, State Capitol

Dear Jim: I do not desire to receive the constitutional mileage compensation but I inadvertently failed to sign a waiver. Therefore, I am returning my voucher covering this expense

Will you kindly take care of this for me?

Sincerely,

GEORGE N. ZENOVICH

Encl

February 23, 1966

Mr James Driscoll
Chief Clerk of the Assembly
State Capitol, Sacramento, California

Dear Mr. Driscoll I am returning the enclosed check, in the amount of \$9.00, for redeposit with the Controller.

Evidently, I inadvertently neglected to sign the mileage waiver.

Very truly yours,

WILLIE L. BROWN, JR.

Receipt for Warrants

February 23, 1966

Received this day from James D. Driscoll, Chief Clerk of the Assembly for redeposit with the State Controller, the warrants for constitutional mileage for Assemblymen Allen, Danielson, McMillan, Rumford, Zenovich, and Brown, pursuant to House Resolution No. 5 of the 1966 Budget Session.

T. J. MANDALLA
Legislative Accounting Officer

REFERENCE OF BILLS TO COMMITTEE

Acting Speaker Conrad announced that Speaker Unruh has referred the following bill to the following committee:

<i>Assembly Bill No.</i>	<i>Committee</i>
4	Revenue and Taxation

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

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

Assembly Bill No. 6: By Assemblymen Lanterman, Conrad, Stevens, Russell, and Carrell—An act to add Section 6406 to the Revenue and Taxation Code, relating to sales and use taxes

Held at Desk by order of the Acting Speaker.

REPORTS OF STANDING COMMITTEES

Committee on Rules

Assembly Chamber, March 10, 1966

Mr. Speaker: The Chairman of your Committee on Rules reports:

Assembly Bill No. 5

With author's amendments with the recommendation: Amend, and re-refer to the Committee on Rules.

MILLS, Chairman

SECOND READING OF BILLS—AUTHOR'S AMENDMENTS

Assembly Bill No. 5—An act to add Article 8.5 (commencing with Section 5100) to Chapter 1 of Division 3 of the Vehicle Code, relating to license plates.

Bill read second time.

Consideration of Author's Amendments

The following amendments pursuant to the Assembly Rules, were read, and adopted.

Amendment No. 1

On page 2, line 13, of the printed bill, after "of", insert "not more than six (6) characters in"

Amendment No. 2

On page 2, line 40, strike out "Registration", and insert "Annual renewal of registration".

Amendment No. 3

On page 2, line 45, strike out "deposited in the General Fund", and insert "transferred to the General Fund less those fees in excess of ten dollars (\$10) per application for personalized license plates, which represent costs incurred by the Department of Motor Vehicles in providing and issuing such special plates".

Amendment No. 4

On page 3, line 5, after "article", insert "including the amount of fee in excess of ten dollars (\$10), which amount is to cover the costs incurred by the Department of Motor Vehicles in providing and issuing such personalized license plates".

Bill ordered reprinted, engrossed, and to be re-referred to the Committee on Rules

REPORTS OF STANDING COMMITTEES

Committee on Engrossment and Enrollment

Assembly Chamber, February 10, 1966

Mr. Speaker: Your Committee on Engrossment and Enrollment has examined:

Assembly Concurrent Resolution No. 1—Approving certain amendments to the Charter of the City of San Diego, a municipal corporation in the County of San Diego, State of California, voted for and ratified by the qualified electors of said city at the municipal primary election held on September 21, 1965,

Assembly Concurrent Resolution No. 2—Approving an amendment to the Charter of the City of San Diego, a municipal corporation in the County of San Diego, State of California, voted for and ratified by the qualified electors of said city at the general municipal election held therein on November 2, 1965;

Assembly Concurrent Resolution No. 3—Approving the Charter of the City of Huntington Beach, County of Orange, State of California, ratified by the qualified electors of the city at a special election held therein on the 11th day of January, 1966,

And reports the same correctly enrolled, and presented to the Secretary of State on the 10th day of February, 1966, at 1 p.m.

SOTO, Chairman

Assembly Chamber, February 15, 1966

Mr Speaker: Your Committee on Engrossment and Enrollment has examined: **Assembly Concurrent Resolution No. 8**—Relative to the adjournment of the Legislature for the constitutional recess and to the reassembling of the Legislature after said recess, and fixing the dates for such adjournment and said reassembling. And reports the same correctly enrolled, and presented to the Secretary of State on the 15th day of February, 1966, at 9 a.m.

SOTO, Chairman

REPORTS

The following report was presented by the Speaker:

Seventh Biennial Report on Legislation Necessary to Maintain the Codes, March 1, 1966 (Pursuant to Sec. 10242 of the Government Code).

Above transmitted report, together with letter of transmittal from George H. Murphy, Legislative Counsel, Sacramento, dated March 10, 1966, referred by the Acting Speaker to the Interim Committee on Judiciary.

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

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

Assembly Bill No. 7: By Assemblyman Carrell—An act to amend Sections 6006 and 6010 of, and to add Section 6094.1 to, the Revenue and Taxation Code, relating to the Sales and Use Tax Law, to take effect immediately, tax levy.

Held at Desk by order of the Acting Speaker.

ANNOUNCEMENTS OF COMMITTEE MEETINGS

It was announced that the following committee would hold a meeting:

Today—

Upon adjournment—

Ways and Means (Crown, Chairman) in Room 4202.

ADJOURNMENT

On motion of Mr. Waldie, the Acting Speaker declared the Assembly adjourned until 3.30 p.m., Monday, March 14, 1966.

JESSE M. UNRUH, Speaker

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

SIXTH LEGISLATIVE DAY

NINTH CALENDAR DAY

IN ASSEMBLY

Assembly Chamber
Monday, March 14, 1966

The Assembly met at 4 05 p m

Hon. Carlos Bee, Speaker pro Tempore of the Assembly, presiding.

Chief Clerk James D Driscoll at the Desk

Assistant Clerk Malcolm MacIntyre reading.

ROLL CALL

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

Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Beilenson, Belotti, Biddle, Britschgi, Burgener, Burton, Cariell, Casey, Chapel, Chappie, Conrad, Crown, Cusanovich, Dannemeyer, Davis, Deukmejian, Dills, Donovan, Duffy, Dymally, Elliott, Fenton, Flournoy, Foran, Garrigus, Gonsalves, Greene, Henson, Harvey, Johnson, Ray E Johnson, Kennick, Lanterman, Marks, McMillan, Meyers, Milias, Mills, Monagan, Moretti, Pattie, Petris, Porter, Powers, Quimby, Rumford, Russell, Shoemaker, Song, Soto, Stanton, Thelin, Thomas, Veneman, Veysey, Whetmore, Williamson, Willson, Winton, Young, Z'berg, Zenovich, and Mr Speaker—69

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. Robert R. Ferguson:

Eternal God, In the midst of doubts which confuse us and issues which divide us, give us a breadth of understanding and a depth of quiet strength that we may work cooperatively for the benefit of all people.

May we have inner resources enabling us, with calmness, to withstand the turbulent outer pressures.

We pray in our Lord's Name —AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of Speaker pro Tempore Bee, Mr Milias then led the Assembly in the pledge of allegiance to the Flag.

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mr Cusanovich, seconded by Mr. Lanterman.

LEAVES OF ABSENCE FOR THE DAY

The following member was granted leave of absence for the day, because of illness:

Mr. Mulford, on motion of Mr. Monagan

The following members were granted leaves of absence for the day, because of legislative business elsewhere:

Mr. Hinckley, on motion of Mr. Monagan.

Mr. Stevens, on motion of Mr. Monagan

Mr. Collier, on motion of Mr. Monagan

Mr. Brown, on request of the Speaker pro Tempore.

Mr. Danielson, on request of the Speaker pro Tempore.

Mr. Ferrell, on request of the Speaker pro Tempore.

Mr. Knox, on request of the Speaker pro Tempore.

Mr. Warren, on request of the Speaker pro Tempore.

The following members were granted leaves of absence for the day, on personal business and desired to waive their per diems:

Mr. Waldie, on request of the Speaker pro Tempore.

Mr. Ryan, on request of the Speaker pro Tempore.

REFERENCE OF BILLS TO COMMITTEE

Speaker pro Tempore Bee announced that Speaker Unruh has referred the following bills to the following committees

Assembly***Bill No.******Committee***

2----- Ways and Means

6----- Revenue and Taxation

7----- Revenue and Taxation

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

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

Assembly Bill No. 8: By Assemblyman Dymally—An act to add Part 1.7 (commencing with Section 7251) to Division 2 of the Revenue and Taxation Code, relating to luxury taxes, to take effect immediately, tax levy

Held at Desk by order of the Speaker pro Tempore.

REPORTS OF STANDING COMMITTEES**Committee on Engrossment and Enrollment**

Assembly Chamber, March 14, 1966

Mr. Speaker: Your Committee on Engrossment and Enrollment has examined Assembly Bill No 5

And reports the same correctly engrossed

SOTO, Chairman

Above bill re-referred to the Committee on Rules.

ADJOURNMENT

At 4 07 p.m., on motion of Mr. Monagan, the Speaker pro Tempore declared the Assembly adjourned until 11.30 a.m., Tuesday, March 15, 1966.

JESSE M. UNRUH, Speaker

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

SEVENTH LEGISLATIVE DAY

TENTH CALENDAR DAY

IN ASSEMBLY

Assembly Chamber
Tuesday, March 15, 1966

The Assembly met at 11:40 a m

Hon Carlos Bee, Speaker pro Tempore of the Assembly, presiding.

Chief Clerk James D Driscoll at the Desk.

Assistant Clerk Malcolm MacIntyre reading.

ROLL CALL

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

Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Beilenson, Belotti, Biddle, Britschgi, Burgener, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Donovan, Duffy, Dymally, Elliott, Fenton, Ferrell, Flournoy, Garrigus, Gonsalves, Greene, Henson, Harvey Johnson, Ray E Johnson, Kennick, Knox, Lanterman, Marks, McMillan, Meyers, Milias, Mills, Monagan, Moretti, Pattee, Petris, Porter, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Song, Soto, Stanton, Stevens, Thelin, Thomas, Veneman, Veysey, Waldie, Whetmore, Williamson, Willson, Winton, Young, Z'berg, Zenovich, and Mr Speaker—74.

Quorum present.

PRAYER

Upon invitation of Speaker pro Tempore Bee, the following prayer was offered by Hon Charles B Garrigus, Member of the Assembly from the 33rd Assembly District:

This is Thy world and we seek our meaning in an awareness of Thee
Give us Thy meaning so we can find our meaning—so that the limits of our being
are in Thee and so that our life shall be Eternal Life In Jesus' Name—AMEN

PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of Speaker pro Tempore Bee, Mr Flournoy then led the Assembly in the pledge of allegiance to the Flag.

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mr Meyers, seconded by Mr Marks

LEAVES OF ABSENCE FOR THE DAY

The following Member was granted leave of absence for the day, because of illness:

Mr. Mulford, on motion of Mr. Monagan

The following Members were granted leaves of absence for the day, because of legislative business elsewhere:

Mr. Burton, on motion of Mr. Waldie.

Mr. Foran, on motion of Mr. Waldie

Mr. Warren, on motion of Mr. Waldie.

Mr. Brown, on request of the Speaker pro Tempore.

The following Member was granted leave of absence for the day, on personal business and desired to waive his per diem.

Mr. Hinckley, on motion of Mr. Monagan.

REFERENCE OF BILLS TO COMMITTEE

Speaker pro Tempore Bee announced that Speaker Unruh has referred the following bill to the following committee

Assembly

Bill No.

Committee

8----- Revenue and Taxation

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

The following bills were introduced, and read the first time

Assembly Bill No. 9: By Assemblyman Chapel—An act to repeal Article 4 (commencing with Section 12241) of Chapter 3 of Part 7 of Division 2 of, and to repeal Section 12255 5 of, the Revenue and Taxation Code, relating to taxation of insurance companies

Held at Desk by order of the Speaker pro Tempore.

Assembly Constitutional Amendment No. 1: By Assemblyman Chapel—A resolution to propose to the people of the State of California an amendment to the Constitution of the State, by amending Section 14½ of Article XIII, relating to taxation of insurance companies.

Held at Desk by order of the Speaker pro Tempore.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

Assembly Chamber, March 15, 1966

Mr. Speaker: Your Committee on Rules reports:

House Resolution No. 43

With the recommendation: That the resolution be retained in committee, and that the subject matter be referred to the Committee on Rules for assignment to the proper interim committee for study.

MILLS, Chairman

Subject matter of the above resolution referred to the Committee on Rules for assignment to the proper interim committee for study.

Assembly Chamber, March 15, 1966

Mr Speaker Your Committee on Rules reports:

Assembly Bill No 5

With the recommendation Do pass, and be re-referred to the Committee on Ways and Means

MILLS, Chairman

Above bill re-referred to the Committee on Ways and Means.

Assembly Chamber, March 15, 1966

Mr Speaker Your Committee on Rules reports

Assembly Concurrent Resolution No 4

With the recommendation Be adopted.

Pursuant to the provisions of Joint Rules Nos 22 1, 22 2, and 22 3, the committee recommends that the above resolution be placed on the Consent Calendar

MILLS, Chairman

Above resolution ordered engrossed

APPROVAL OF JOURNALS

On motion of Mr Waldie, the Assembly Daily Journals for Monday, February 7, 1966; Tuesday, February 8, 1966, Wednesday, February 9, 1966; Thursday, February 10, 1966, and Thursday, March 10, 1966, were approved as corrected by the Minute Clerk.

ADJOURNMENT

At 11:43 a m, on motion of Mr Waldie, the Speaker pro Tempore declared the Assembly adjourned until 11 30 a m, Wednesday, March 16, 1966.

JESSE M. UNRUH, Speaker

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

EIGHTH LEGISLATIVE DAY

ELEVENTH CALENDAR DAY

IN ASSEMBLY

Assembly Chamber
Wednesday, March 16, 1966

The Assembly met at 12 08 p m

Hon Carlos Bee, Speaker pro Tempore of the Assembly, presiding
Chief Clerk James D Driscoll at the Desk

Assistant Clerk Malcolm MacIntyre reading

ROLL CALL

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

Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Belotti, Biddle, Britschgi, Brown, Burgener, Burton, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Donovan, Duffy, Elliott, Fenton, Flournoy, Foian, Garrigus, Gonsalves, Greene, Henson, Harvey, Johnson, Kennick, Knox, Lanteiman, Marks, McMillan, Meyers, Milias, Mills, Morretti, Pattee, Petris, Porter, Powers, Quimby, Rumford, Russell, Ryan, Song, Soto, Stanton, Stevens, Thelin, Thomas, Veneman, Veysey, Waldie, Warren, Whetmore, Williamson, Willson, Winton, Young, Zberg, Zenovich, and Mr Speaker—72

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. Robert R. Ferguson:

Eternal God, As our astronauts are orbiting the world, may we probe deeply into our own lives and have no locked doors. Give us courage and candidness to have no area in our life which we fear analyzed.

Give us ever broadening horizons so we do not get content in our own narrowness. May we realize every day is wasted if we do not learn something new. Help us to have a deeper concern for people, and may we not judge by outer appearances since out of the heart are the issues of life. In Our Lord's Name—AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of Speaker pro Tempore Bee, Mr Rumford then led the Assembly in the pledge of allegiance to the Flag

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mrs Davis, seconded by Mr Donovan.

LEAVES OF ABSENCE FOR THE DAY

The following Members were granted leaves of absence for the day, because of illness:

Mr. Mulford, on motion of Mr. Deukmejian.

Mr. Ray E. Johnson, on motion of Mr. Deukmejian.

The following Members were granted leaves of absence for the day, because of legislative business elsewhere:

Mr. Monagan, on motion of Mr. Deukmejian.

Mr. Dymally, on motion of Mr. Waldie

Mr. Shoemaker, on motion of Mr. Waldie.

Mr. Ferrell, on motion of Mr. Waldie.

Mr. Beilenson, on request of the Speaker pro Tempore.

The following Member was granted leave of absence for the day, on personal business, and desired to waive his per diem:

Mr. Hinckley, on motion of Mr. Deukmejian.

REFERENCE OF BILLS TO COMMITTEE

Speaker pro Tempore Bee announced that Speaker Unruh has referred the following bills to the following committees:

*Assembly**Bill No.**Committee*

9.....Revenue and Taxation

*Assembly Constitutional**Amendment No.**Committee*

1.....Revenue and Taxation

INTRODUCTION, FIRST READING, AND REFERENCE
OF ASSEMBLY BILLS

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

Assembly Bill No. 10: By Assemblyman Petris—An act to add Sections 17181 5 and 18405 5 to the Revenue and Taxation Code, relating to personal income taxes

Held at Desk by order of the Speaker pro Tempore.

Assembly Concurrent Resolution No. 9: By Assemblymen Belotti, Chappie, Assemblywoman Davis, and Assemblyman Pattee (Senators Lunardi, Symons, Collier, Stiern, Begovich, and Bradley, coauthors)—Relative to fairs and expositions.

Held at Desk by order of the Speaker pro Tempore

REPORTS OF STANDING COMMITTEES

Committee on Engrossment and Enrollment

Assembly Chamber, March 15, 1966

Mr. Speaker Your Committee on Engrossment and Enrollment has examined

Assembly Concurrent Resolution No. 4

And reports the same correctly engrossed.

SOTO, Chairman

Above resolution ordered to the Consent Calendar

ADJOURNMENT

At 12:10 a.m., on motion of Mr. Waldie, the Speaker pro Tempore declared the Assembly adjourned until 10 a.m., Thursday, March 17, 1966.

JESSE M. UNRUH, Speaker

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

NINTH LEGISLATIVE DAY
TWELFTH CALENDAR DAY

IN ASSEMBLY

Assembly Chamber
Thursday, March 17, 1966

The Assembly met at 10:43 a.m.
Hon. Jerome R. Waldie, Majority Floor Leader of the Assembly,
presiding.

Chief Clerk James D. Driscoll at the Desk
Assistant Clerk Malcolm MacIntyre reading.

ROLL CALL

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

Allen, Alquist, Ashcraft, Badham, Bagley, Bee, Belotti, Biddle, Britschgi, Brown, Chapel, Chappie, Collier, Conrad, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Donovan, Duffy, Dymally, Elhott, Flounov, Foran, Garrigus, Gonzales, Greene, Henson, Harney, Johnson, Lanterman, Marks, Meyers, Milias, Mills, Monagan, Moretti, Pattee, Petris, Porter, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Song, Soto, Stanton, Stevens, Thomas, Veneman, Veysey, Waldie, Warren, Whetmore, Williamson, Z'berg, and Zenovich—GO

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. Robert R. Ferguson:

Almighty God, We are grateful for memories which help link us creatively to the past, yet challenge us for the present and future. For St. Patrick, who in a time of superstition, doubt, futility, brought hope and light to a depressed people. Wilt Thou give to this Assembly the same marks of leadership and vision. In a clouded world may we so live at our highest that finally we may say, we saw the powers of darkness put to flight, we saw the morning break—AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of the Acting Speaker, Mr. Greene then led the Assembly in the pledge of allegiance to the Flag.

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mr. Monagan.

LEAVES OF ABSENCE FOR THE DAY

The following Members were granted leaves of absence for the day, because of illness.

Mr Mulford, on motion of Mr Monagan.

Mr Ray E Johnson, on motion of Mr Monagan.

Mr Winton, on motion of Mr. Waldie

The following Members were granted leaves of absence for the day, because of legislative business elsewhere.

Mr Thelin, on motion of Mr Monagan

Mr Burgener, on motion of Mr. Monagan

Mr Barnes, on motion of Mr Monagan

Mr Ferrell, on motion of Mr Waldie

Mr Carrell, on motion of Mr Waldie.

Mr Young, on motion of Mr Waldie

Mr Casey, on motion of Mr Waldie

Mr Knox, on motion of Mr Waldie.

Mr McMillan, on motion of Mr Waldie.

Mr. Willson, on motion of Mr Waldie

Mr Fenton, on motion of Mr Waldie

Mr. Burton, on motion of Mr Waldie

Mr Beilenson, on motion of Mr Waldie

Mr Crown, on motion of Mr Waldie

Mr Kennick, on motion of Mr Waldie

Mr. Unruh, on request of the Speaker pro Tempore

The following Member was granted leave of absence for the day, on personal business, and desired to waive his per diem

Mr. Huckleby, on motion of Mr Monagan

COMMUNICATIONS

The following communication was presented by the Speaker and ordered printed in the Journal

Letter of Appreciation From the Family of Herbert Hoover

March 15, 1966

*The Honorable Jesse M. Unruh
Speaker of the Assembly
Sacramento, California*

Dear Mr Speaker

My brother Allan and I wish to express our great appreciation to you and the members of the California Assembly for your kindness in sending us copies of the Concurrent Resolution on the occasion of my father's death. They have just arrived—and we are most deeply grateful.

So that they may be preserved in appropriate surroundings, I am forwarding them for safe-keeping and exhibition to the Presidential Library in West Branch.

Sincerely yours,

HERBERT HOOVER, JR

REFERENCE OF BILLS TO COMMITTEE

Acting Speaker Waldie announced that Speaker Unruh has referred the following bills to the following committees:

Assembly***Bill No.******Committee***

10-----Revenue and Taxation

Assembly Concurrent***Resolution No******Committee***

9-----Ways and Means

CONSIDERATION OF CONSENT CALENDAR

The Acting Speaker announced that the next roll call would be on the first item on the Consent Calendar.

CONSENT CALENDAR—ASSEMBLY BILLS

Assembly Concurrent Resolution No. 4—Relative to a study of the northern San Diego-southern Orange Counties area in connection with the need for establishment of additional centers of higher education.

Resolution read, and adopted by the following vote:

AYES—Allen, Alquist, Ashcraft, Badham, Bagley, Bee, Belotti, Biddle, Britschgi, Brown, Chapel, Chappie, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Duffy, Dymally, Elliott, Flournoy, Foran, Garrigus, Greene, Henson, Harvey Johnson, Lanterman, Marks, Meyers, Milas, Mills, Monagan, Moretti, Pattee, Porter, Quimby, Rumford, Russell, Shoemaker, Soto, Stanton, Stevens, Thomas, Veneman, Veysey, Wetmore, Williamson, and Z'berg—48.

NOES—None

Resolution ordered transmitted to the Senate.

ANNOUNCEMENTS OF COMMITTEE MEETINGS

Mr. Moretti announced that the Committee on Rules would meet today, immediately upon adjournment, in Room 3188.

ADJOURNMENT

At 10:47 a m., on motion of Mr. Monagan, the Acting Speaker declared the Assembly adjourned until 3 p m., Monday, March 21, 1966

CARLOS BEE, Speaker pro Tempore

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

TENTH LEGISLATIVE DAY
SIXTEENTH CALENDAR DAY

IN ASSEMBLY

Assembly Chamber
Monday, March 21, 1966

The Assembly met at 3:20 p.m.

Hon Carlos Bee, Speaker pro Tempore of the Assembly, presiding.

Chief Clerk James D. Driscoll at the Desk.

Assistant Clerk Malcolm MacIntyre reading.

ROLL CALL

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

Allen, Alquist, Ashcraft, Badham, Barnes, Bee, Beilenson, Belotti, Biddle, Britschgi, Burgener, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Donovan, Elliott, Fenton, Flournoy, Foran, Garrigus, Gonsalves, Greene, Henson, Hunkley, Harvey, Johnson, Ray E. Johnson, Kennick, Knox, Lanterman, Marks, McMillan, Meyers, Milas, Mills, Monagan, Moretti, Pattee, Petris, Porter, Powers, Quimby, Rumford, Russell, Shoemaker, Soto, Stanton, Stevens, Thelin, Thomas, Veneman, Veysey, Waldre, Whetmore, Williamson, Winton, Z'berg, Mr Speaker—67.

Quorum present.

PRAYER

Upon invitation of Speaker pro Tempore Bee, the following prayer was offered by Reverend Don Cornish, Minister of Christian Education, Fremont Presbyterian Church.

O God, Thou who art the creator of all men, we pray Thy special benediction on these who are here assembled. In these hectic and fast-paced days, may they sense an inner peace that sustains and uplifts Thy creatures. May they be given answers to perplexing problems that stem from human frailties. Help them, O God, to be lifted above the mundane into the light and peace of Thy presence.

Through Christ Our Lord—AMEN

PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of Speaker pro Tempore Bee, Mr. Kennick then led the Assembly in the pledge of allegiance to the Flag

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mr. Conrad, seconded by Mr. Rumford.

LEAVES OF ABSENCE FOR THE DAY

The following Members were granted leaves of absence for the day, because of illness.

Mr. Mulford, on motion of Mr. Monagan.

Mr. Song, on motion of Mr. Waldie.

The following Member was granted leave of absence for the day, because of an illness in his immediate family:

Mr. Duffy, on motion of Mr. Monagan.

The following Members were granted leaves of absence for the day, because of legislative business elsewhere:

Mr. Young, on motion of Mr. Waldie.

Mr. Warren, on motion of Mr. Waldie.

Mr. Burton, on motion of Mr. Waldie.

Mr. Ferrell, on motion of Mr. Waldie.

Mr. Willson, on motion of Mr. Waldie.

Mr. Zenovich, on motion of Mr. Waldie.

Mr. Dymally, on motion of Mr. Waldie.

Mr. Brown, on motion of Mr. Waldie.

The following Members were granted leaves of absence for the day, on personal business, and desired to waive their per diems:

Mr. Bagley, on motion of Mr. Monagan.

Mr. Ryan, on motion of Mr. Waldie.

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

The following resolution was offered:

Assembly Concurrent Resolution No. 10: By Assemblywoman Davis and Assemblyman Belotti—Relative to the North Coastal Area Investigation.

Held at Desk by order of the Speaker pro Tempore.

INTRODUCTION OF GUESTS

Speaker pro Tempore Bee introduced Hon. Thomas M. Rees of Los Angeles, United States Congressman, and former Member of the Assembly, whereupon the Members of the Assembly joined in welcoming him on his visit to the Assembly Chamber.

MESSAGES FROM THE SENATE

Senate Chamber, Sacramento, March 17, 1966

Mr. Speaker: I am directed to inform your honorable body that the Senate on this day adopted:

Senate Concurrent Resolution No. 4

J. A. BEEK, Secretary of the Senate
By Kip Jacobsen, Assistant Secretary

FIRST READING AND REFERENCE OF SENATE BILLS

The following resolution was read:

Senate Concurrent Resolution No. 4—Relative to commending the Copley Press.

Held at Desk by order of the Speaker pro Tempore.

ANNOUNCEMENTS OF COMMITTEE MEETINGS

It was announced that the following committee would hold a meeting:
Today—Upon adjournment—

Ways and Means Special Subcommittee Meeting on Automatic Data Processing (Crown, Chairman) in Room 5168.

ADJOURNMENT

At 3:23 p m., on motion of Mr. Monagan, the Speaker pro Tempore declared the Assembly adjourned until 11 a.m., Tuesday, March 22, 1966.

JESSE M. UNRUH, Speaker

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

ELEVENTH LEGISLATIVE DAY
SEVENTEENTH CALENDAR DAY

IN ASSEMBLY

Assembly Chamber
Tuesday, March 22, 1966

The Assembly met at 12:25 p m.

Hon. Carlos Bee, Speaker pro Tempore of the Assembly, presiding.

Chief Clerk James D Driscoll at the Desk.

Assistant Clerk Malcolm MacIntyre reading.

ROLL CALL

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

Allen, Alquist, Ashcraft, Badham, Barnes, Bee, Beilenson, Biddle, Britschgi, Brown, Burgener, Burton, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Donovan, Dymally, Elliott, Fenton, Ferrell, Flournoy, Foran, Garrigus, Gonsalves, Greene, Henson, Hinkley, Harvey, Johnson, Ray E. Johnson, Kennick, Knox, Lanterman, Marks, McMillan, Meyers, Milas, Mills, Monagan, Moretti, Pattee, Petris, Porter, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Soto, Stanton, Stevens, Thelin, Thomas, Veneman, Veysey, Waldie, Warren, Whetmore, Williamson, Willson, Winton, Young, Z'berg, Zenovich, and Mr Speaker—75.

Quorum present

PRAYER

The following prayer was offered by the Chaplain, Rev. Robert R. Ferguson

"Within my earthly temple there's a crowd;
There's one of us that's humble, one that's proud,
There's one that's broken-hearted for his sins,
There's one that's unrepentant sits and grins;
There's one that loves his neighbor as himself,
And one that cares for naught but fame and pelf.
From much corroding care I should be free
If I could once determine which is me"

Eternal God, give us knowledge of Thyself so we can better understand ourselves
In Our Lord's Name —AMEN

PLEDGE OF ALLEGIANCE TO THE FLAG

By unanimous consent, upon invitation of Speaker pro Tempore Bee, Hon. William S Grant, former Member of the Assembly, then led the Assembly in the pledge of allegiance to the Flag.

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mr. Rumford, seconded by Mr. Mills.

LEAVES OF ABSENCE FOR THE DAY

The following Members were granted leaves of absence for the day, because of illness.

Mr. Mulford, on motion of Mr. Monagan.

Mr. Song, on motion of Mr. Waldie.

The following Member was granted leave of absence for the day, because of an illness in his immediate family:

Mr. Duffy, on motion of Mr. Monagan

The following Members were granted leaves of absence for the day, because of legislative business elsewhere.

Mr. Bagley, on motion of Mr. Monagan

Mr. Belotti, on motion of Mr. Monagan

REFERENCE OF BILLS TO COMMITTEE

Speaker pro Tempore Bee announced that Speaker Unruh has referred the following bill to the following committee:

*Senate Concurrent**Resolution No.**Committee*

4----- Rules

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

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

Assembly Bill No. 11: By Assemblyman Petris—An act to amend Sections 6092, 6094, 6242 and 25101 of, to add Section 6406 to, and to add an article heading to Chapter 17 of Part 11 of Division 2, immediately to precede Section 25101 of, and to add Article 2 (commencing with Section 25120) to Chapter 17 of Part 11 of Division 2 of, the Revenue and Taxation Code, relating to taxation

Referred by the Speaker pro Tempore to the Committee on Revenue and Taxation.

INTRODUCTION OF GUESTS

Speaker pro Tempore Bee introduced Judge and Mrs. Monroe Friedman, of Oakland, the guests of Mr. Bee and the Alameda Delegation, whereupon the Members of the Assembly joined in welcoming the above guests on their visit to the Assembly Chamber.

ADJOURNMENT

At 12:33 p.m., on motion of Mr. Waldie, the Speaker pro Tempore declared the Assembly adjourned until 10 30 a.m., Wednesday, March 23, 1966.

JESSE M. UNRUH, Speaker

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

TWELFTH LEGISLATIVE DAY

EIGHTEENTH CALENDAR DAY

IN ASSEMBLY

Assembly Chamber

Wednesday, March 23, 1966

The Assembly met at 11.51 a m

Hon Carlos Bee, Speaker pro Tempore of the Assembly, presiding.

Chief Clerk James D Driscoll at the Desk.

Assistant Chief Clerk R Brian Kidney reading.

ROLL CALL

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

Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Belotti, Biddle, Brutschgi, Brown, Burgener, Burton, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Donovan, Duffy, Dymally, Elliott, Fenton, Ferrell, Flournoi, Foran, Garrigus, Gonsalves, Greene, Henson, Hinckley, Harvey Johnson, Ray E Johnson, Kennick, Knox, Lanterman, Marks, McMillan, Meyers, Milas, Mills, Monagan, Moretti, Pattee, Petris, Porter, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Song, Soto, Stanton, Stevens, Thelin, Thomas, Veneman, Veysey, Waldie, Warren, Whetmore, Williamson, Willson, Winton, Young, Z'berg, Zenovich, and Mr Speaker—78

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev Robert R Ferguson:

Eternal God, our Father, Lead us outside the small orbit of our self concern into the limitless opportunities of service for Thyself and our fellow man. While never avoiding issues because they are frustrating, give us a patient faith and inner joy which provide a foundation for life. May we walk in Thy light rather than our darkness. Give us the integrity to live what we believe.

In Our Lord's Name—AMEN

PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of Speaker pro Tempore Bee, Mr. Willson then led the Assembly in the pledge of allegiance to the Flag.

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mr. Casey, seconded by Mr. Veysey.

LEAVES OF ABSENCE FOR THE DAY

The following Member was granted leave of absence for the day, because of illness:

Mr. Mulford, on motion of Mr. Monagan.

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

Mr. Beilenson, on motion of Mr. Waldie.

REFERENCE OF BILLS TO COMMITTEE

Speaker pro Tempore Bee announced that Speaker Unruh has referred the following bill to the following committee:

Assembly Concurrent

Resolution No.

Committee

10-----Rules

REPORTS OF STANDING COMMITTEES**Committee on Rules**

Assembly Chamber, March 22, 1966

Mr. Speaker: Your Committee on Rules reports.

Assembly Concurrent Resolution No. 6

With the recommendation: Be adopted.

MILLS, Chairman

Above resolution ordered engrossed.

Assembly Chamber, March 22, 1966

Mr. Speaker: Your Committee on Rules reports

Assembly Concurrent Resolution No. 7

With amendments with the recommendation: Amend, and be adopted, as amended.

MILLS, Chairman

Above resolution ordered on file.

Committee on Ways and Means

Assembly Chamber, March 23, 1966

Mr. Speaker: The Chairman of your Committee on Ways and Means reports:

Assembly Bill No. 5

With author's amendments with the recommendation: Amend, and re-refer to the Committee on Ways and Means

CROWN, Chairman

SECOND READING OF BILLS—AUTHOR'S AMENDMENTS

Assembly Bill No. 5—An act to add Article 85 (commencing with Section 5100) to Chapter 1 of Division 3 of the Vehicle Code, relating to license plates

Bill read second time.

Consideration of Author's Amendments

The following amendment, pursuant to the Assembly Rules, was read, and adopted

Amendment No. 1

On page 2, lines 10 and 11 of the printed bill, as amended in Assembly March 10, 1966, strike out "distinctive color combination, as selected by the director", and insert "color identical to the color of standard license plates".

Bill ordered reprinted, re-engrossed, and to be re-referred to the Committee on Ways and Means

Rush Order Placed Upon Printing of Assembly Bill No. 5

Mr. Crown was granted unanimous consent that a rush order be placed upon the printing of Assembly Bill No. 5, and that the bill be considered re-engrossed.

Request for Unanimous Consent to Temporarily Suspend the Rules

Mr Marks was granted unanimous consent that the Assembly Rules be temporarily suspended for the purpose of setting Assembly Bill No. 5 for hearing in the Committee on Ways and Means, on March 24, 1966.

APPROVAL OF JOURNALS

On motion of Mr. Waldie, the Assembly Daily Journals for Monday, March 14, 1966; Tuesday, March 15, 1966; Wednesday, March 16, 1966, and Thursday, March 17, 1966, were approved, as corrected by the Minute Clerk.

ADJOURNMENT

At 11 55 a.m., on motion of Mr. Waldie, the Speaker pro Tempore declared the Assembly adjourned until 9.30 a.m., Thursday, March 24, 1966.

JESSE M. UNRUH, Speaker

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

THIRTEENTH LEGISLATIVE DAY
NINETEENTH CALENDAR DAY

IN ASSEMBLY

Assembly Chamber
Thursday, March 24, 1966

The Assembly met at 10:06 a m

Hon. Carlos Bee, Speaker pro Tempore of the Assembly, presiding.

Chief Clerk James D Driscoll at the Desk

Assistant Chief Clerk R Brian Kidney reading.

ROLL CALL

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

Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Belotti, Biddle, Britschgi, Brown, Burgener, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Donovan, Duffy, Elliott, Flournoy, Foran, Garrigus, Gonsalves, Greene, Henson, Hinckley, Harvey Johnson, Ray E. Johnson, Kennick, Lanterman, Marks, McMillan, Meyers, Mihas, Mills, Moretti, Pattee, Petris, Porter, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Song, Soto, Stanton, Stevens, Thehn, Thomas, Veneman, Waldie, Whetmore, Williamson, Willson, Winton, Young, Zenovich, and Mr. Speaker—68.

Quorum present.

PRAYER

- The following prayer was offered by the Chaplain, Rev Robert R. Ferguson:

*Eternal God, Give us ever a sense of Thy divine purpose for life so we fall not into futility and despair If we have an adequate Why, we can bear with any How.**May Thy gift of tolerance keep us from condemning what we fail to understand**May Thy gift of considerateness allow us to appreciate others as much as we think of ourselves.**May Thy gift of honesty give us confidence so we need not wear masks, but live and act as we are.**We pray in our Lord's Name—AMEN***PLEDGE OF ALLEGIANCE TO THE FLAG**

Upon request of Speaker pro Tempore Bee, Mr. Burgener then led the Assembly in the pledge of allegiance to the Flag.

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mr. Ray E Johnson, seconded by Mr. Britschgi.

LEAVES OF ABSENCE FOR THE DAY

The following Member was granted leave of absence for the day, because of illness:

Mr. Mulford, on motion of Mr. Deukmejian.

The following Members were granted leaves of absence for the day, because of legislative business elsewhere:

Mr. Veysey, on motion of Mr. Deukmejian.

Mr. Monagan, on motion of Mr. Deukmejian.

Mr. Beilenson, on motion of Mr. Waldie.

Mr. Burton, on motion of Mr. Waldie.

Mr. Dills, on motion of Mr. Waldie.

Mr. Dymally, on motion of Mr. Waldie.

Mr. Fenton, on motion of Mr. Waldie.

Mr. Ferrell, on motion of Mr. Waldie.

Mr. Knox, on motion of Mr. Waldie.

Mr. Warren, on motion of Mr. Waldie.

Mr. Z'berg, on motion of Mr. Waldie.

REPORTS OF STANDING COMMITTEES**Committee on Engrossment and Enrollment**

Assembly Chamber, March 24, 1966

Mr Speaker: Your Committee on Engrossment and Enrollment has examined.
Assembly Concurrent Resolution No 6
And reports the same correctly engrossed.

SOTO, Chairman

Above resolution ordered on file.

Committee on Revenue and Taxation

Assembly Chamber, March 24, 1966

Mr Speaker The Chairman of your Committee on Revenue and Taxation reports:
Assembly Constitutional Amendment No 1
With author's amendments with the recommendation: Amend, and re-refer to the
Committee on Revenue and Taxation.

PETRIS, Chairman

SECOND READING OF BILLS—AUTHOR'S AMENDMENTS

Assembly Constitutional Amendment No. 1—A resolution to propose to the people of the State of California an amendment to the Constitution of the state, by amending Section 14½ of Article XIII, relating to taxation of insurance companies.

Resolution read

Consideration of Author's Amendments

The following amendments, pursuant to the Assembly Rules, were read, and adopted

Amendment No. 1

On page 2 of the printed measure, between lines 25 and 26, insert
“(e) (1) Each insurer shall have the right to deduct from the annual tax imposed by this section upon such insurer in respect to a particular year the amount of real estate taxes paid by it, in that year, before, or within 30 days after, becoming delinquent, on real property owned by it at the time of payment, and in which was located, in that year, its home office or principal office in this state. Such real property may consist of one building or of two or more adjacent buildings in which such an office is located, the land on which they stand, and so much of the adjacent land as may be required for the convenient use and occupation thereof.”

(2) In the event a portion of the real property described in paragraph (1) of this subdivision is occupied by a person or persons other than the insurer the deduction granted the insurer by said paragraph shall be limited to that percentage, not to exceed 100 percent, equal to the sum of (1) the percentage of occupancy of the insurer obtained by deducting from 100 percent the ratio that the square footage of said building or buildings occupied by the person or persons other than the insurer bears to the total square footage of said building or buildings plus (2) the lesser of one-half of said percent of occupancy of the insurer or 25 percent, provided, however, that the limitation set forth in this paragraph shall not be applicable to such real property occupied by a domestic insurer as its home office or principal office in this state on January 1, 1970, or to such real property upon which construction of the home office or principal office of the domestic insurer commenced prior to January 1, 1970. As used in this paragraph, "domestic insurer" means an insurer organized under the laws of this state."

Amendment No. 2

On page 2, line 37, strike out "(e)", and insert "(f)".

Amendment No. 3

On page 3, line 19, strike out "(e)", and insert "(f)"

Amendment No. 4

On page 3, line 20, strike out "(e)", and insert "(f)"

Amendment No. 5

On page 3, line 30, strike out "(e)", and insert "(f)".

Amendment No. 6

On page 3, line 32, strike out "(e)", and insert "(f)"

Amendment No. 7

On page 3, line 38, strike out "(e)", and insert "(f)".

Amendment No. 8

On page 3, line 45, strike out "(f)", and insert "(g)".

Amendment No. 9

On page 4, line 11, strike out "(g)", and insert "(h)".

Amendment No. 10

On page 4, line 14, strike out "(h)", and insert "(i)".

Amendment No. 11

On page 4, line 19, strike out "(i)", and insert "(j)".

Resolution ordered reprinted, engrossed, and to be re-referred to the Committee on Revenue and Taxation

CONSIDERATION OF DAILY FILE

SECOND READING OF ASSEMBLY BILLS

Assembly Concurrent Resolution No. 7—Relative to printing maps of Assembly, Senate, and Congressional districts
Resolution read.

Consideration of Committee Amendments

The following amendments, proposed by the Committee on Rules, were read, and adopted:

Amendment No. 1

On page 1, lines 4 and 5, of the printed measure, strike out "five thousand (5,000) copies, each, of".

Amendment No. 2

On page 1, strike out lines 10 to 21, inclusive, and insert
"Resolved, That the sum of ten thousand dollars (\$10,000), or so much thereof as may be necessary, is hereby made available from the Contingent Funds of the Assembly and Senate for any charges that may be incurred under this resolution, to be paid from these Contingent Funds in such proportion as a joint committee composed of the Rules Committees of the Assembly and the Senate may determine

and disbursed after certification by the chairman of the joint committee, upon warrants drawn by the State Controller upon the State Treasury; and be it further

Resolved, That the proceeds of sales of such maps shall be deposited in the Contingent Funds of the Senate and Assembly in the same proportion as the costs incurred by this resolution are distributed between these two funds "

Resolution ordered reprinted, and engrossed.

THIRD READING OF ASSEMBLY BILLS

Assembly Concurrent Resolution No. 6—Relative to the selection of the Legislative Counsel of California.

Resolution read, and adopted by the following vote

AYES—Allen, Badham, Bee, Belotti, Biddle, Britschgi, Brown, Burgener, Carrell, Casey, Chapel, Chappie, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Donovan, Elliott, Flournoy, Foan, Garrigus, Gonsalves, Greene, Hinckley, Harvey Johnson, Ray E. Johnson, Kennick, Lanterman, Marks, McMillan, Meyers, Mills, Moretti, Pattee, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Song, Soto, Stevens, Theln, Veneman, Waldie, Whetmore, Williamson, Willson, Young, and Mr Speaker—55.

NOES—None

Resolution ordered transmitted to the Senate.

ANNOUNCEMENTS OF COMMITTEE MEETINGS

It was announced that the following committees would hold meetings:

Today—Upon adjournment of the Democratic Caucus—

Ways and Means Subcommittee on Data Processing in Room 2133.

At 1:30 p.m.—

Ways and Means—Full committee (Crown, Chairman) in Room 4202.

INTRODUCTION OF GUESTS

Mr. Waldie, of Antioch, introduced Owen Owens and Jack Mackey of the *Concord Transcript*, whereupon the Members of the Assembly joined in welcoming the above guests on their visit to the Assembly Chamber.

ADJOURNMENT

At 10:15 a.m., on motion of Mr. Waldie, the Speaker pro Tempore declared the Assembly adjourned until 3.30 p.m., Monday, March 28, 1966.

JESSE M UNRUH, Speaker

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

FOURTEENTH LEGISLATIVE DAY

TWENTY-THIRD CALENDAR DAY

IN ASSEMBLY

Assembly Chamber
Monday, March 28, 1966

The Assembly met at 3 48 p m

Hon Carlos Bee, Speaker pro Tempore of the Assembly, presiding.

Chief Clerk James D Driscoll at the Desk.

Assistant Chief Clerk R. Brian Kidney reading.

ROLL CALL

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

Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Beilenson, Belotti, Biddle, Britschgi, Brown, Burgener, Burton, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Donovan, Duffy, Elliott, Fenton, Ferrell, Flournoy, Foran, Gonsalves, Greene, Henson, Hinckley, Harvey Johnson, Ray E Johnson, Kennick, Marks, McMillan, Meyers, Milas, Mills, Monagan, Moretti, Pattee, Petris, Porter, Powers, Quimby, Rumford, Russell, Shoemaker, Song, Stanton, Stevens, Thomas, Veneman, Veysey, Waldie, Warren, Whetmore, Williamson, Willson, Winton, Young, Z'berg, Zenovich, and Mr. Speaker—72

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev Robert R. Ferguson:

Eternal God, Our purposes, actions and thoughts change so easily We pause to pray to You who art the same yesterday, today, and forever. May something of Your steadfast love and integrity find its way into our wetherervane lives.

Strengthen us to develop our latent potentials so we may be of maximum service to You and our fellow man.

In our Lord's Name—AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of Speaker pro Tempore Bee, Mr Flournoy then led the Assembly in the pledge of allegiance to the Flag

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mr Pattee, seconded by Mr. Alquist.

LEAVES OF ABSENCE FOR THE DAY

The following Members were granted leaves of absence for the day, because of illness:

Mr. Lanterman, on motion of Mr. Monagan

Mr. Mulford, on motion of Mr. Monagan

Mr. Knox, on request of the Speaker pro Tempore

The following Members were granted leaves of absence for the day, because of legislative business elsewhere:

Mr. Thelin, on motion of Mr. Monagan

Mr. Garrigus, on request of the Speaker pro Tempore

Mr. Soto, on request of the Speaker pro Tempore

Mr. Dymally, on request of the Speaker pro Tempore.

The following Member was granted leave of absence for the day, on personal business and desired to waive his per diem:

Mr. Ryan, on request of the Speaker pro Tempore.

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

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

Assembly Bill No. 12: By Assemblyman Petris—An act to amend and renumber Section 6068 of, to amend Sections 6069, 6070, 6282, 6292, 8707, 8714, 9703, 9706, and 9776 of, to add Sections 6068, 6282.1 and 6815 to, and to repeal Sections 6067 and 9702 of, the Revenue and Taxation Code, relating to taxation.

Held at Desk by order of the Speaker pro Tempore.

Assembly Bill No. 13: By Assemblyman Allen—An act to add Chapter 4.5 (commencing with Section 19700) to Division 8 of the Business and Professions Code, relating to the regulation and licensing of Jai Alai, and making an appropriation therefor.

Held at Desk by order of the Speaker pro Tempore.

RESOLUTIONS

The following resolution was offered:

By Assemblyman Mills

House Resolution No. 46

Relative to adding Rule 15.5 to the Temporary
Standing Rules of the Assembly for the
1966 Regular (Budget) Session

Resolved by the Assembly of the State of California, That Rule 15.5 is added to the Temporary Standing Rules of the Assembly for the 1966 Regular (Budget) Session, to read:

Mementos

15.5 The Assembly Committee on Rules may procure and give to visitors to the Capitol and to organizations suitable mementos to further understanding and awareness of the Legislative Department of the State Government.

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules.

REPORTS OF STANDING COMMITTEES**Committee on Engrossment and Enrollment**

Assembly Chamber, March 28, 1966

Mr. Speaker. Your Committee on Engrossment and Enrollment has examined.
Assembly Constitutional Amendment No 1
And reports the same correctly engrossed

SOTO, Chairman

Above resolution re-referred to the Committee on Revenue and Taxation

Assembly Chamber, March 28, 1966

Mr. Speaker. Your Committee on Engrossment and Enrollment has examined
Assembly Concurrent Resolution No 7
And reports the same correctly engrossed

SOTO, Chairman

Above resolution ordered on file.

Committee on Ways and Means

Assembly Chamber, March 25, 1966

Mr. Speaker. Your Committee on Ways and Means reports
Assembly Bill No 5
With the recommendation. Do pass

CROWN, Chairman

Above bill ordered to second reading.

REQUEST FOR UNANIMOUS CONSENT

Mr. Marks was granted unanimous consent to take up Assembly Bill No 5, without reference to file, for purpose of second reading at this time.

SECOND READING OF ASSEMBLY BILL NO. 5**(BY UNANIMOUS CONSENT)**

Assembly Bill No. 5—An act to add Article 8 5 (commencing with Section 5100) to Chapter 1 of Division 3 of the Vehicle Code, relating to license plates.

Bill read second time, and ordered to third reading.

MESSAGES FROM THE SENATE

Senate Chamber, Sacramento, March 28, 1966

Mr. Speaker. I am directed to inform your honorable body that the Senate on this day adopted

Senate Concurrent Resolution No. 3

J. A. BEEK, Secretary of the Senate
By Kip Jacobsen, Assistant Secretary

FIRST READING AND REFERENCE OF SENATE BILLS

The following resolution was read

Senate Concurrent Resolution No. 3—Relative to the California Law Revision Commission

Held at Desk by order of the Speaker pro Tempore

CONSIDERATION OF DAILY FILE**THIRD READING OF ASSEMBLY BILLS**

Assembly Concurrent Resolution No. 7—Relative to printing maps of assembly, senate, and congressional districts.

Resolution read.

Request for Unanimous Consent to Temporarily Suspend the Rules

Mr Allen was granted unanimous consent that the Rules be temporarily suspended for the purpose of permitting consideration of his amendments to Assembly Concurrent Resolution No. 7, which add a total of more than 25 words to the resolution.

Motion to Amend

Mr. Allen moved the adoption of the following amendments:

Amendment No. 1

On page 1 of the printed measure, as amended in Assembly March 24, 1966, in lines 3 and 4, strike out "and printed as public documents,".

Amendment No. 2

On page 1, between lines 9 and 10, insert
"Resolved, That the Chief Clerk of the Assembly shall cause to be printed, as a charge against the appropriation for legislative printing, such number of maps prepared pursuant to this resolution as shall be determined by the Joint Committee on Legislative Organization for distribution as directed by said committee."

Amendment No. 3

Strike out page 2.

Amendments read, and adopted

Resolution ordered reprinted, and re-engrossed.

RECESS

At 3:54 p.m., Speaker pro Tempore Bee declared the Assembly recessed until 4:54 p.m.

REASSEMBLED

At 4:54 p.m., the Assembly reconvened.

Hon. Carlos Bee, Speaker pro Tempore of the Assembly, presiding.

Chief Clerk James D. Driscoll at the Desk.

Assistant Chief Clerk R. Brian Kidney reading.

RECESS

At 4:55 p.m., Speaker pro Tempore Bee declared the Assembly recessed until 6:38 p.m.

REASSEMBLED

At 6:38 p.m., the Assembly reconvened.

Hon. Robert W. Crown, Member of the Assembly, 14th District, presiding.

Chief Clerk James D. Driscoll at the Desk.

Assistant Chief Clerk R. Brian Kidney reading.

REPORTS OF STANDING COMMITTEES**Committee on Ways and Means**

Assembly Chamber, March 28, 1966

Mr. Speaker: Your Committee on Ways and Means reports:

Assembly Bill No. 2

With the recommendation. Do pass

CROWN, Chairman

Above bill ordered to second reading.

Assembly Chamber, March 28, 1966

Mr. Speaker: Your Committee on Ways and Means reports:

Assembly Bill No. 3

With amendments with the recommendation: Amend, and do pass, as amended.

CROWN, Chairman

Above bill ordered to second reading.

REQUEST FOR UNANIMOUS CONSENT

Mr. Winton was granted unanimous consent to take up Assembly Bill No. 3 at this time, without reference to file, for the purpose of reading the bill the second time and adopting the committee amendments to the bill.

**SECOND READING OF ASSEMBLY BILL NO. 3
(BY UNANIMOUS CONSENT)**

Assembly Bill No. 3—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, and declaring the urgency thereof, to take effect immediately

Bill read second time.

Consideration of Committee Amendments

The following amendments, proposed by the Committee on Ways and Means, were read, and adopted:

(After Item 14)**Amendment No. 1**

On page 3, after line 12 of the printed bill, insert "JUDICIAL".

(Item 24)**Amendment No. 2**

On page 3, strike out lines 42 through 49 inclusive.

(Item 38)**Amendment No. 3**

On page 6, line 16, strike out "14,952,463", and insert "14,868,276".

Amendment No. 4

On page 6, line 18, strike out "3,892,675", and insert "3,876,056".

Amendment No. 5

On page 6, line 20, strike out "18,845,138", and insert "18,744,332".

Amendment No. 6

On page 6, line 23, strike out "10,736,859", and insert "10,636,053".

(Item 44)**Amendment No. 7**

On page 7, line 19, strike out "17,088,452", and insert "17,013,452".

Amendment No. 8

On page 7, line 21, strike out "8,215,859", and insert "8,140,859".

Amendment No. 9

On page 7, line 25, strike out "17,088,452", and insert "17,013,452".

(Item 45)**Amendment No. 10**

On page 7, line 36, strike out "18,312,719", and insert "18,262,549".

Amendment No. 11

On page 7, line 38, strike out "3,616,183", and insert "3,578,775".

Amendment No. 12

On page 7, line 40, strike out "14,696,536", and insert "14,688,774".

Amendment No. 13

On page 7, line 42, strike out "18,312,719", and insert "18,262,549".

(Item 53)

Amendment No. 14

On page 9, line 8, strike out "4,443,963", and insert "4,436,856".

Amendment No. 15

On page 9, line 10, strike out "4,161,747", and insert "4,157,775".

Amendment No. 16

On page 9, line 12, strike out "858,132", and insert "849,697".

Amendment No. 17

On page 9, line 14, strike out "5,019,879", and insert "5,007,472".

Amendment No. 18

On page 9, line 15, strike out "575,916", and insert "570,616".

Amendment No. 19

On page 9, line 17, strike out "4,443,963", and insert "4,436,856".

(Item 54)

Amendment No. 20

On page 9, line 19, strike out "1,088,191", and insert "1,100,891".

Amendment No. 21

On page 9, line 21, strike out "729,577", and insert "747,977".

Amendment No. 22

On page 9, line 23, strike out "362,749", and insert "366,049".

Amendment No. 23

On page 9, line 25, strike out "1,092,326", and insert "1,114,026".

Amendment No. 24

On page 9, line 28, strike out "1,088,191", and insert "1,109,891".

(Item 57)

Amendment No. 25

On page 9, line 37, strike out "and State Livestock Health Committee".

Amendment No. 26

On page 9, line 38, strike out "12,443,764", and insert "12,618,713".

Amendment No. 27

On page 9, line 40, strike out "17,854,264", and insert "17,866,003".

Amendment No. 28

On page 9, line 42, strike out "4,917,258", and insert "5,080,468".

Amendment No. 29

On page 9, line 44, strike out "22,771,522", and insert "22,946,471".

Amendment No. 30

On page 10, line 7, strike out "12,443,764", and insert "12,618,713".

(Item 68)

Amendment No. 31

On page 11, strike out lines 18 through 22, inclusive, and insert
 "68—For support of Departmental Administration, Department of Cor-
 rections, and agencies under the jurisdiction of the department,
 to be transferred to and in augmentation of the support appro-
 priations, Budget Act of 1966, of Departmental Administration,
 Department of Corrections, and agencies under the jurisdiction
 of the department, upon order of the Department of Finance— 322,193".

(Item 69)

Amendment No. 32

On page 11, line 27, strike out "11,037,817", and insert "11,031,541".

Amendment No. 33

On page 11, line 29, strike out "8,706,660", and insert "8,700,384".

Amendment No. 34

On page 11, line 33, strike out "11,184,056", and insert "11,177,780".

Amendment No. 35

On page 11, line 38, strike out "11,087,817", and insert "11,081,541".

(Item 73)

Amendment No. 36

On page 12, line 10, strike out "61,241,648", and insert "60,770,170".

Amendment No. 37

On page 12, line 12, strike out "43,065,837", and insert "42,594,359".

Amendment No. 38

On page 12, line 17, strike out "63,030,788", and insert "62,559,310".

Amendment No. 39

On page 12, line 20, strike out "61,241,648", and insert "60,770,170".

(Item 74)

Amendment No. 40

On page 12, line 27, strike out "1,503,173", and insert "1,503,173".

(Item 75)

Amendment No. 41

On page 12, line 43, strike out "145,953", and insert "223,662".

(Item 76)

Amendment No. 42

On page 12, line 46, strike out "9,596,437", and insert "9,582,445".

Amendment No. 43

On page 12, line 48, strike out "6,574,843", and insert "6,560,851".

Amendment No. 44

On page 13, line 5, strike out "9,823,337", and insert "9,809,345".

Amendment No. 45

On page 13, line 8, strike out "9,596,437", and insert "9,582,445".

(Item 84)

Amendment No. 46

On page 14, line 34, strike out "2,432,007", and insert "2,429,865".

Amendment No. 47

On page 14, line 36, strike out "1,962,392", and insert "1,959,650".

Amendment No. 48

On page 14, line 40, strike out "2,432,732", and insert "2,429,990".

Amendment No. 49

On page 14, line 43, strike out "2,432,607", and insert "2,429,865".

(Item 86)

Amendment No. 50

On page 15, line 11, strike out "4,107,548", and insert "4,100,548".

Amendment No. 51

On page 15, line 15, strike out "789,770", and insert "782,770".

Amendment No. 52

On page 15, line 17, strike out "4,228,838", and insert "4,219,838".

Amendment No. 53

On page 15, line 20, strike out "4,107,548", and insert "4,100,548".

(Item 89)

Amendment No. 54

On page 15, line 47, strike out "2,552,572", and insert "2,548,228".

Amendment No. 55

On page 15, line 49, strike out "2,047,170", and insert "2,042,826"

Amendment No. 56

On page 16, line 5, strike out "2,573,212", and insert "2,568,868".

Amendment No. 57

On page 16, line 8, strike out "2,552,572", and insert "2,548,228".

(Item 90)**Amendment No. 58**

On page 16, strike out lines 12 to 15, inclusive

(Item 91)**Amendment No. 59**

On page 16, line 19, strike out "4,074,315", and insert "4,063,477"

Amendment No. 60

On page 16, line 21, strike out "5,326,632", and insert "5,262,006".

Amendment No. 61

On page 16, line 23, strike out "1,434,021", and insert "1,523,076".

Amendment No. 62

On page 16, line 25, strike out "8,760,653", and insert "6,785,084"

Amendment No. 63

On page 16, line 31, strike out "119,731", and insert "155,000".

Amendment No. 64

On page 16, line 34, strike out "4,074,315", and insert "4,063,477"

Amendment No. 65

On page 16, after line 34, insert

"All state employees employed on the effective date of this section in a civil service investigative position in carrying out the functions transferred by this section to the Bureau of Criminal Identification in the Department of Justice are transferred to a comparable position having the same salary range. Employees so transferred shall retain their respective positions in the state civil service, together with the personnel benefits accumulated by them at the time of transfer, and shall retain such rights as may attach under the law to the positions which they held at time of transfer

(Item 91)**Amendment No. 66**

On page 16, after line 34, insert

"§11—For support of Department of Education for annual preparation for the use of the Legislature of magnetic tapes containing school financial and apportionment data _____

2,000".

(Item 92)**Amendment No. 67**

On page 16, line 37, strike out "119,731", and insert "155,000".

(Item 95)**Amendment No. 68**

On page 16, line 52, strike out "569,645", and insert "539,836".

Amendment No. 69

On page 17, line 3, strike out "202,540", and insert "167,340".

Amendment No. 70

On page 17, line 5, strike out "772,185", and insert "707,176".

Amendment No. 71

On page 17, line 9, strike out "641,428", and insert "576,419".

(Item 96)**Amendment No. 72**

On page 17, line 14, strike out "830,831", and insert "825,831".

Amendment No. 73

On page 17, line 16, strike out "768,210", and insert "763,210".

Amendment No. 74

On page 17, line 20, strike out "939,183", and insert "934,183"

Amendment No. 75

On page 17, line 26, strike out "830,831", and insert "825,831"

(Item 97)**Amendment No. 76**

On page 17, line 29, strike out "571,473", and insert "565,913"

Amendment No. 77

On page 17, line 31, strike out "512,293", and insert "507,733".

Amendment No. 78

On page 17, line 33, strike out "75,160", and insert "74,160".

Amendment No. 79

On page 17, line 35, strike out "587,453", and insert "581,893"

Amendment No. 80

On page 17, line 38, strike out "571,473", and insert "565,913"

(Item 98)**Amendment No. 81**

On page 17, line 41, strike out "545,177", and insert "542,435"

Amendment No. 82

On page 17, line 43, strike out "490,156", and insert "487,444"

Amendment No. 83

On page 17, line 47, strike out "556,341", and insert "553,599"

Amendment No. 84

On page 17, line 50, strike out "545,177", and insert "542,435"

(Item 99)**Amendment No. 85**

On page 18, line 4, strike out "1,978,079", and insert "1,970,079"

Amendment No. 86

On page 18, line 8, strike out "309,045", and insert "301,045"

Amendment No. 87

On page 18, line 10, strike out "2,250,871", and insert "2,248,871"

Amendment No. 88

On page 18, line 16, strike out "1,978,079", and insert "1,970,079".

(Item 100)**Amendment No. 89**

On page 18, line 19, strike out "2,084,264", and insert "2,073,264"

Amendment No. 90

On page 18, line 23, strike out "258,487", and insert "247,487"

Amendment No. 91

On page 18, line 25, strike out "2,318,053", and insert "2,302,053".

Amendment No. 92

On page 18, line 31, strike out "2,084,264", and insert "2,073,264".

(Item 102)**Amendment No. 93**

On page 18, line 47, strike out "817,096", and insert "798,595".

Amendment No. 94

On page 18, line 49, strike out "1,502,242", and insert "1,473,496".

Amendment No. 95

On page 19, line 3, strike out "2,738,049", and insert "2,717,099".

Amendment No. 96

On page 19, line 5, strike out "4,240,291", and insert "4,190,595".

Amendment No. 97

On page 19, line 9, strike out "3,328,595", and insert "3,297,400".

Amendment No. 98

On page 19, line 11, strike out "817,096", and insert "798,595".

(Item 103)**Amendment No. 99**

On page 19, line 16, strike out "1,377,237", and insert "1,325,366"

Amendment No. 100

On page 19, line 18, strike out "1,215,527", and insert "1,184,855".

Amendment No. 101

On page 19, line 20, strike out "4,368,127", and insert "4,346,928".

Amendment No. 102

On page 19, line 22, strike out "5,583,654", and insert "5,531,783".

Amendment No. 103

On page 19, line 28, strike out "1,377,237", and insert "1,325,366".

(Item 105)**Amendment No. 104**

On page 19, line 43, strike out "419,391", and insert "442,141"

Amendment No. 105

On page 19, line 45, strike out "374,728", and insert "382,015".

Amendment No. 106

On page 19, line 47, strike out "143,358", and insert "158,816"

Amendment No. 107

On page 19, line 49, strike out "518,061", and insert "540,831"

Amendment No. 108

On page 20, line 6, strike out "419,391", and insert "442,141"

Amendment No. 109

On page 20, after line 6, insert
"provided, that \$22,750 of this appropriation available for the establishment of an office in Washington, D C, shall be available only if the Trustees of the California State Colleges, the University of California and the Coordinating Council for Higher Education agree to share any office facilities obtained in Washington, D C"

(Item 107)**Amendment No. 110**

On page 20, line 12, strike out "227,231,107", and insert "226,978,856".

(Item 108)**Amendment No. 111**

On page 20, line 15, strike out "3,530,934", and insert "2,886,480".

Amendment No. 112

On page 20, line 20, strike out "442,326", and insert "582,906"

Amendment No. 113

On page 20, line 21, strike out "1,195,773", and insert "843,800"

Amendment No. 114

On page 20, strike out lines 22 and 23

Amendment No. 115

On page 20, after line 24, insert

"(h) Extension and public service-----	25,000
(i) General institutional services-----	116,939"

Amendment No. 116

On page 20, line 26, strike out "3,830,934", and insert "2,886,480".

(Item 112)**Amendment No. 117**

On page 20, line 50, strike out "1,597,291", and insert "1,600,938"

Amendment No. 118

On page 21, line 6, strike out "41,508", and insert "67,571"

Amendment No. 119

On page 21, line 11, after "(e)", strike out "Adjustment to library", and insert "Library development"

Amendment No. 120

On page 21, line 12, strike out "288,420", and insert "164,868"

Amendment No. 121

On page 21, after line 14, insert

"(g) Educational television—San Diego State College----141,136".

Amendment No. 122

On page 21, line 16, strike out "1,597,291", and insert "1,640,938"

Amendment No. 123

On page 21, after line 16, insert

"Less estimated amounts available from other sources	
(h) Federal funds -----	40,000

Net appropriation -----	1,600,938
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provided, that none of the funds appropriated in schedule (g) shall be allocated until it is determined by the Director of Finance, upon certification of the Trustees of the California State Colleges, that federal funds or other nonstate funds in an amount not less than equal to the state support funds, and an amount not less than 81.818% of the state capital outlay "

(Item 113)**Amendment No. 124**

On page 21, line 24, strike out "634,203", and insert "613,111"

(Item 114)**Amendment No. 125**

On page 21, line 31, strike out "2,603,608", and insert "1,978,408".

Amendment No. 126

On page 21, line 34, strike out "1,456,644", and insert "1,893,889".

Amendment No. 127

On page 21, line 36, strike out "127,983", and insert "106,800"

Amendment No. 128

On page 21, line 40, strike out "200,000", and insert "100,000"

Amendment No. 129

On page 21, strike out lines 43 and 44 inclusive

Amendment No. 130

On page 21, line 46, strike out "27,390", and insert "30,740"

Amendment No. 131

On page 21, line 48, after "campus", insert "landscape"

Amendment No. 132

On page 21, line 49, strike out "85,000", and insert "50,000".

Amendment No. 133

On page 21, line 51, strike out "60,000", and insert "45,300"

Amendment No. 134

On page 22, line 3, strike out "39,005", and insert "37,888".

Amendment No. 135

On page 22, line 5, strike out "2,603,608", and insert "1,978,403".

(Item 115)**Amendment No. 136**

On page 22, line 8, strike out "2,214,192", and insert "2,167,121"

Amendment No. 137

On page 22, line 10, strike out "1,720,205", and insert "1,711,284"

Amendment No. 138

On page 22, line 12, strike out "571,043", and insert "582,706"

Amendment No. 139

On page 22, line 14, strike out "2,291,248", and insert "2,293,990".

Amendment No. 140

On page 22, line 15, strike out "77,056", and insert "126,869".

Amendment No. 141

On page 22, line 17, strike out "2,214,192", and insert "2,167,121".

Amendment No. 142

On page 22, after line 17, add
"provided, that funds appropriated for support of the Washington office shall be available only if the Trustees of the California State Colleges, the University of California and the Coordinating Council for Higher Education agree to share any such facilities as are obtained in Washington, D.C."

(Item 117)**Amendment No. 143**

On page 22, after line 38, insert

"provided, that the Trustees of the California State Colleges shall not allocate funds to the several state colleges in excess of \$488,381 if the Federal Low Interest Insured Loan Program under Title IV of the Higher Education Act of 1965 becomes operative by September 1, 1966"

(Item 118)**Amendment No. 144**

On page 22, line 46, after "State", strike out "College", and insert "Colleges".

(Item 119)**Amendment No. 145**

On page 22, line 49, strike out "7,481,801", and insert "7,498,447"

Amendment No. 146

On page 23, line 3, strike out "7,068,957", and insert "7,091,287".

Amendment No. 147

On page 23, line 4, after "Operating", strike out "Expense", and insert "Expenses".

Amendment No. 148

On page 23, line 6, strike out "94,312", and insert "88,628".

Amendment No. 149

On page 23, line 8, strike out "8,890,624", and insert "8,407,270".

Amendment No. 150

On page 23, line 14, strike out "7,481,801", and insert "7,498,447".

(Item 120)**Amendment No. 151**

On page 23, line 16, strike out "9,975,346", and insert "9,973,587".

Amendment No. 152

On page 23, line 21, strike out "75,287", and insert "73,528".

Amendment No. 153

On page 23, line 23, strike out "11,583,713", and insert "11,581,954"

Amendment No. 154

On page 23, line 29, strike out "9,975,346", and insert "9,973,587".

(Item 121)**Amendment No. 155**

On page 23, line 31, strike out "6,209,165", and insert "6,218,279"

Amendment No. 156

On page 23, line 33, strike out "5,817,333", and insert "5,820,334"

Amendment No. 157

On page 23, line 36, strike out "49,704", and insert "46,880"

Amendment No. 158

On page 23, line 38, strike out "7,002,564", and insert "7,062,741"

Amendment No. 159

On page 23, line 41, strike out "806,519", and insert "797,582".

Amendment No. 160

On page 23, line 44, strike out "6,209,165", and insert "6,218,279"

(Item 123)**Amendment No. 161**

On page 24, line 12, strike out "5,086,901", and insert "5,080,787".

Amendment No. 162

On page 24, line 17, strike out "68,292", and insert 62,178"

Amendment No. 163

On page 24, line 19, strike out "5,608,406", and insert "5,602,292"

Amendment No. 164

On page 24, line 25, strike out "5,086,901", and insert "5,080,787"

(Item 123.5)**Amendment No. 165**

On page 24, after line 25, insert
 "123 b—For support of Kern County State College, in accordance
 with the following schedule-----

68,458

Schedule

(a) Personal Services -----	50,958
(b) Operating Expenses and Equipment -----	17,500

Total of schedule -----	68,458"
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(Item 124)**Amendment No. 166**

On page 24, line 27, strike out "15,780,273", and insert "15,767,369".

Amendment No. 167

On page 24, line 31, strike out "2,533,040", and insert "2,528,040".

Amendment No. 168

On page 24, line 32, strike out "209,701", and insert "201,797"

Amendment No. 169

On page 24, line 34, strike out "18,419,080", and insert "18,406,176".

Amendment No. 170

On page 24, line 40, strike out "15,780,273", and insert "15,767,369".

(Item 126)**Amendment No. 171**

On page 25, line 9, strike out "1,308,892", and insert "1,308,602".

Amendment No. 172

On page 25, line 14, strike out "2,900", and insert "2,610".

Amendment No. 173

On page 25, line 16, strike out "1,365,708", and insert "1,365,418".

Amendment No. 174

On page 25, line 22, strike out "1,308,892", and insert "1,308,602".

(Item 127)**Amendment No. 175**

On page 25, line 24, strike out "9,290,344", and insert "9,276,807".

Amendment No. 176

On page 25, line 28, strike out "1,470,621", and insert "1,466,621".

Amendment No. 177

On page 25, line 29, strike out "149,437", and insert "139,900".

Amendment No. 178

On page 25, line 31, strike out "10,863,987", and insert "10,850,450".

Amendment No. 179

On page 25, line 37, strike out "9,290,344", and insert "9,276,807".

(Item 128)**Amendment No. 180**

On page 25, line 40, strike out "1,800,899", and insert "1,799,148".

Amendment No. 181

On page 25, line 45, strike out "17,510", and insert "15,759".

Amendment No. 182

On page 25, line 47, strike out "1,896,460", and insert "1,894,709".

Amendment No. 183

On page 26, line 7, strike out "1,800,899", and insert "1,799,148".

(Item 129)**Amendment No. 184**

On page 26, line 9, strike out "15,923,181", and insert "15,782,045"

Amendment No. 185

On page 26, line 11, strike out "15,934,204", and insert "15,830,293".

Amendment No. 186

On page 26, line 13, strike out "2,282,316", and insert "2,245,091".

Amendment No. 187

On page 26, line 16, strike out "18,403,370", and insert "18,262,234".

Amendment No. 188

On page 26, line 22, strike out "15,923,181", and insert "15,782,045".

(Item 130)**Amendment No. 189**

On page 26, line 25, strike out "11,881,701", and insert "11,874,341".

Amendment No. 190

On page 26, line 30, strike out "143,278", and insert "135,918".

Amendment No. 191

On page 26, line 32, strike out "13,798,770", and insert "13,791,410".

Amendment No. 192

On page 26, line 38, strike out "11,881,701", and insert "11,874,341".

(Item 132)**Amendment No. 193**

On page 27, line 6, strike out "18,895,484", and insert "18,879,691".

Amendment No. 194

On page 27, line 11, strike out "786,395", and insert "770,802".

Amendment No. 195

On page 27, line 13, strike out "22,587,806", and insert "22,572,013".

Amendment No. 196

On page 27, line 19, strike out "18,895,484", and insert "18,879,691".

(Item 133)**Amendment No. 197**

On page 27, line 21, strike out "2,487,055", and insert "2,492,255".

Amendment No. 198

On page 27, line 31, strike out "262,241", and insert "257,041".

Amendment No. 199

On page 27, line 34, strike out "2,487,055", and insert "2,492,255".

(Item 134)**Amendment No. 200**

On page 27, line 36, strike out "1,507,070", and insert "1,521,290".

Amendment No. 201

On page 27, line 40, strike out "309,143", and insert "323,363".

Amendment No. 202

On page 27, line 43, strike out "1,723,770", and insert "1,737,990".

Amendment No. 203

On page 27, line 49, strike out "1,507,070", and insert "1,521,290".

(Item 135)**Amendment No. 204**

On page 28, line 4, strike out "15,878,009", and insert "15,864,699".

Amendment No. 205

On page 28, line 9, strike out "199,536", and insert "186,226".

Amendment No. 206

On page 28, line 11, strike out "17,762,186", and insert "17,748,876".

Amendment No. 207

On page 28, line 17, strike out "15,878,009", and insert "15,864,699".

(Item 137)**Amendment No. 208**

On page 28, line 34, strike out "5,123,919", and insert "5,030,919".

Amendment No. 209

On page 28, line 36, strike out "190,299", and insert "131,163".

Amendment No. 210

On page 28, line 38, strike out "4,933,620", and insert "4,899,756".

Amendment No. 211

On page 28, line 40, strike out "5,123,919", and insert "5,030,919".

(Item 143)**Amendment No. 212**

On page 30, line 13, strike out "4,955,809", and insert "4,936,860".

Amendment No. 213

On page 30, line 15, strike out "4,953,780", and insert "4,935,749".

Amendment No. 214

On page 30, line 17, strike out "1,397,751", and insert "1,396,833".

Amendment No. 215

On page 30, line 19, strike out "6,351,531", and insert "6,332,582".

Amendment No. 216

On page 30, line 36, strike out "4,955,809", and insert "4,936,860"

(Item 148)**Amendment No. 217**

On page 30, line 46, strike out "18,496,569", and insert "18,428,011".

Amendment No. 218

On page 30, line 48, strike out "21,154,292", and insert "21,072,088".

Amendment No. 219

On page 30, line 50, strike out "4,499,286", and insert "4,494,872"

Amendment No. 220

On page 30, line 52, strike out "25,653,578", and insert "25,666,955"

Amendment No. 221

On page 31, line 4, strike out "5,034,619", and insert "5,016,544".

Amendment No. 222

On page 31, line 12, strike out "18,496,569", and insert "18,428,011".

(Item 151)**Amendment No. 223**

On page 31, line 21, strike out "589,100", and insert "433,600".

(Item 152)**Amendment No. 224**

On page 31, line 25, strike out "3,396,260", and insert "3,332,441"

Amendment No. 225

On page 31, line 27, strike out "3,275,999", and insert "3,216,124"

Amendment No. 226

On page 31, line 29, strike out "439,869", and insert "435,919".

Amendment No. 227

On page 31, line 31, strike out "3,715,868", and insert "3,652,043"

Amendment No. 228

On page 31, line 39, strike out "3,396,266", and insert "3,332,441"

(Item 154)**Amendment No. 229**

On page 31, line 46, strike out "117,969", and insert "96,873".

(Item 155)**Amendment No. 230**

On page 31, line 48, after "Finance", insert ",".

(Item 157)**Amendment No. 231**

On page 32, line 21, strike out "12,215,066", and insert "12,162,918".

Amendment No. 232

On page 32, line 23, strike out "10,272,256", and insert "10,222,942".

Amendment No. 233

On page 32, line 25, strike out "1,942,810", and insert "1,939,976"

Amendment No. 234

On page 32, line 27, strike out "12,215,066", and insert "12,162,918"

(Item 159)**Amendment No. 235**

On page 32, line 34, strike out "1,806,383", and insert "1,788,242".

Amendment No. 236

On page 32, line 36, strike out "1,341,100", and insert "1,325,974"

Amendment No. 237

On page 32, line 38, strike out "465,283", and insert "462,268".

Amendment No. 238

On page 32, line 40, strike out "1,806,383", and insert "1,738,242".

(Item 161.5)**Amendment No. 239**

On page 33, after line 17, insert
"161.5—For support of Health and Welfare Agency, Office of Health
Care Services, for administration of the medical assistance pro-
gram pursuant to the provision of Chapter 4, Statutes of 1965,
2nd ES, payable from the Health Care Deposit Fund----- 3,869,931
and in addition thereto, any amounts received from federal grants
or other sources; provided, that any rule or regulation adopted
by the Health and Welfare Agency Administrator during the
1966-67 fiscal year which adds to the cost of the medical as-
sistance program shall only be effective from and after the date
upon which it is approved as to availability of funds by the
Department of Finance"

(Item 165)**Amendment No. 240**

On page 33, line 50, strike out "1,387,615", and insert "1,452,048".

(Item 166)**Amendment No. 241**

On page 34, line 4, strike out "11,814,011", and insert "11,682,198".

Amendment No. 242

On page 34, line 6, strike out "9,195,037", and insert "9,099,758".

Amendment No. 243

On page 34, line 8, strike out "3,126,245", and insert "3,089,711"

Amendment No. 244

On page 34, line 10, strike out "12,321,282", and insert "12,189,409"

Amendment No. 245

On page 34, line 18, strike out "11,814,011", and insert "11,682,198".

(Item 171)**Amendment No. 246**

On page 34, line 50, strike out "122,041,272", and insert "121,654,663".

Amendment No. 247

On page 35, line 3, strike out "104,091,125", and insert "103,821,517".

Amendment No. 248

On page 35, line 5, strike out "18,777,590", and insert "18,660,589"

Amendment No. 249

On page 35, line 7, strike out "122,868,715", and insert "122,482,106".

Amendment No. 250

On page 35, line 13, strike out "122,041,272", and insert "121,654,663".

(Item 173)**Amendment No. 251**

On page 35, line 30, strike out "350,948", and insert "325,473"

(Item 174)**Amendment No. 252**

On page 35, strike out lines 31 through 35, inclusive.

(Item 175)**Amendment No. 253**

On page 35, line 37, strike out "11,778,432", and insert "11,772,257".

Amendment No. 254

On page 35, line 39, strike out "11,948,154", and insert "11,945,829".

Amendment No. 255

On page 35, line 41, strike out "4,623,410", and insert "4,619,566"

Amendment No. 256

On page 35, line 43, strike out "16,571,570", and insert "16,565,395"

Amendment No. 257

On page 35, line 51, strike out "11,778,482", and insert "11,772,257".

Amendment No. 258

On page 35, after line 51, insert
 "provided, that expenditures for mosquito research which are made from this appropriation shall be limited to expenditures for mosquito research undertaken and carried out directly by the Department of Public Health, and provided further, that the Department of Public Health develops and submits to the 1967 session of the Legislature a master plan of priorities among departmental staffed special projects consistent with public health needs in California and the mission of the department, in an amount not to exceed \$5,000,000 and that expenditures for departmental staffed special projects which are made from this appropriation be limited to \$4,000,788 during the 1966-67 fiscal year."

(Item 176.5)**Amendment No. 259**

On page 36, after line 13, insert
 "176.5—For support of Regional Dialysis Centers, established pursuant to Article 17 (commencing with Section 417), Chapter 2, Part 1, Division 1, of the Health and Safety Code, Department of Public Health, in accordance with the following schedule

Schedule		
(a) Personal Services	-----	14,263
(b) Operating Expenses and Equipment	-----	6,581
(c) Dialysis Centers	-----	768,610
Total of schedule	-----	757,454
Less estimated amounts available from other sources		
(d) Reimbursements, Department of Rehabilitation	-----	480,744
Net appropriation	-----	306,710".

306,710

(Item 179.1)**Amendment No. 260**

On page 37, after line 4, insert
 "179.1—For a pilot program of rehabilitation of narcotic addicts in resident facilities, Department of Rehabilitation, in accordance with the following schedule

Schedule		
(a) Pilot program of rehabilitation of narcotic addicts	-----	100,000
Total of schedule	-----	100,000
Less estimated amounts available from other sources		
(b) Federal grants	-----	90,000
Net appropriation	-----	10,000".

10,000

(Item 180)**Amendment No. 261**

On page 37, line 7, strike out "382,032", and insert "378,634"

Amendment No. 262

On page 37, line 14, strike out "9,691", and insert "13,080"

Amendment No. 263

On page 37, line 16, strike out "382,032", and insert "378,634".

(Item 183)**Amendment No. 264**

On page 37, line 42, strike out "5,856,082", and insert "5,261,404"

Amendment No. 265

On page 37, line 44, strike out "8,359,606", and insert "7,389,422".

Amendment No. 266

On page 37, line 46, strike out "2,308,160", and insert "1,872,307"

Amendment No. 267

On page 37, line 48, strike out "10,667,706", and insert "9,261,729"

Amendment No. 268

On page 38, line 4, strike out "539,640", and insert "374,640"

Amendment No. 269

On page 38, line 6, strike out "4,272,044", and insert "3,625,685"

Amendment No. 270

On page 38, line 8, strike out "5,856,082", and insert "5,261,404"

(Item 184)**Amendment No. 271**

On page 38, line 25, strike out "56,257", and insert "53,569".

(Item 189)**Amendment No. 272**

On page 39, line 21, strike out "372,359", and insert "302,689".

(Item 190)**Amendment No. 273**

On page 39, line 23, strike out "14,751,222", and insert "14,722,830".

Amendment No. 274

On page 39, line 25, strike out "12,647,181", and insert "12,621,495".

Amendment No. 275

On page 39, line 27, strike out "3,842,413", and insert "3,839,707".

Amendment No. 276

On page 39, line 29, strike out "16,489,594", and insert "16,461,202"

Amendment No. 277

On page 39, line 32, strike out "14,751,222", and insert "14,722,830".

(Item 192)**Amendment No. 278**

On page 40, line 12, after "Justice", insert "."

(Item 193)**Amendment No. 279**

On page 40, line 17, strike out "141,000", and insert "85,000".

Amendment No. 280

On page 40, strike out lines 20 and 21, inclusive

Amendment No. 281

On page 40, line 23, strike out "141,000", and insert "85,000".

(Item 195)**Amendment No. 282**

On page 40, line 35, strike out "3,336,915", and insert "4,184,572"

Amendment No. 283

On page 40, line 37, strike out "2,750,878", and insert "3,089,783".

Amendment No. 284

On page 40, line 39, strike out "1,222,842", and insert "1,731,592".

Amendment No. 285

On page 40, line 41, strike out "3,973,718", and insert "4,821,375".

Amendment No. 286

On page 40, line 48, strike out "3,336,915", and insert "4,184,672"

(Item 196)**Amendment No. 287**

On page 41, line 9, after "of", strike out "Section", and insert "Sections".

(Item 198)**Amendment No. 288**

On page 41, line 21, strike out "4,902,146", and insert "4,955,674".

Amendment No. 289

On page 41, line 23, strike out "3,893,543", and insert "3,947,071".

Amendment No. 290

On page 41, line 27, strike out "4,922,146", and insert "4,975,674".

Amendment No. 291

On page 41, line 30, strike out "4,902,146", and insert "4,955,674".

(Item 202)**Amendment No. 292**

On page 42, line 11, strike out "1,329,626", and insert "1,282,912".

Amendment No. 293

On page 42, line 15, strike out "325,133", and insert "278,419"

Amendment No. 294

On page 42, line 17, strike out "1,329,626", and insert "1,282,912".

(Item 207)**Amendment No. 295**

On page 43, line 12, after "estimated", strike out "amount", and insert "amounts".

(Item 228)**Amendment No. 296**

On page 47, line 43, strike out "3,101", and insert "2,601"

(Item 239)**Amendment No. 297**

On page 50, line 3, strike out "33,693", and insert "33,468".

Amendment No. 298

On page 50, line 5, strike out "9,742", and insert "9,517".

Amendment No. 299

On page 50, line 9, strike out "33,693", and insert "33,468"

(Item 246)**Amendment No. 300**

On page 51, line 34, strike out "59,976", and insert "34,402".

(Item 247)**Amendment No. 301**

On page 51, line 39, strike out "19,599", and insert "2,051".

(Item 248)**Amendment No. 302**

On page 51, line 41, strike out "5,283,373", and insert "5,279,677"

Amendment No. 303

On page 51, line 43, strike out "8,087,052", and insert "8,082,274".

Amendment No. 304

On page 51, line 45, strike out "1,969,684", and insert "1,969,426".

Amendment No. 305

On page 51, line 47, strike out "10,050,736", and insert "10,051,700"

Amendment No. 306

On page 52, line 4, strike out "4,683,363", and insert "4,682,023".

Amendment No. 307

On page 52, line 6, strike out "5,283,373", and insert "5,279,677".

(Item 249)**Amendment No. 308**

On page 52, line 8, strike out "4,683,363", and insert "4,682,023"

(Item 250)**Amendment No. 309**

On page 52, line 13, strike out "163,967", and insert "153,967".

Amendment No. 310

On page 52, line 15, strike out "122,452", and insert "103,318".

Amendment No. 311

On page 52, line 17, strike out "308,303", and insert "228,649"

Amendment No. 312

On page 52, line 19, strike out "430,755", and insert "331,967"

Amendment No. 313

On page 52, line 24, strike out "266,788", and insert "178,000".

Amendment No. 314

On page 52, line 26, strike out "163,967", and insert "153,967"

(Item 271)**Amendment No. 315**

On page 56, line 34, strike out "14,655,676", and insert "14,712,376".

Amendment No. 316

On page 56, line 36, strike out "12,481,564", and insert "12,473,139"

Amendment No. 317

On page 56, line 38, strike out "4,582,834", and insert "4,582,959".

Amendment No. 318

On page 56, line 40, strike out "17,064,398", and insert "17,056,093".

Amendment No. 319

On page 56, line 43, strike out "1,521,127", and insert "1,456,127".

Amendment No. 320

On page 56, line 48, strike out "14,655,676", and insert "14,712,376".

(Item 273)**Amendment No. 321**

On page 57, line 10, strike out "10,959,489", and insert "10,859,489"

Amendment No. 322

On page 57, line 14, strike out "6,381,579", and insert "6,281,579"

Amendment No. 323

On page 57, line 20, strike out "15,400,675", and insert "15,300,675"

Amendment No. 324

On page 57, line 26, strike out "10,959,489", and insert "10,859,489"

(Item 273.5)

Amendment No. 325

On page 57, after line 37, insert

"273.5—For transfer to the Water Resources Revolving Fund, to be transferred by the State Controller in such amounts as the Department of Finance may authorize, for support of Department of Water Resources, including cooperative work with other agencies, in accordance with the following schedule----- 305,000

Schedule	
(a) Upper Sacramento River Basin investigation----	40,000
(b) North Coastal action study-----	20,000
(c) Orange County ground water investigation-----	50,000
(d) Bunker Hill-San Timoteo Ground Water Basin investigation-----	145,000
(e) Westside Crop adaptability study-----	50,000

Total of schedule ----- 305,000

provided, that schedule (b) above, shall be expended by the department for an action program of investigation to enable the department to present to the Legislature for review specific recommendations as to all necessary local, as well as other, flood control and water conservation and development facilities, primarily on the Smith, Mad, and Van Duzen Rivers and the South Fork of the Eel River, which the department determines must be constructed to accomplish overall basin development of such rivers, taking into full consideration the necessity for flood control, the preservation and enhancement of fish and wildlife, and all other evaluations as pertain to the preservation and enhancement of other natural resources in the basins"

(Item 277)

Amendment No. 326

On page 58, line 25, strike out "1,046,336", and insert "1,312,286".

Amendment No. 327

On page 58, line 27, strike out "857,482", and insert "1,017,081"

Amendment No. 328

On page 58, line 29, strike out "478,754", and insert "585,105".

Amendment No. 329

On page 58, line 31, strike out "1,336,236", and insert "1,602,186".

Amendment No. 330

On page 58, line 38, strike out "1,046,336", and insert "1,312,286".

(Item 277.5)

Amendment No. 331

On page 58, after line 38, insert

"277.5—For comprehensive study of water quality control in San Francisco, San Pablo, and Suisun Bays and in Sacramento-San Joaquin Delta and development of comprehensive plan for control of water quality pursuant to Water Pollution Control Law of 1965, Chapter 1351, Statutes of 1965, State Water Quality Control Board ----- 1,078,000

provided, that the above funds shall not be available for expenditure on any contract or agreement exceeding \$10,000 in amount until the Administrator of the Resources Agency has provided written assurances citing the facts involved in each of the above contracts or agreements, concurred in by the Director of Finance, with a copy furnished to the Joint Legislative Budget Committee, that optimum coordination with all responsible agencies of government has been accomplished and optimum integration and economy of the study effort will be achieved; and provided further, that none of such funds shall be used for any study or contract with the Department of Water Resources under which the department is given any authority over the policy direction or control of the study or contract"

(Item 279)

Amendment No. 332

On page 58, line 46, strike out "3,000", and insert "5,000".

(Item 287)**Amendment No. 333**

On page 60, strike out lines 4 through 8, inclusive

(Item 288)**Amendment No. 334**

On page 60, line 11, strike out "43,877,094", and insert "43,775,148".

Amendment No. 335

On page 60, line 13, strike out "42,764,310", and insert "42,665,574"

Amendment No. 336

On page 60, line 15, strike out "10,281,066", and insert "10,277,356"

Amendment No. 337

On page 60, line 17, strike out "53,045,376", and insert "52,943,430"

Amendment No. 338

On page 60, line 25, strike out "43,877,094", and insert "43,775,148"

(Item 291)**Amendment No. 339**

On page 60, strike out lines 41 through 51, inclusive, and on page 61, strike out lines 2 through 4, inclusive

(Item 295)**Amendment No. 340**

On page 61, line 44, after "to", strike out "veterans and"

Amendment No. 341

On page 61, strike out lines 47 through 50, inclusive, and insert
 "visions of Sections 890 through 899 of the Military and Veterans
 Code ----- 1,900,000"

Amendment No. 342

On page 62, strike out lines 2 through 15, inclusive

(Item 297)**Amendment No. 343**

On page 62, line 21, strike out "4,290,684", and insert "4,294,998"

Amendment No. 344

On page 62, line 23, strike out "4,797,571", and insert "4,798,185"

Amendment No. 345

On page 62, line 27, strike out "5,093,961", and insert "5,089,275"

Amendment No. 346

On page 62, line 34, strike out "4,290,684", and insert "4,294,998".

(Item 298)**Amendment No. 347**

On page 62, strike out lines 38 through 41, inclusive

(Item 300)**Amendment No. 348**

On page 62, strike out lines 47 through 49, inclusive

(Item 302)**Amendment No. 349**

On page 63, line 10, after "estimated", strike out "amount", and insert
 "amounts"

(Item 303)**Amendment No. 350**

On page 63, line 18, strike out "10,000", and insert "30,000"

(Item 307)**Amendment No. 351**

On page 63, line 37, strike out "571,653", and insert "428,738".

(Item 313)

Amendment No. 352

On page 64, strike out lines 50 and 51, and on page 65, strike out lines 2 through 17, inclusive, and insert

"313—For Salary Increase Fund, to be allocated by the Department of Finance to the several state offices, departments, boards, bureaus, commissions, and other state agencies, in augmentation of their respective appropriations for support or for other purposes, in such amounts as will make sufficient money available to be paid each state officer or employee in the state service other than personnel in academic classifications in the University of California and instructional and instructional related positions in the California State Colleges whose compensation, or portion thereof, is chargeable to the General Fund, the increase in compensation provided for in any increased salary range or rate including staff benefits established on or after July 1, 1966, by the State Personnel Board or other salary-fixing authority in accordance with the following schedule ----- 26,726,144

(a) For increases in compensation set by the State Personnel Board or other salary-fixing authority exclusive of the Regents of the University of California and the Trustees of the California State Colleges -----	19,929,431
(b) For increases in compensation for nonacademic positions established by the Regents of the University of California -----	4,201,800
(c) For increases in compensation for administrative and noninstructional positions established by the Trustees of the California State Colleges -----	2,594,913
Total of schedule -----	26,726,144".

(Item 314)

Amendment No. 353

On page 65, strike out lines 49 and 50, and insert
 "the Regents of the University for academic and academic related positions ----- 6,496,500
 provided, that increase in compensation provided by increased salary ranges for academic and academic related positions established for the 1966-67 fiscal year shall not result in total annual salary increases including staff benefits of more than \$6,561,465.

Before the Regents of the University of California establish any increased salary range or rate for the 1966-67 fiscal year, a certification shall be obtained from the Department of Finance that sufficient money either is available in funds authorized for the University of California or may be made available from the appropriation in this item to meet the cost of such increases "

Amendment No. 354

On page 66, strike out lines 2 through 15, inclusive.

(Item 315)

Amendment No. 355

On page 66, line 26, after "Colleges", strike out ", in ac."

Amendment No. 356

On page 66, strike out lines 27 through 44, inclusive, and insert
 "for instructional and instructional related positions ----- 11,539,472
 provided, that increases in compensation provided by increased salary ranges for instructional and instructional related positions established for the 1966-67 fiscal year shall not result in total annual salary increases including staff benefits of more than \$11,654,507 "

Amendment No. 357

On page 67, strike out lines 4 through 10, inclusive, and insert
 "Provided further, that the amount of \$938,340 is available only for the costs of staff benefits and for no other purpose "

(Item 317)

Amendment No. 358

On page 67, line 42, strike out "1,205,034", and insert "1,026,337".

Amendment No. 359

On page 67, line 44, strike out "836,326", and insert "703,629"

Amendment No. 360

On page 67, line 46, strike out "16,000", and insert "8,000".

Amendment No. 361

On page 67, line 47, strike out "16,000", and insert "8,000"

Amendment No. 362

On page 67, line 49, strike out "165,000", and insert "45,000"

Amendment No. 363

On page 67, line 51, strike out "1,295,034", and insert "1,026,337".

(Item 318)**Amendment No. 364**

On page 68, line 35, strike out "ance", and insert "nance".

(Item 319)**Amendment No. 365**

On page 68, line 42, strike out "140,930", and insert "298,763"

Amendment No. 366

On page 68, line 44, strike out "63,124", and insert "211,351"

Amendment No. 367

On page 68, line 49, strike out "38,471", and insert "38,898"

Amendment No. 368

On page 68, line 50, strike out "4,013", and insert "7,047"

Amendment No. 369

On page 68, line 51, strike out "377", and insert "842"

Amendment No. 370

On page 69, line 3, strike out "222", and insert "272"

Amendment No. 371

On page 69, line 12, after "(m)", strike out "Professional and Vocational"

Amendment No. 372

On page 69, line 13, strike out "Standards Fund", and insert "Contractors' License Fund".

Amendment No. 373

On page 69, after line 25, insert

"(s) Bay Area Transportation Study Commission Special Deposit Fund -----	4,557
(t) Unemployment Administration Fund -----	173"

Amendment No. 374

On page 69, line 27, strike out "140,930", and insert "298,763"

(Item 328)**Amendment No. 375**

On page 71, line 51, strike out "3,516,396", and insert "3,492,096"

(Item 331)**Amendment No. 376**

On page 72, line 33, strike out "8,000,000", and insert "7,250,000"

(Item 337)**Amendment No. 377**

On page 73, line 17, strike out "15,000,000", and insert "14,871,000".

Amendment No. 378

On page 73, line 21, strike out "14,943,010", and insert "14,814,010".

Amendment No. 379

On page 73, line 23, strike out "15,050,000", and insert "14,921,000".

Amendment No. 380

On page 73, line 26, strike out "15,000,000", and insert "14,871,000".

(Item 339)**Amendment No. 381**

On page 75, after line 22, insert
 "provided, that \$1,600,000 of the net appropriation will be allocated by executive order of the Department of Finance to the Department of Education if the matching requirements for the Manpower Development and Training Act cannot be met with state and/or local in-kind services"

(Item 342)**Amendment No. 382**

On page 75, line 42, strike out "9,519,610", and insert "9,073,104".

(Item 347)**Amendment No. 383**

On page 78, line 10, strike out "2,209,850", and insert "1,847,435"

(Item 348)**Amendment No. 384**

On page 78, line 18, after "Code", strike out " " and insert " ,".

(Item 350)**Amendment No. 385**

On page 78, after line 36, insert
 "provided, that no part of the money hereby appropriated shall be expended for any hospital facility the governing body or administration of which refuses to admit persons certified as eligible for benefits under the provisions of Chapter 7 (commencing with Section 14,000) or Chapter 8 (commencing with Section 14,500) of Part 3, Division 9, of the Welfare and Institutions Code"

(Item 351)**Amendment No. 386**

On page 79, line 18, strike out "12,761,968", and insert "12,785,349"

Amendment No. 387

On page 79, line 33, strike out "3,052,243", and insert "3,145,770".

Amendment No. 388

On page 79, line 35, strike out "38,058,748", and insert "38,147,275".

Amendment No. 389

On page 79, line 39, strike out "25,291,780", and insert "25,361,926".

Amendment No. 390

On page 79, line 41, strike out "12,761,968", and insert "12,785,349"

(Item 356.1)**Amendment No. 391**

On page 82, after line 35, insert
 "356.1—For loans to cities, counties, or districts, Division of Small Craft Harbors, Department of Parks and Recreation, payable from the Small Craft Harbor Revolving Fund, in accordance with the following schedule ----- 1,000,000
 Schedule

(a) Noyo Harbor, Mendocino County, for harbor construction pursuant to Section 5823.5 of the Public Resources Code -----	650,000
(a) Noyo Harbor, Mendocino County, for harbor construction pursuant to Section 5827 of the Public Resources Code -----	350,000

Total of schedule ----- 1,000,000
 provided, that none of the funds shall be expended until the Noyo Harbor District shall set fees sufficient to assure the feasibility of the project; and further provided, that none of the funds shall be expended until the Small Craft Harbor Commission shall

determine the final feasibility of the project; and further provided, that none of the funds in schedule (a) shall be expended until the United States Corps of Engineers shall have made available required funds for this project, and further provided, that if the Noyo Harbor District receives a federal facilities development grant from the Economic Development Agency this appropriation shall be reduced to \$800,000 "

(Item 358)

Amendment No. 392

On page 82, line 51, after "Fund", insert ".".

(Item 367)

Amendment No. 393

On page 84, line 41, strike out "2,214,460", and insert "2,253,560".

Amendment No. 394

On page 85, line 5, strike out "67,000", and insert "67,400".

Amendment No. 395

On page 85, line 11, strike out "66,000", and insert "99,700".

Amendment No. 396

On page 85, line 28, strike out "350,680", and insert "364,680"

Amendment No. 397

On page 85, line 30, strike out "2,214,460", and insert "2,253,560".

(Item 367.1)

Amendment No. 398

On page 85, after line 30, insert

"367.1—For capital outlay, Department of General Services, in accordance with the following schedule _____ 750,000
Schedule:

(a) Site acquisition for state office building _____
Long Beach _____ 750,000

Total of Schedule _____ 750,000".

(Item 367.2)

Amendment No. 399

On page 85, after line 30, insert

"367.2—For capital outlay, Department of General Services, in accordance with the following schedule _____ 200,000
Schedule:

(a) Project planning and working drawings for
state office building—Van Nuys _____ 200,000

Total of schedule _____ 200,000".

(Item 367.3)

Amendment No. 400

On page 85, after line 30, insert

"367.3—For capital outlay, Department of General Services, in accordance with the following schedule _____ 15,000,000
Schedule:

(a) Site acquisition for Atomic Energy Commission atom smasher _____ 15,000,000

Total of schedule _____ 15,000,000"

(Item 374)

Amendment No. 401

On page 87, line 36, strike out "(a)", and insert "(b)"

(Item 380)

Amendment No. 402

On page 88, line 39, strike out "2,166,500", and insert "1,808,700"

Amendment No. 403

On page 88, strike out lines 44 through 46, inclusive.

(Item 381.5)

Amendment No. 404

On page 89, after line 30, insert

"381.5—For removal of beach and underwater obstructions from state-owned tidelands and submerged lands near Summerland, Santa Barbara County, State Lands Division, State Lands Commission, Department of Finance

53,400".

(Item 386)

Amendment No. 405

On page 90, line 33, strike out "1,966,264", and insert "1,823,650".

Amendment No. 406

On page 91, line 5, strike out "130,000", and insert "133,950".

Amendment No. 407

On page 91, line 7, strike out "6,500", and insert "10,000".

Amendment No. 408

On page 91, line 8, strike out "1,125,064", and insert "975,000"

Amendment No. 409

On page 91, line 10, strike out "1,966,264", and insert "1,823,650"

(Item 389)

Amendment No. 410

On page 92, line 7, strike out "3,739,100", and insert "3,630,600".

Amendment No. 411

On page 92, line 31, strike out "654,500", and insert "546,000".

Amendment No. 412

On page 92, line 35, strike out "3,739,100", and insert "3,630,600".

(Item 390)

Amendment No. 413

On page 92, line 41, strike out "315,270", and insert "175,270".

Amendment No. 414

On page 92, line 44, strike out "250,000", and insert "100,000".

Amendment No. 415

On page 92, line 47, strike out "315,270", and insert "175,270".

Amendment No. 416

On page 92, after line 46, insert

"(c) Study of nursing home facility needs ----- 10,000".

(Item 393)

Amendment No. 417

On page 93, strike out lines 18 through 19, inclusive.

(Item 394)

Amendment No. 418

On page 93, line 25, strike out "1,680,000", and insert "586,500".

Amendment No. 419

On page 93, line 29, strike out "1,680,000", and insert "586,500".

Amendment No. 420

On page 93, line 31, strike out "1,680,000", and insert "586,500".

Amendment No. 421

On page 93, strike out lines 37 through 41, inclusive, and insert "or agreements with local jurisdictions to provide an equal amount of funds for the same purposes, and"

Amendment No. 422

On page 93, line 50, after "available", strike out "for support of", and insert "to".

Amendment No. 423

On page 94, line 3, after "ated", insert "in addition to existing statutory appropriations,".

(Item 395)

Amendment No. 424

On page 94, line 7, strike out "1,123,975", and insert "477,000".

Amendment No. 425

On page 94, line 11, strike out "1,123,975", and insert "477,000".

Amendment No. 426

On page 94, line 13, strike out "1,123,975", and insert "477,000"

Amendment No. 427

On page 94, after line 13, insert
 "provided, that no funds appropriated herein shall be expended until the Director of Finance determines that the 1-A District Agricultural Association has entered into the agreement or agreements with the local jurisdictions required in the proviso to Item 394 of this act"

(Item 396)

Amendment No. 428

On page 94, line 25, after "repayment", insert " , within 5 years of the date of enactment of this act,".

(Item 396.1)

Amendment No. 429

On page 94, after line 34, insert
 "396 1—For capital outlay, 19th District Agricultural Association, in accordance with the following schedule _____ 25,000
 Schedule
 (a) Purchase of statue for Earl Warren Park _____ 25,000
 Total of schedule _____ 25,000"

(Item 396.5)

Amendment No. 430

On page 94, after line 34, insert
 "396 5—For capital outlay, 35th District Agricultural Association, in accordance with the following schedule _____ 26,000
 Schedule.
 (a) Street improvements _____ 26,000
 Total of schedule _____ 26,000
 provided, that, notwithstanding any other provision of law, the appropriation made by this section will not eliminate or reduce any allocation or apportionment that the 35th District Agricultural Association would otherwise be eligible to receive"

(Item 398)

Amendment No. 431

On page 95, line 14, strike out "14,839,512", and insert "14,380,637"

Amendment No. 432

On page 95, line 16, strike out "500,000", and insert "200,000"

Amendment No. 433

On page 95, line 40, strike out "866,800", and insert "858,325"

Amendment No. 434

On page 96, strike out lines 17 through 20, inclusive

Amendment No. 435

On page 96, line 22, strike out "79,700", and insert "246,550".

Amendment No. 436

On page 96, line 42, strike out "256,600", and insert "74,350"

Amendment No. 437

On page 96, line 45, strike out "14,839,512", and insert "14,445,637".

Amendment No. 438

On page 96, after line 45, insert

"Less estimated amounts available from other sources"	
(ff) Federal funds	85,000
Net appropriation	14,380,637".

(Item 398.1)

Amendment No. 439

On page 96, after line 45, insert

"398 1—For capital outlay, Department of Parks and Recreation, in accordance with the following schedule	50,000
Schedule:	
(a) Pio Pico State Historical Monument—historic building restoration	50,000
Total of schedule	50,000".

(Item 398.2)

Amendment No. 440

On page 96, after line 45, insert

"398 2—For capital outlay, Department of Parks and Recreation, in accordance with the following schedule	10,000
Schedule:	
(a) Marshall Gold Discovery State Historic Park —completion of restoration of Sutter's Mill	10,000
Total of schedule	10,000".

(Item 398.3)

Amendment No. 441

On page 96, after line 45, insert

"398 3—For capital outlay, Department of Parks and Recreation, in accordance with the following schedule	70,000
Schedule:	
(a) San Juan Bautista State Historical Monument —historic building restoration, Plaza Hotel	70,000
Total of schedule	70,000".

(Item 401)

Amendment No. 442

On page 98, line 17, strike out "5,608,250", and insert "4,949,850".

Amendment No. 443

On page 98, line 32, strike out "445,100", and insert "519,600".

Amendment No. 444

On page 98, line 36, after ",", strike out "site develop-" and on page 98, line 37, strike out "ment,"

Amendment No. 445

On page 98, line 38, strike out "1,430,000", and insert "880,000".

Amendment No. 446

On page 98, line 43, after "Construct", strike out "addition to".

Amendment No. 447

On page 98, line 44, after "laundry", strike out "and vocational shop 1,301,750", and insert "----- 1,118,850"

Amendment No. 448

On page 98, line 49, strike out "5,608,250", and insert "4,949,850".

(Item 402)

Amendment No. 449

On page 99, line 3, strike out "21,253,900", and insert "12,018,720"

Amendment No. 450

On page 99, line 31, after "older", strike out "boy's", and insert "boys".

Amendment No. 451

On page 99, after line 31, insert
 "provided, that funds herein appropriated shall only be available for expenditure upon transmittal to the Office of Architecture and Construction program information required to facilitate preparation of adequate plans".

Amendment No. 452

On page 99, strike out lines 39 and 40.

Amendment No. 453

On page 99, line 45, strike out "100,000", and insert "107,620".

Amendment No. 454

On page 99, line 47, strike out "21,253,900", and insert "12,018,720"

(Item 403)**Amendment No. 455**

On page 100, line 7, strike out "64,487,700", and insert "66,366,900".

Amendment No. 456

On page 100, after line 32, insert
 "(jx) Alterations to California Hall..... 312,600".

Amendment No. 457

On page 100, line 49, strike out "1,036,000", and insert "1,000,000".

Amendment No. 458

On page 102, line 2, strike out "Workings drawings for", and insert "Construct".

Amendment No. 459

On page 102, line 18, strike out "2,893,100", and insert "3,999,100".

Amendment No. 460

On page 102, line 21, strike out "455,200", and insert "445,200".

Amendment No. 461

On page 102, line 28, after "Construct", insert "and equip"

Amendment No. 462

On page 102, line 29, after "in", strike out "building", and insert "buildings".

Amendment No. 463

On page 102, after line 42, insert
 "(fffx) Working drawings for academic areas, building
 2E 6,000".

Amendment No. 464

On page 103, line 7, after "Construct", insert "and equip".

Amendment No. 465

On page 103, after line 9, insert
 "(lllx) Acquisition of library books..... 500,000".

Amendment No. 466

On page 103, line 19, after "Construct", insert "and equip"

Amendment No. 467

On page 103, line 46, after "Construct", insert "and equip".

Amendment No. 468

On page 104, line 3, after "(dddd)", insert "Working drawings and site development for".

Amendment No. 469

On page 104, line 4, strike out "site", and insert "step".

Amendment No. 470

On page 104, line 6, strike out "64,487,700", and insert "66,366,900".

(Item 404)**Amendment No. 471**

On page 104, line 23, strike out "12,500,000", and insert "12,451,000".

Amendment No. 472

On page 104, line 31, strike out "224,000", and insert "185,000".

Amendment No. 473

On page 105, line 5, after "Construct", insert "and equip".

Amendment No. 474

On page 105, line 17, strike out "4,713,800", and insert "4,913,800".

Amendment No. 475

On page 105, line 18, strike out "1,300,000", and insert "1,090,000".

Amendment No. 476

On page 105, line 19, after "Construct", insert "and equip".

Amendment No. 477

On page 105, line 32, strike out "12,500,000", and insert "12,451,000".

(Item 406)**Amendment No. 478**

On page 107, line 30, after "planning", insert "for the".

Amendment No. 479

On page 107, line 32, after "planning", insert "for the".

(Item 408)**Amendment No. 480**

On page 108, line 26, strike out "58,529,005", and insert "52,131,935"

Amendment No. 481

On page 109, line 26, strike out "407,200", and insert "409,000".

Amendment No. 482

On page 110, strike out line 7

Amendment No. 483

On page 110, line 9, strike out "294,000", and insert "281,500".

Amendment No. 484

On page 110, line 17, strike out "225,000", and insert "240,000"

Amendment No. 485

On page 110, line 19, after "building", insert "—phase II"

Amendment No. 486

On page 110, line 19, strike out "1,011,570", and insert "523,000"

Amendment No. 487

On page 111, line 12, after "utilities", insert
"or reimbursement to the General Fund as a repayment of a loan from
Item 278, Budget Act of 1965".

Amendment No. 488

On page 111, line 17, after "phase", strike out "No "

Amendment No. 489

On page 111, line 23, strike out "135,900", and insert "78,000".

Amendment No. 490

On page 111, line 34, strike out "1,782,500", and insert "1,880,000".

Amendment No. 491

On page 111, line 42, strike out "21,900", and insert "23,900"

Amendment No. 492

On page 112, after line 20, insert
"(iii) Off-campus water development ----- 135,600".

Amendment No. 493

On page 112, line 22, strike out "58,529,005", and insert "52,131,935".

(Item 408.5)

Amendment No. 494

On page 112, after line 22, insert
 "408 5—For capital outlay, Trustees of the California State Colleges,
 to be expended by said trustees for the acquisition of land for
 future state colleges in Contra Costa, San Mateo-Santa Clara
 and Ventura Counties, in accordance with the following sched-
 ule, payable from the State Construction Program Fund----- 12,000,000

Schedule

(a) Land acquisition ----- 12,000,000

Total of schedule----- 12,000,000".

(Item 409)

Amendment No. 495

On page 112, line 39, strike out "15,294,700", and insert "15,748,300".

Amendment No. 496

On page 113, line 11, strike out "126,000", and insert "148,000".

Amendment No. 497

On page 113, line 14, strike out "working drawings for", and insert "Construct".

Amendment No. 498

On page 113, line 15, after "yard", strike out "----- 20,000", and insert
 "—phase II ----- 300,000".

Amendment No. 499

On page 113, line 27, strike out "1,000,000", and insert "2,150,000"

Amendment No. 500

On page 113, line 31, strike out "5,145,500", and insert "4,200,000".

Amendment No. 501

On page 114, line 3, after "1", insert ",".

Amendment No. 502

On page 114, line 11, strike out "681,300", and insert "568,000".

Amendment No. 503

On page 114, line 14, strike out "484,600", and insert "460,000"

Amendment No. 504

On page 114, line 21, strike out "15,294,700", and insert "15,748,300".

(Item 410)

Amendment No. 505

On page 114, line 34, strike out "7,502,440", and insert "10,142,070"

Amendment No. 506

On page 114, line 39, strike out "66,866", and insert "84,825".

Amendment No. 507

On page 114, line 42, strike out "34,611", and insert "46,131".

Amendment No. 508

On page 114, line 46, strike out "605,552", and insert "768,197".

Amendment No. 509

On page 114, line 49, strike out "99,562", and insert "126,811".

Amendment No. 510

On page 114, line 52, strike out "75,961", and insert "96,363".

Amendment No. 511

On page 115, line 3, strike out "67,932", and insert "86,181"

Amendment No. 512

On page 115, line 7, strike out "185,386", and insert "235,180".

Amendment No. 513

On page 115, line 10, strike out "25,106", and insert "31,855".

Amendment No. 514

On page 115, line 13, strike out "118,670", and insert "150,554"

Amendment No. 515

On page 115, line 17, strike out "1,930,052", and insert "2,448,796"

Amendment No. 516

On page 115, line 19, strike out "143,425", and insert "191,134".

Amendment No. 517

On page 115, line 22, strike out "124,395", and insert "157,806"

Amendment No. 518

On page 115, line 24, strike out "53,503", and insert "71,302".

Amendment No. 519

On page 115, after line 22, insert

"(ix) Orange Coast:

Construct first increment—Golden West College 575,357".

Amendment No. 520

On page 115, line 27, strike out "16,419", and insert "21,883".

Amendment No. 521

On page 115, line 30, strike out "53,373", and insert "67,709"

Amendment No. 522

On page 115, line 33, strike out "21,700", and insert "28,919".

Amendment No. 523

On page 115, line 37, strike out "504,617", and insert "672,506".

Amendment No. 524

On page 115, line 39, strike out "426,580", and insert "541,150".

Amendment No. 525

On page 115, line 42, strike out "409,209", and insert "519,116".

Amendment No. 526

On page 115, line 46, after "addition", insert ", physical education addition".

Amendment No. 527

On page 115, line 47, strike out "237,349", and insert "301,118".

Amendment No. 528

On page 115, line 49, strike out "126,295", and insert "160,242".

Amendment No. 529

On page 116, line 5, strike out "416,501", and insert "528,394".

Amendment No. 530

On page 116, line 8, strike out "22,477", and insert "28,524".

Amendment No. 531

On page 116, line 12, strike out "39,552", and insert "50,177".

Amendment No. 532

On page 116, line 15, strike out "51,061", and insert "64,779".

Amendment No. 533

On page 116, line 18, strike out "177,834", and insert "225,598".

Amendment No. 534

On page 116, line 22, strike out "403,950", and insert "512,466"

Amendment No. 535

On page 116, line 26, strike out "1,064,502", and insert "1,350,397".

Amendment No. 536

On page 116, line 28, strike out "7,502,440", and insert "10,142,970".

(Item 411)**Amendment No. 537**

On page 116, line 42, strike out "3,151,500", and insert "2,711,565"

Amendment No. 538

On page 116, line 48, strike out "800,000", and insert "300,000"

Amendment No. 539

On page 116, line 49, after "Construct", strike out "and equip".

Amendment No. 540

On page 117, line 3, strike out "6,084,500", and insert "6,166,400".

Amendment No. 541

On page 117, line 5, strike out "6,884,500", and insert "6,466,400".

Amendment No. 542

On page 117, line 10, strike out "3,733,000", and insert "3,754,835".

Amendment No. 543

On page 117, line 12, strike out "3,151,500", and insert "2,711,565".

(Item 412)**Amendment No. 544**

On page 117, line 16, strike out "2,675,586", and insert "2,954,986".

Amendment No. 545

On page 117, strike out line 23

Amendment No. 546

On page 117, line 26, strike out "441,600", and insert "800,000".

Amendment No. 547

On page 117, after line 26, insert "Atascadero State Hospital".

Amendment No. 548

On page 117, line 32, strike out "214,300", and insert "214,600".

Amendment No. 549

On page 117, strike out lines 39 and 40, inclusive.

Amendment No. 550

On page 118, line 7, strike out "85,500", and insert "73,700".

Amendment No. 551

On page 118, line 20, strike out "2,675,586", and insert "2,954,986".

Amendment No. 552

On page 118, after line 20, insert
"provided, that funds in category (b) of this item cannot be committed for working drawings or construction until the Health and Welfare Agency prepares a plan for the ultimate use of this facility and relates its use to that of the Department of Rehabilitation facility for the mentally retarded that will occupy the same site"

(Item 414)**Amendment No. 553**

On page 118, line 46, strike out "8,000,000", and insert "10,000".

Amendment No. 554

On page 118, line 50, strike out "6,400,000", and insert "8,000".

Amendment No. 555

On page 119, line 4, strike out "1,600,000", and insert "2,000".

Amendment No. 556

On page 119, line 6, strike out "8,000,000", and insert "10,000".

(Item 416)

Amendment No. 557

On page 119, line 43, strike out "1,032,000", and insert "616,200".

Amendment No. 558

On page 119, strike out lines 45 through 48, inclusive.

Amendment No. 559

On page 120, line 6, strike out "1,032,000", and insert "616,200".

(Item 420)

Amendment No. 560

On page 123, line 36, strike out "by", and insert "for the individual projects in".

Amendment No. 561

On page 123, line 37, after "until", strike out "at least these estimated amounts are re-", and insert "the state has been notified in writing by the federal government that the project has been approved and that federal funds are available to the state for expenditure and are de-"

Amendment No. 562

On page 128, strike out line 38

Amendment No. 563

On page 128, after line 42, insert "provided further, that this appropriation is not to commit the Legislature to the distribution in a similar manner of other Land and Water Conservation Fund grants received from the federal government hereafter."

(Item 423)

Amendment No. 564

On page 129, line 43, strike out "4,054,318", and insert "34,536,000".

Amendment No. 565

On page 129, strike out lines 44 through 51, inclusive

Amendment No. 566

On page 130, strike out lines 2 through 30, inclusive, and insert "Schedule.

(a) Land acquisition—statewide ----- 14,502,000

(1) Bolsa Chica State Beach—expansion

(2) MacKerricher State Park—expansion

(3) Montana de Oro State Park—expansion

(4) Montgomery Woods State Reserve—expansion

(5) Red Bluff Diversion Dam

(6) Santa Monica Mountains

(b) Cima Dome—land acquisition----- 316,000

(c) Coyote River Parkway—land acquisition-- 2,500,000

provided, that no more than two million five hundred thousand dollars (\$2,500,000) shall be available for expenditure on this project and provided further that before any expenditure is made the Department of Parks and Recreation shall enter into an agreement or agreements with the County of Santa Clara and the City of San Jose requiring these agencies to assume all future responsibility for the development, operation and maintenance of the project

(d) Drum Barracks—land acquisition----- 115,000

(e) Fort Funston—land acquisition----- 1,239,000

provided, that no more than one million two hundred thirty-nine thousand dollars (\$1,239,000) shall be available for expenditure on this project and provided further that before any expenditure is made the Department of Parks and Recreation shall enter into an agreement or agreements with the City and County of San Francisco requiring that agency to assume all future responsibility for the development, operation and maintenance of the project.

(f) Gaviota-Refugio State Beaches—land

acquisition ----- 4,540,000

provided, that no more than four million five hundred forty

thousand dollars (\$4,540,000) shall be available for expenditure and that acquisition of the beach property be undertaken first

(g) Mitchell Caverns State Reserve—land acquisition	21,000
(h) Old Sacramento State Historic Park—land acquisition	735,000
(i) Picacho State Recreation Area—land acquisition	140,000

(j) San Diego "Old Town"—land acquisition—3,000,000 provided, that no more than three million dollars (\$3,000,000) shall be available for expenditure on this project and provided further that none of the money appropriated for this project shall be available for expenditure unless and until an agreement or agreements is entered into between the Department of Parks and Recreation and the City of San Diego which provides for the contribution by the City of San Diego to the project, in the form of funds or property, which in the opinion of the Director of Parks and Recreation will be sufficient to assure that the project when completed will have substantially similar historical values and public facilities to the project outlined in the report on San Diego Old Town by the Department of Parks and Recreation dated February 1966.

(k) Torrey Pines State Reserve—land acquisition—2,000,000 provided, that no more than two million dollars (\$2,000,000) shall be available for expenditure on this project and provided further that none of the money appropriated for this project shall be available for expenditure unless and until an agreement or agreements is entered into between the Department of Parks and Recreation and the City of San Diego which provides for contributions by the City of San Diego to the project in the form of funds or property necessary to complete the project substantially as proposed in the report of the Department of Parks and Recreation on the project, dated February 1966

(l) Whipple Mountains—land acquisition	790,000
(m) Augmentations for Bolsa Chica, Cima Dome, Drum Barracks, MacKerricher, Mitchell Caverns, Montana de Oro, Montgomery Woods, Old Sacramento, Picacho, Santa Monica Mountains and Whipple Mountains (Section 5096 23, Public Resources Code)	4,028,000
(n) Acquisition costs for Bolsa Chica, Cima Dome, Drum Barracks, MacKerricher, Mitchell Caverns, Montana de Oro, Montgomery Woods, Old Sacramento, Picacho, Santa Monica Mountains and Whipple Mountains	610,000

Total of schedule ----- 34,538,000".

(Item 424)

Amendment No. 567

On page 130, line 36, after "State", strike out ",,"

Amendment No. 568

On page 130, line 40, strike out "4,644,100", and insert "4,077,550"

Amendment No. 569

On page 130, line 49, strike out "3,801,000", and insert "3,002,150"

Amendment No. 570

On page 131, line 5, strike out "701,100", and insert "933,400".

Amendment No. 571

On page 131, line 7, strike out "4,644,100", and insert "4,077,550"

(Sec. 7)

Amendment No. 572

On page 132, line 30, after "California Water Fund", insert "or appropriations to the Department of Education for allocation to the junior colleges".

(Sec. 10)

Amendment No. 573

On page 134, strike out lines 10 and 11

Amendment No. 574

On page 134, after line 52, insert
"Item 3911(c), Budget Act of 1962"

(Sec. 10.2)

Amendment No. 575

On page 136, line 5, after "Code)", insert
"for damage or destruction to public real property, other than streets, roads and bridges"

Amendment No. 576

On page 136, after line 10, insert
"(c) The purposes provided for in Section 54155 of the Government Code."

(Sec. 13)

Amendment No. 577

On page 137, line 9, after "amount", strike out "which the".

Amendment No. 578

On page 137, strike out all of lines 10 and 11.

Amendment No. 579

On page 137, line 12, strike out "and 172 of this act", and insert
"of funds received from the Health Care Deposit Fund during the previous month"

Amendment No. 580

On page 137, line 14, after "Session", insert
", and the Controller shall transfer such amounts monthly from the General Fund to the Health Care Deposit Fund".

(Sec. 18.1)

Amendment No. 581

On page 137, line 39, after "1", strike out the comma and insert "—".

(Sec. 18.3)

Amendment No. 582

On page 138, after line 26, insert

"Sec 18.3 The junior colleges having made applications for federal grant funds, any state appropriated funds thereby released, equal in amount to federal grants made to any of the projects contained in Item 410, Budget Act of 1966, shall revert to the unappropriated balance of the State Construction Program Fund and shall be held in reserve for the junior college construction program and shall be available for appropriation for that purpose."

(Sec. 18.4)

Amendment No. 583

On page 138, after line 26, insert

"Sec 18.4 Prior to November 8, 1966, no money from the State Construction Program Fund appropriated in this act shall be expended, other than amounts appropriated to the Department of Education for allocation to the junior colleges and amounts deemed necessary by the Director of Finance to meet critical timing problems or other needs of an urgency nature, provided that on and after November 8, 1966, no money appropriated in this act shall be expended from said fund for any purpose other than those amounts appropriated to the Department of Education for allocation to the junior colleges unless the State Higher Education Construction Program Bond Act of 1966 submitted at the November 8, 1966, General Election is adopted by the voters"

(Sec. 19.1)

Amendment No. 584

On page 139, after line 2, insert

"SEC 19.1. The unencumbered balance of the Department of Employment Contingent Fund, which at any time during the 1966-67 fiscal year exceeds \$1,000,000, is hereby appropriated for transfer to the General Fund, such transfer to be made from time to time by the State Controller "

(Sec. 21.2)

Amendment No. 585

On page 140, after line 14, insert

"Sec 21.2 Since newly appointed faculty members of the California State Colleges who are recruited from other states ordinarily move to the state college to which they were appointed during the fiscal year following the acceptance of such appointment, the California State Colleges are authorized to incur obligations to pay the travel and moving expenses of such newly appointed faculty members in an aggregate amount not to exceed \$100,000, by appointments and authorization during the 1966-67 and 1967-68 fiscal years, to pay such travel and moving expenses during the 1967-68 fiscal year "

(Sec. 32)

Amendment No. 586

On page 146, line 2, strike out "whose", and insert "whom".

Bill ordered reprinted, and engrossed

Rush Order Placed Upon Printing of Assembly Bill No. 3

Mr. Winton was granted unanimous consent that a rush order be placed upon the printing of Assembly Bill No 3

ADJOURNMENT

At 6:40 p m., Acting Speaker Crown declared the Assembly adjourned until 10.30 a m , Tuesday, March 29, 1966

JESSE M. UNRUH, Speaker

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

FIFTEENTH LEGISLATIVE DAY
TWENTY-FOURTH CALENDAR DAY

IN ASSEMBLY

Assembly Chamber
Tuesday, March 29, 1966

The Assembly met at 11 40 a m

Hon Carlos Bee, Speaker pro Tempore of the Assembly, presiding
Chief Clerk James D Driscoll at the Desk

Assistant Clerk Malcolm MacIntyre reading

ROLL CALL

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

Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Beilenson, Belotti, Biddle, Britschgi, Brown, Burgener, Burton, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Donovan, Duffy, Elliott, Fenton, Ferrell, Flounoy, Foran, Garrigus, Gonsalves, Greene, Henson, Hinchley, Harvey Johnson, Ray E Johnson, Kennick, Knox, Marks, McMillan, Meyers, Milias, Mills, Monagan, Moretti, Mulford, Pattee, Petrus, Porter, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Song, Soto, Stanton, Stevens, Thelin, Thomas, Veneman, Veysey, Waldr, Warren, Whetmore, Williamson, Willson, Winton, Young, Z'berg, Zenovich, and Mr Speaker—78

Quorum present.

PRAYER

Upon invitation of Speaker pro Tempore Bee, the following prayer was offered by the Honorable Charles B Garrigus, Member of the Assembly from the 33rd Assembly District

Life is an unknown sea, uncharted save for the guiding light of Thy Spirit
May we have the faith to look upward and be grateful that there is a fixed star by which we can steer our course

That though the waves may rise and storms surround us, we can go on to a land-mark of assurance, a haven of peace We ask in Jesus' Name —AMEN

PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of Speaker pro Tempore Bee, Mr Alquist then led the Assembly in the pledge of allegiance to the Flag

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mr Dills, seconded by Mr Belotti

LEAVES OF ABSENCE FOR THE DAY

The following Member was granted leave of absence for the day, because of illness.

Mr Lanterman, on request of the Speaker pro Tempore.

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

Mr Dynally, on request of the Speaker pro Tempore.

REFERENCE OF BILLS TO COMMITTEE

Speaker pro Tempore Bee announced that Speaker Unruh has referred the following bills to the following committees

*Assembly**Bill No.**Committee*

12-----Revenue and Taxation

13-----Ways and Means

*Senate Concurrent**Resolution No**Committee*

3-----Rules

REPORTS OF STANDING COMMITTEES**Committee on Engrossment and Enrollment**

Assembly Chamber, March 29, 1966

Mr Speaker Your Committee on Engrossment and Enrollment has examined

Assembly Concurrent Resolution No 7

And reports the same correctly re-engrossed

SOTO, Chairman

Above resolution ordered on file

Committee on Revenue and Taxation

Assembly Chamber, March 29, 1966

Mr Speaker Your Committee on Revenue and Taxation reports

Assembly Bill No 10

Assembly Bill No 11

With the recommendation Do pass

PETRIS, Chairman

Above bills ordered to second reading

Assembly Chamber, March 29, 1966

Mr Speaker Your Committee on Revenue and Taxation reports

Assembly Bill No 7

With amendments with the recommendation Amend, and do pass as amended

PETRIS, Chairman

Above bill ordered to second reading

Committee on Rules

Assembly Chamber, March 29, 1966

Mr Speaker Your Committee on Rules reports

Senate Concurrent Resolution No 4

With the recommendation Be adopted

MILLS, Chairman

Above resolution ordered on file.

Committee on Revenue and Taxation

Assembly Chamber, March 29, 1966

Mr Speaker. The Chairman of your Committee on Revenue and Taxation reports

Assembly Constitutional Amendment No 1

With author's amendments with the recommendation Amend, and re-refer to the Committee on Revenue and Taxation

PETRIS, Chairman

SECOND READING OF BILLS—AUTHOR'S AMENDMENTS

Assembly Constitutional Amendment No. 1—A resolution to propose to the people of the State of California an amendment to the Constitution of the state, by amending Section 14½ of Article XIII, relating to taxation of insurance companies

Resolution read

Consideration of Author's Amendments

The following amendments, pursuant to the Assembly Rules, were read, and adopted:

Amendment No. 1

On page 1 of the printed measure, as amended in Assembly March 24, 1966, between lines 6 and 7, insert "be amended by amending Section 14½ of Article XIII, to read

SEC 14½ (a) "Insurer," as used in this section includes insurance companies or associations and reciprocal or inter-insurance exchanges and the State Compensation Insurance Fund. As used in this paragraph, "companies" includes persons, partnerships, joint stock associations, companies and corporations. (a) "Insurer," as used in this section, includes insurance companies or associations together with their corporate or other managers considered as a single unit and reciprocal or inter-insurance exchanges together with their corporate or other attorneys-in-fact considered as a single unit, and the State Compensation Insurance Fund. As used in this paragraph, "companies" includes persons, partnerships, joint stock associations, companies and corporations

(b) An annual tax is hereby imposed on each insurer doing business in this state on the base, at the rates, and subject to the deductions from the tax hereinafter specified

(c) In the case of an insurer not transacting title insurance in this state, the "basis of the annual tax" is, in respect to each year, the amount of gross premiums, less return premiums, received in such year by such insurer upon its business done in this state, other than premiums received for reinsurance and for ocean marine insurance

In the case of an insurer transacting title insurance in this state, the "basis of the annual tax" is, in respect to each year, all income upon business done in this state, except

- (1) Interest and dividends
- (2) Rents from real property
- (3) Profits from the sale or other disposition of investments
- (4) Income from investments

"Investments" as used in this subdivision (d) includes property acquired by such insurer in the settlement or adjustment of claims against it but excludes investments in title plants and title records,

Income derived directly or indirectly from the use of title plants and title records is included in the basis of the annual tax

In the case of an insurer transacting title insurance in this state which has a trust department and does a trust business under the banking laws of this state, there shall be excluded from the basis of the annual tax imposed by this section, the income of, and from the assets of, such trust department and such trust business, if such income is taxed by this state or included in the measure of any tax imposed by this state

(d) The rate of the tax to be applied to the basis of the annual tax in respect to each year is 2.35 percent

(e) (1) Each insurer shall have the right to deduct from the annual tax imposed by this section upon such insurer in respect to a particular year the amount of real estate taxes paid by it, in that year, before, or within 30 days after, becoming delinquent, on real property owned by it at the time of payment, and in which was located, in that year, its home office or principal office in this state. Such real property may consist of one building or of two or more adjacent buildings in which such an office is located, the land on which they stand, and so much of the adjacent land as may be required for the convenient use and occupation thereof.

(2) *In the event a portion of the real property described in paragraph (1) of this subdivision is occupied by a person or persons other than the insurer the deduction granted the insurer by said paragraph shall be limited to that percentage, not to exceed 100 percent, equal to the sum of (i) the percentage of occupancy of the insurer obtained by deducting from 100 percent the ratio that the square footage of said building or buildings occupied by the person or persons other than the insurer bears to the total square footage of said building or buildings plus (ii) the lesser of one-half of said percent of occupancy of the insurer or 25 percent, provided, however, that the limitation set forth in this paragraph shall not be applicable to such real property occupied by a domestic insurer as its home office or principal office in this state on January 1, 1970, or to such real property upon which construction of the home office or principal office of the domestic insurer commenced prior to January 1, 1970. As used in this paragraph, "domestic insurer" means an insurer organized under the laws of this state.*

(f) The tax imposed on insurers by this section is in lieu of all other taxes and licenses, state, county, and municipal, upon such insurers and their property, except:

(1) Taxes upon their real estate

(2) That an insurer transacting title insurance in this state which has a trust department or does a trust business under the banking laws of this state is subject to taxation with respect to such trust department or trust business to the same extent and in the same manner as trust companies and the trust departments of banks doing business in this state

(3) When by or pursuant to the laws of any other state or foreign country any taxes, licenses and other fees, in the aggregate, and any fines, penalties, deposit requirements or other material obligations, prohibitions or restrictions are or would be imposed upon California insurers, or upon the agents or representatives of such insurers, which

are in excess of such taxes, licenses and other fees, in the aggregate, or which are in excess of the fines, penalties, deposit requirements or other obligations, prohibitions, or restrictions directly imposed upon similar insurers, or upon the agents or representatives of such insurers, of such other state or country under the statutes of this state, so long as such laws of such other state or country continue in force or are so applied, the same taxes, licenses and other fees, in the aggregate, or fines, penalties or deposit requirements or other material obligations, prohibitions, or restrictions, of whatever kind shall be imposed upon the insurers, or upon the agents or representatives of such insurers, of such other state or country doing business or seeking to do business in California. Any tax, license or other fee or other obligation imposed by any city, county, or other political subdivision or agency of such other state or country on California insurers or their agents or representatives shall be deemed to be imposed by such state or country within the meaning of this paragraph (3) of subdivision (f).

The provisions of this paragraph (3) of subdivision (f) shall not apply as to personal income taxes, nor as to ad valorem taxes, on real or personal property nor as to special purpose obligations or assessments heretofore imposed by another state or foreign country in connection with particular kinds of insurance, other than property insurance, except that deductions, from premium taxes or other taxes otherwise payable, allowed on account of real estate or personal property taxes paid shall be taken into consideration in determining the propriety and extent of retaliatory action under this paragraph (3) of subdivision (f).

For the purposes of this paragraph (3) of subdivision (f) the domicile of an alien insurer, other than insurers formed under the laws of Canada, shall be that state in which is located its principal place of business in the United States.

In the case of an insurer formed under the laws of Canada or a province thereof, its domicile shall be deemed to be that province in which its head office is situated.

The provisions of this paragraph (3) of subdivision (f) shall also be applicable to reciprocals or interinsurance exchanges and fraternal benefit societies.

(4) The tax on ocean marine insurance

(5) Motor vehicle and other vehicle registration license fees and any other tax or license fee imposed by the state upon vehicles, motor vehicles or the operation thereof

(6) *That each corporate or other attorney in fact of a reciprocal or interinsurance exchange shall be subject to all taxes imposed upon corporations or others doing business in the state, other than taxes on income derived from its principal business as attorney in fact*

A corporate or other attorney in fact of each exchange shall annually compute the amount of tax that would be payable by it under prevailing law except for the provisions of this section, and any management fee due from each exchange to its corporate or other attorney in fact shall be reduced pro tanto by a sum equivalent to the amount so computed.

(g) Every insurer transacting the business of ocean marine insurance in this state shall annually pay to the state a tax measured by that proportion of the underwriting profit of such insurer from such insurance written in the United States, which the gross premiums of the insurer from such insurance written in this state bear to the gross premiums of the insurer from such insurance written within the United States, at the rate of 5 per centum, which tax shall be in lieu of all other taxes and licenses, state, county and municipal, upon such insurer, except taxes upon real estate, and such other taxes as may be assessed or levied against such insurer on account of any other class of insurance written by it. Deductions from the annual tax pursuant to subdivision (e) cannot be made from the ocean marine tax. The Legislature shall define the terms "ocean marine insurance" and "underwriting profit," and shall provide for the assessment, levy, collection and enforcement of the ocean marine tax.

(h) The taxes provided for by this section shall be assessed by the State Board of Equalization.

(i) The Legislature, two-thirds of all the members elected to each of the two houses voting in favor thereof, may by law change the rate or rates of taxes herein imposed upon insurers.

(j) This section is not intended to and does not change the law as it has previously existed with respect to the meaning of the words "gross premiums, less return premiums, received" as used in this section or as used in Section 14 or 14½ of this article.

Amendment No. 2

On page 1, strike out lines 7 to 13, inclusive, and strike out pages 2, 3, and 4.

Resolution ordered reprinted, re-engrossed, and to be re-referred to the Committee on Revenue and Taxation.

RUSH ORDER PLACED UPON PRINTING OF ASSEMBLY BILL NO. 12

Mr. Alquist was granted unanimous consent that a rush order be placed upon the printing of Assembly Bill No. 12.

CONSIDERATION OF DAILY FILE

BILLS ON SECOND READING FILE PURSUANT TO THE RULES

Pursuant to the Assembly Rules, the following bill was this day on the second reading file:

Assembly Bill No. 3—Ordered to third reading, subsequent to engrossment.

SECOND READING OF ASSEMBLY BILLS

Assembly Bill No. 2—An act to amend Section 23754 of the Education Code, relating to state colleges.

Bill read second time, and ordered engrossed.

THIRD READING OF ASSEMBLY BILLS

Assembly Concurrent Resolution No. 7—Relative to printing maps of assembly, senate, and congressional districts.

Resolution read, and adopted by the following vote:

AYES—Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Beilenson, Bellotti, Biddle, Britschgi, Brown, Burgeuer, Carrell, Casey, Chapel, Chappie, Collier,

Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Dills, Donovan, Duffy, Elliott, Fenton, Ferrell, Flournoy, Foran, Garrigus, Gonzales, Greene, Henson, Hinckley, Harvey Johnson, Ray E Johnson, Kennick, Knox, Marks, McMillan, Meyers, Milas, Mills, Monagan, Mulford, Pattee, Portel, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Song, Soto, Thelin, Thomas, Veneman, Waldie, Warren, Williamson, Wilson, Young, Zberg, Zenovich, and Mr Speaker—68
 NOES—None

Resolution ordered transmitted to the Senate

Assembly Bill No. 5—An act to add Article 85 (commencing with Section 5100) to Chapter 1 of Division 3 of the Vehicle Code, relating to license plates

Bill read third time

Demand for Previous Question

Messrs Russell, Dannemeyer, Warren, Cusanovich, and Belotti demanded the previous question Demand sustained

The question being on the passage of Assembly Bill No 5

Bill passed by the following vote

AYES—Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Belotti, Biddle, Britschgi, Brown, Burgener, Burtin, Carrell, Chapel, Chappie, Conrad, Crown, Dannemeyer, Deukmejian, Duffy, Elliott, Fenton, Ferrell, Flournoy, Garrigus, Greene, Henson, Harvey Johnson, Kennick, Knox, Marks, McMillan, Meyers, Milas, Mills, Monagan, Pattee, Powers, Quimby, Rumford, Russell, Stevens, Veysey, Whitmore, Williamson, Winton, Zberg, and Zenovich—45

NOES—Bee, Beilenson, Collier, Cusanovich, Danielson, Donovan, Foran, Gonzales, Hinckley, Ray E Johnson, Mulford, Shoemaker, Thelin, Waldie, Warren, and Willson—11

Bill ordered transmitted to the Senate

ANNOUNCEMENT REGARDING BUDGET BILL

Mr Crown stated that it was his intention to set Assembly Bill No 3 as a special order of business for 10 30 a m , Wednesday, March 30, 1966

Point of Information

Mr Monagan arose to the following point of information:

Does not a motion to set as a special order require either unanimous consent or 54 votes?

Reply by Speaker pro Tempore

The Speaker pro Tempore replied in the affirmative, and stated that Mr Crown was asking for unanimous consent.

Mr Monagan temporarily withheld unanimous consent.

Request for Unanimous Consent to Temporarily Suspend Rule No. 116

Mr. Monagan asked for unanimous consent that Rule No 116 be suspended for the purpose of limiting debate on the Budget Bill, Assembly Bill No 3, to one hour each for the majority and minority, with no speaker being allowed more than fifteen minutes, the speaking time to be controlled by the Majority and Minority Floor Leaders, respectively.

Mr Winton withheld unanimous consent.

Motion to Temporarily Suspend Rule No. 116

Mr Monagan moved that the Rule No 116 be suspended for the purpose of limiting debate on the Budget Bill, Assembly Bill No 3, to one hour each for the majority and minority, with no speaker being allowed more than fifteen minutes, the speaking time to be controlled by the Majority and Minority Floor Leaders, respectively

Mr. Cusanovich seconded the motion.

Demand for Previous Question

Messrs Rumford, Ferrell, Dannemeyer, Casey, and Donovan demanded the previous question Demand sustained.

The question being on the motion by Mr Monagan to suspend Rule No 116 for the purpose of limiting debate on the Budget Bill, Assembly Bill No. 3, to one hour each for the majority and minority, with no speaker being allowed more than fifteen minutes, the speaking time to be controlled by the Majority and Minority Floor Leaders, respectively.

Point of Order

Mr Waldie arose to the following point of order Mr. Monagan's motion is not in order, as a suspension of the rules cannot extend beyond an adjournment.

Ruling by Speaker pro Tempore

Speaker pro Tempore Bee ruled the point of order well taken.

Motion to Set Assembly Bill No 3 for Special Order

Mr Crown moved that Assembly Bill No 3 be made a special order of business for Wednesday, March 30, 1966, at 10 30 a.m.

Mr Waldie seconded the motion

Parliamentary Inquiry

Mr Monagan arose to the following parliamentary inquiry:

Does this preclude me from making a motion tomorrow to suspend Rule 116 governing the debate on the Budget Bill?

Reply by Speaker pro Tempore

The Speaker pro Tempore replied in the negative

Without objection, Assembly Bill No 3 was set for special order of business for Wednesday, March 30, 1966, at 10.30 a.m.

INTRODUCTION OF GUESTS

Speaker pro Tempore Bee introduced Dr Max Rafferty, Superintendent of Public Instruction, of Sacramento, whereupon the Members of the Assembly joined in welcoming him on his visit to the Assembly Chamber.

ANNOUNCEMENTS OF COMMITTEE MEETINGS

It was announced that the following committee would hold a meeting:
Today—At 2 p m, instead of at 1:30 p m

Public Health (Rumford, Chairman) in Room 2170.

REPORTS OF STANDING COMMITTEES**Committee on Engrossment and Enrollment**

Assembly Chamber, March 29, 1966

Mr Speaker Your Committee on Engrossment and Enrollment has examined.

Assembly Bill No 2

And reports the same correctly engrossed

SOTO, Chairman

Above bill ordered to third reading

RESOLUTIONS

The following resolution was offered:

By Assemblymen Allen, Willson, Unruh, and Porter:

House Resolution No. 47**Relative to freeways**

WHEREAS, Route 90, proposed as the Slauson Freeway, is not necessary in light of its close proximity to the Santa Monica Freeway, and to the proposed Imperial Freeway, Route 42; and

WHEREAS, It has been established by eminent scientists at the California Institute of Technology that freeways should not be built closer together than five miles due to the potential danger to health created by air pollution, and

WHEREAS, The Members of the Assembly whose districts will be affected by Route 90, proposed as the Slauson Freeway, and the extension of Route 170, proposed as the Laurel Canyon Freeway, intend to make a complete study of the situation and expect the Legislature to take appropriate steps at the next regular session to have the planning and construction of these freeways terminated; now, therefore, be it

Resolved by the Assembly of the State of California, That the Members of the Assembly request that the California Highway Commission and the Department of Public Works defer and desist from taking any further action with respect to Route 90 and the extension of Route 170; and be it further

Resolved, That the Chief Clerk of the Assembly is hereby directed to transmit copies of this resolution to the chairman of the California Highway Commission and the Director of Public Works

Resolution read, and referred by the Speaker pro Tempore to the Committee on Rules.

ADJOURNMENT

At 12:22 p.m., on motion of Mr Waldie, the Speaker pro Tempore declared the Assembly adjourned until 10:30 a.m., Wednesday, March 30, 1966.

JESSE M. UNRUH, Speaker

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

SIXTEENTH LEGISLATIVE DAY
TWENTY-FIFTH CALENDAR DAY

IN ASSEMBLY

Assembly Chamber
Wednesday, March 30, 1966

The Assembly met at 10 45 a m

Hon Carlos Bee, Speaker pro Tempore of the Assembly, presiding

Chief Clerk James D Driscoll at the Desk

Assistant Clerk Malcolm MacIntyre reading

ROLL CALL

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

Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Belotti, Biddle, Butschgi, Brown, Burgener, Burton, Carrell, Casey, Chapel, Chappue, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Donovan, Duffy, Dymally, Elliott, Fenton, Ferrell, Flournoy, Foian, Garigus, Gonsalves, Greene, Henson, Hinchey, Harvey Johnson, Ray E Johnson, Kennick, Knox, Marks, McMillan, Meyers, Milas, Mills, Monagan, Moretti, Mulford, Pattee, Petrus, Porter, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Song, Soto, Stanton, Stevens, Thelin, Thomas, Veneman, Veysey, Waldie, Warren, Whetmore, Williamson, Willson, Winton, Young, Z'berg, Zenovich, and Mr Speaker—78

Quorum present**PRAYER**

Upon invitation of Speaker pro Tempore Bee, the following prayer was offered by Reverend Ted Hibbard, Bay Area Seventh Day Baptist Church, Kensington

Thou who art the Creator of the Universe, the Ruler of all Nature, and the Father of all Mankind, we bow humbly before Thee, realizing Thy greatness and our weakness. Heavy is the burden of responsibility of governing this great state of ours and we turn to Thee for wisdom to make the right decisions, for guidance that we may lead these people in the way of peace and prosperity, and for love that we may be more concerned over the welfare of the people of this state than of our own ambitions. Grant Thy blessing upon the Governor and the Members of this Assembly that Thy will be done, we ask in the Name of the Prince of Peace—AMEN.

PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of Speaker pro Tempore Bee, Mr Collier then led the Assembly in the pledge of allegiance to the Flag

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mr Willson, seconded by Mr McMillan

LEAVES OF ABSENCE FOR THE DAY

The following Member was granted leave of absence for the day, because of illness:

Mr Lanterman, on motion of Mr Monagan

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

Mr Beilenson, on motion of Mr. Waldie.

REPORTS OF STANDING COMMITTEES**Committee on Engrossment and Enrollment**

Assembly Chamber, March 30, 1966

Mr Speaker Your Committee on Engrossment and Enrollment has examined.

Assembly Bill No 3

And reports the same correctly engrossed

SOTO, Chairman

Above bill ordered to third reading.

Assembly Chamber, March 30, 1966

Mr Speaker Your Committee on Engrossment and Enrollment has examined

Assembly Constitutional Amendment No 1

And reports the same correctly re-engrossed

SOTO, Chairman

Above resolution ordered re-referred to the Committee on Revenue and Taxation

**REQUEST FOR UNANIMOUS CONSENT TO TEMPORARILY
SUSPEND THE RULES**

Mr Song was granted unanimous consent that the Assembly Rules be temporarily suspended for the purpose of setting Senate Concurrent Resolution No 3 for hearing in the Committee on Rules on Thursday, March 31, 1966

**MOTION TO RE-REFER ASSEMBLY BILL NO. 3 TO THE
COMMITTEE ON WAYS AND MEANS**

Mr. Crown moved that Assembly Bill No 3 be re-referred to the Committee on Ways and Means.

Mr. Waldie seconded the motion

MOTION TO RECESS

Mr. Waldie moved that the Assembly recess for fifteen minutes, to permit both parties to caucus, with the understanding that the debate on the motion by Mr Crown to re-refer Assembly Bill No 3 to the Committee on Ways and Means be resumed after the recess.

Mr. Willson seconded the motion.

Motion carried.

RECESS

At 10 52 a.m., Speaker pro Tempore Bee declared the Assembly recessed until 11:18 a.m.

REASSEMBLED

At 11 18 a m., the Assembly reconvened.

Hon Carlos Bee, Speaker pro Tempore of the Assembly, presiding.

Chief Clerk James D Driscoll at the Desk

Assistant Clerk Malcolm MacIntyre reading.

INTRODUCTION OF GUESTS

Mr. Winton, of Merced, introduced Miss Sandy Becker, "Miss California," of Covina and her chaperon, Mrs. Leo Schoen of Santa Cruz

Mr. Carrell, of San Fernando, introduced members of the Minnesota Highway Commission

The Members of the Assembly joined in welcoming the above guests on their visit to the Assembly Chamber.

FURTHER CONSIDERATION OF MOTION TO RE-REFER ASSEMBLY BILL NO. 3 TO THE COMMITTEE ON WAYS AND MEANS

The question being on the motion to re-refer Assembly Bill No. 3 to the Committee on Ways and Means

Demand for Previous Question

Messrs Danielson, Veneman, Dills, Pattee, and Willson demanded the previous question Demand sustained

The question being on the motion to re-refer Assembly Bill No. 3 to the Committee on Ways and Means.

Motion carried by the following vote:

AYES—Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Belotti, Biddle, Brutschi, Burgener, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Donovan, Duffy, Dymally, Elliott, Fenton, Ferrell, Flournoy, Foran, Garrigus, Gonsalves, Greene, Henson, Hunkley, Harvey Johnson, Ray E Johnson, Kennick, Knox, Marks, McMillan, Meyers, Milas, Mills, Monagan, Moretti, Mulford, Pattee, Petrus, Porter, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Song, Soto, Stanton, Stevens, Thelin, Thomas, Veneman, Versey, Waldie, Warren, Whetmore, Williamson, Willson, Winton, Young, Z'berg, Zenovich, and Mr Speaker—76.

NOES—None.

PERMISSION FOR PRESS RESCINDED

Speaker pro Tempore Bee rescinded the permission previously granted for representatives of the press, radio, and television to be on the floor of the Assembly during this day's session

INTRODUCTION OF GUESTS

Speaker pro Tempore Bee introduced Mr and Mrs. E B Knox, of Walnut Creek, the parents of Honorable John T. Knox, Member of the Assembly from Richmond, and Mr and Mrs. John Siedel of Walnut Creek

The Members of the Assembly joined in welcoming the above guests on their visit to the Assembly Chamber

CONSIDERATION OF DAILY FILE**SECOND READING OF ASSEMBLY BILLS**

Assembly Bill No. 10—An act to add Sections 17181.5 and 18405.5 to the Revenue and Taxation Code, relating to personal income taxes.

Bill read second time, and ordered engrossed

Assembly Bill No. 11—An act to amend Sections 6092, 6094, 6242 and 25101 of, to add Section 6406 to, and to add an article heading to Chapter 17 of Part 11 of Division 2, immediately to precede Section 25101 of, and to add Article 2 (commencing with Section 25120) to Chapter 17 of Part 11 of Division 2 of, the Revenue and Taxation Code, relating to taxation

Bill read second time, and ordered engrossed

Assembly Bill No. 7—An act to amend Sections 6006 and 6010 of, and to add Section 6094 1 to, the Revenue and Taxation Code, relating to the Sales and Use Tax Law, to take effect immediately, tax levy

Bill read second time

Consideration of Committee Amendments

The following amendment, proposed by the Committee on Revenue and Taxation, was read, and adopted

Amendment No. 1

On page 1, of the printed bill, strike out lines 1 and 2, and insert "SECTION 1 Section 6006 of the Revenue and Taxation Code is amended to read ".

Bill ordered reprinted, and engrossed.

REPORTS OF STANDING COMMITTEES

Committee on Engrossment and Enrollment

Assembly Chamber, March 30, 1966

Mr Speaker Your Committee on Engrossment and Enrollment has examined

Assembly Bill No 10

Assembly Bill No 11

And reports the same correctly engrossed

SOTO, Chairman

Above bills ordered to third reading

THIRD READING OF ASSEMBLY BILLS

Assembly Bill No. 2—An act to amend Section 23754 of the Education Code, relating to state colleges.

Bill read third time, and passed by the following vote

AYES—Allen, Alquist, Ashcraft, Badham, Barnes, Bee, Belotti, Biddle, Britschgi, Bugener, Burton, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Crown, Gusanovich, Danielson, Dannemeyer, Davis, Dills, Donovan, Duffy, Dymally, Elliott, Fenton, Ferrell, Flournoy, Foran, Garrigus, Gonsalves, Greene, Henson, Hinekley, Harvey, Johnson, Ray E. Johnson, Kennick, Knox, Marks, McMillan, Meyers, Mihalas, Mills, Monagan, Motetti, Mulford, Pattee, Petrus, Porter, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Song, Soto, Stevens, Thelin, Thomas, Veneman, Vexser, Walde, Warren, Whetmore, Williamson, Willson, Winton, Young, Ziegler, Zenovich, and Mr Speaker—74

NOES—None

Bill ordered transmitted to the Senate

THIRD READING OF SENATE BILLS

Senate Concurrent Resolution No. 4—Relative to commending the Copley Press

Resolution read, and presented by Mr Bagley.

Resolution adopted unanimously

Resolution ordered transmitted to the Senate.

Resolution to Dispense With Constitutional Provision

The following resolution was offered:

By Mr. Petris:

Resolved, That Assembly Bill No. 10 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the third time, considered engrossed, and placed upon its passage.

Resolution read

Without objection, the resolution by Mr. Petris to dispense with Article IV, Section 15, of the Constitution, relative to Assembly Bill No. 10, was withdrawn

REPORTS OF STANDING COMMITTEES**Committee on Revenue and Taxation**

Assembly Chamber, March 30, 1966

Mr. Speaker The Chairman of your Committee on Revenue and Taxation reports:
Assembly Bill No. 12

With author's amendments with the recommendation Amend, and re-refer to the Committee on Revenue and Taxation

PETRIS, Chairman

SECOND READING OF BILLS—AUTHOR'S AMENDMENTS

Assembly Bill No. 12—An act to amend and renumber Section 6068 of, to amend Sections 6069, 6070, 6282, 6292, 8707, 8714, 9703, 9706, and 9776 of, to add Sections 6068, 6282 1 and 6815 to, and to repeal Sections 6067 and 9702 of, the Revenue and Taxation Code, relating to taxation.

Bill read second time

Consideration of Author's Amendments

The following amendments, pursuant to the Assembly Rules, were read, and adopted:

Amendment No. 1

In line 3 of the title of the printed bill, strike out the first "and", and insert a comma.

Amendment No. 2

In line 3 of the title, after 6815, insert ", and to add Article 11 (commencing with Section 6470) to Chapter 5, Part 1, Division 2"

Amendment No. 3

In line 4 of the title, after 6067, insert ", 6451 5, 6452 5, 6454 5, 6591 5,".

Amendment No. 4

On page 3, between lines 25 and 26, insert

"SEC. 9 Section 6451 5 of said code is repealed

6451 5. Commencing with August 1 of the year 1965, when the measure of the taxes imposed by this part for either of the first two calendar months of any quarterly period exceeds seventeen thousand dollars (\$17,000), an amount equal to not less than 90 percent of the amount of tax liability for that month shall be prepaid to the board on or before the 25th day of the month next following. The amount of the prepayment shall constitute a credit against the amount of the taxes due and payable for the quarterly period ending March 31, June 30, September 30, or December 31, as the case may be. This section is without application to taxes imposed under ordinances adopted pursuant to Part 1-5 (commencing with Section 7200) of this division nor to persons filing returns for other than quarterly periods.

Sec. 10. Section 6452 5 of said code is repealed

6452-5. Any person required to make a prepayment pursuant to Section 6451-5 shall report the amount of such prepayment on a form prescribed by the board and deliver the form together with a remittance of the amount shown due thereon to the office of the board on or before the 25th day of the month following the month for which the prepayment is made.

Sec. 11. Section 6451 5 of said code is repealed

6451-5. If the person has made a prepayment pursuant to Section 6451-5, the person shall deliver the return for the quarterly period in which the prepayment is made to the board, on or before the 25th day of the month following the quarterly period, together with a remittance of the difference between any amount of a prepayment and the amount shown due by the return. The taxes so payable with the quarterly return shall be due and payable on or before the 25th day of the month following the quarterly period.

Sec. 12. Article 1.1 (commencing with Section 6470) is added to Chapter 5, Part 1, Division 2 of said code, to read:

Article 1.1 Prepayment

6470. The provisions of this article do not apply to taxes imposed under ordinances adopted pursuant to Part 1 5 (commencing with Section 7200) of this division nor to persons filing returns for other than quarterly periods.

6471. Upon written notification by the board, any person whose estimated measure of tax liability under this part averages seventeen thousand dollars (\$17,000) or more per month, as determined by the board, shall, without regard to the measure of tax in any one month, prepay not less than 90 percent of the amount of state tax liability for each of the first two monthly periods of each quarterly period. Persons engaged in their present business during all of the corresponding quarterly period of the preceding year, or persons who are successors to a business which was in operation during all of that quarterly period, may satisfy the above prepayment requirement by payment of not less than 33 $\frac{1}{3}$ percent of the tax imposed by this part with respect to the measure of tax liability reported on the return or returns filed for that quarterly period. Prepayment shall be made during the quarterly period designated by the board and during each succeeding quarterly period until further notified in writing by the board.

6472. Prepayment shall be accompanied by a report of the amount of such prepayment in a form prescribed by the board and shall be made to the board on or before the 25th day next following the end of each of the first two monthly periods of each quarterly period.

6473. The amount of the prepayment shall constitute a credit against the amount of the taxes due and payable for the quarterly period in which the prepayment became due.

6474. In determining whether a person's estimated measure of tax liability averages seventeen thousand dollars (\$17,000) or more per month, the board may consider tax returns filed pursuant to this part as well as any information in the board's possession or which may come into its possession.

6476. Any person required to make a prepayment pursuant to Section 6471 who fails to make a timely prepayment but makes such prepayment before the last day of the monthly period following the quarterly period in which the prepayment became due, shall also pay a penalty of 6 percent of the amount of prepayment.

6477. Any person required to make a prepayment pursuant to Section 6471 who fails to make a prepayment before the last day of the monthly period following the quarterly period in which the prepayment became due and who files a timely return and payment for the quarterly period in which the prepayment became due shall pay a penalty of 6 percent of the amount equal to 90 percent of the tax liability for each of the monthly periods during that quarterly period for which a required prepayment was not made.

6478 (a) If a failure to make a prepayment as described in Section 6477 is due to negligence or intentional disregard of this part or authorized rules and regulations, the penalty shall be 10 percent instead of 6 percent.

(b) If any part of a deficiency in prepayment is due to negligence or intentional disregard of this part or authorized rules and regulations, a penalty of 10 percent of the deficiency shall be paid.

(c) The provisions of this section shall not apply to amounts subject to the provisions of Sections 6484, 6485, 6511, 6514, and 6591.

6479 Notification by the board, provided for in Section 6471, may be served personally or by mail; if by mail, service shall be made pursuant to Section 1013 of the Code of Civil Procedure and shall be addressed to the retailer or person storing, using, or consuming tangible personal property at his address as it appears in the records of the board, but the service shall be deemed complete at the time of the deposit of the notice in the mail without extension of time for any reason.

SEC 13. Section 6591 5 of said code is repealed

~~6591-5. Any person who fails to make a prepayment of any tax shall pay in addition to the tax or amount of tax, a penalty of 6 percent on any amount a sum equal to 90 percent of the liability for any monthly prepayment, exceeds the amount prepaid."~~

Amendment No. 5

On page 3, line 26, strike out "SEC 9", and insert "SECTION 14"

Amendment No. 6

On page 3, line 34, strike out "SEC 10", and insert "SECTION 15"

Amendment No. 7

On page 3, line 42, strike out "SEC 11", and insert "SECTION 16".

Amendment No. 8

On page 4, line 10, strike out "SEC. 12", and insert "SECTION 17".

Amendment No. 9

On page 4, line 13, strike out "SEC 13", and insert "SECTION 18".

Amendment No. 10

On page 4, line 21, strike out "SEC 14", and insert "SECTION 19".

Amendment No. 11

On page 4, line 28, strike out "SEC. 15", and insert "SECTION 20".

Amendment No. 12

On page 4, after line 33, insert
"SEC 21 This act provides for a tax levy within the meaning of Article IV of the Constitution and shall go into immediate effect. However, this act shall not become operative until July 1, 1966, but any notice required by this act may be given any time after the effective date of this act"

Bill ordered reprinted, engrossed, and to be re-referred to the Committee on Revenue and Taxation.

**REQUEST FOR UNANIMOUS CONSENT TO TEMPORARILY
SUSPEND THE RULES**

Mr. Petris was granted unanimous consent that the Assembly Rules be temporarily suspended for the purpose of setting Assembly Bill No. 12 for hearing in the Committee on Revenue and Taxation today; that a rush order of print be placed upon the bill, and that the bill considered engrossed.

RUSH ORDER PLACED UPON PRINTING OF ASSEMBLY BILL NO. 7

Mr. Carrell was granted unanimous consent that a rush order be placed upon the printing of Assembly Bill No. 7

**NAME PLACED UPON ROLL CALL ON MOTION TO RE-REFER
ASSEMBLY BILL NO. 3 TO COMMITTEE**

Mr. Donovan was granted unanimous consent that he be recorded as voting "Aye" on the motion to re-refer Assembly Bill No. 3 to Committee.

APPROVAL OF JOURNALS

On motion of Mr. Waldie, the Assembly Daily Journals for Monday, March 21, 1966; Tuesday, March 22, 1966; Wednesday, March 23, 1966, and Thursday, March 24, 1966, were approved, as corrected by the Minute Clerk.

RECESS

At 11:46 a.m., Speaker pro Tempore Bee declared the Assembly recessed until 12:24 p.m.

REASSEMBLED

At 12:24 p.m., the Assembly reconvened.

Hon Jerome R. Waldie, Majority Floor Leader of the Assembly, presiding.

Chief Clerk James D. Driscoll at the Desk.

Assistant Clerk Malcolm MacIntyre reading.

RECESS

At 12:25 p.m., Acting Speaker Waldie declared the Assembly recessed until 4 p.m.

REASSEMBLED

At 4:09 p.m., the Assembly reconvened.

Hon. Carlos Bee, Speaker pro Tempore of the Assembly, presiding.

Chief Clerk James D. Driscoll at the Desk.

Assistant Clerk Malcolm MacIntyre reading.

MESSAGES FROM THE SENATE

Senate Chamber, Sacramento, March 30, 1966

Mr Speaker I am directed to inform your honorable body that the Senate on this day passed.

Senate Bill No 1

J A REEK, Secretary of the Senate
By R W. Lyons, Chief Assistant Secretary

FIRST READING AND REFERENCE OF SENATE BILLS

The following bill was read the first time.

Senate Bill No. 1—An act making an appropriation 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, and declaring the urgency thereof, to take effect immediately

Referred by the Speaker pro Tempore to the Committee on Ways and Means.

ADJOURNMENT

At 4 10 p m, Speaker pro Tempore Bee declared the Assembly adjourned until 10 a m, Thursday, March 31, 1966

JESSE M UNRUH, Speaker

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

SEVENTEENTH LEGISLATIVE DAY
TWENTY-SIXTH CALENDAR DAY

IN ASSEMBLY

Assembly Chamber
Thursday, March 31, 1966

The Assembly met at 11:56 a m

Hon. Carlos Bee, Speaker pro Tempore of the Assembly, presiding

Chief Clerk James D. Driscoll at the Desk.

Assistant Clerk Malcolm MacIntyre reading

ROLL CALL

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

Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Belotti, Biddle, Britschgi, Brown, Burgener, Burton, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Davis, Deukmejian, Dills, Donovan, Duffy, Elliott, Fenton, Flournoy, Foran, Garrigus, Gonsalves, Greene, Henson, Harvey Johnson, Ray E. Johnson, Kennick, Knox, Marks, Meyers, Milas, Mills, Monagan, Moretti, Mulford, Pattee, Petris, Porter, Powers, Quimby, Rumford, Russell, Shoemaker, Soto, Stanton, Stevens, Thomas, Veneman, Veysey, Waldie, Whetmore, Williamson, Willson, Winton, Young, Z'berg, and Zenovich—68

Quorum present.

PRAYER

The following prayer was offered by the Chaplain, Rev. Robert R. Ferguson:

Eternal God, With heavy issues before this Assembly, give to them mental acumen, emotional rationality, debate in depth, and openness to information brought forth. With the vast complexity before them, may they strive to see clearly the issues, have knowledge of the total program and strive to reach decisions which will be of maximum benefit for the people of our state. Through different points of view between our two parties may we finally reach the maximum synthesis of understanding and action.

In Our Lord's Name.—AMEN

PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of Speaker pro Tempore Bee, Mr. Shoemaker then led the Assembly in the pledge of allegiance to the Flag.

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mr. Belotti, seconded by Mr. Veneman.

LEAVES OF ABSENCE FOR THE DAY

The following Member was granted leave of absence for the day, because of illness

Mr. Lanterman, on request of the Speaker pro Tempore

The following Members were granted leaves of absence for the day, because of legislative business elsewhere

Mr. Dannemeyer, on request of the Speaker pro Tempore.

Mr. Dymally, on request of the Speaker pro Tempore.

Mr. Ferrell, on request of the Speaker pro Tempore.

Mr. McMillan, on request of the Speaker pro Tempore.

Mr. Ryan, on request of the Speaker pro Tempore.

Mr. Song, on request of the Speaker pro Tempore.

Mr. Warren, on request of the Speaker pro Tempore

Mr. Unruh, on request of the Speaker pro Tempore.

Mr. Hinckley, on request of the Speaker pro Tempore.

Mr. Thelin, on request of the Speaker pro Tempore

The following Member was granted leave of absence for the day, on personal business, and desired to waive his per diem

Mr. Beilenson, on request of the Speaker pro Tempore

REPORTS OF STANDING COMMITTEES**Committee on Ways and Means**

Assembly Chamber, March 30, 1966

Mr. Speaker Your Committee on Ways and Means reports

Senate Bill No 1

With amendments with the recommendation Amend, and do pass, as amended.

CROWN, Chairman

Above bill ordered to second reading

Assembly Chamber, March 30, 1966

Mr. Speaker Your Committee on Ways and Means reports

Assembly Bill No 3

With amendments with the recommendation Amend, and re-refer to the Committee on Ways and Means

CROWN, Chairman

Above bill ordered to second reading

Committee on Engrossment and Enrollment

Assembly Chamber, March 31, 1966

Mr. Speaker Your Committee on Engrossment and Enrollment has examined.

Assembly Bill No 7

And reports the same correctly engrossed

SOTO, Chairman

Above bill ordered returned to second reading file

ANNOUNCEMENT REGARDING BUDGET BILL

Mr. Waldie announced that it is tentatively the plan of the House that the Budget Bill be brought before this House at 9 p m tonight

Point of Information

Mr. Thomas arose to the following point of information Do we have a report of the Committee on Ways and Means on the action taken yesterday by that committee on Senate Bill No 1?

Reply by the Speaker pro Tempore

Speaker pro Tempore Bee replied in the affirmative

Point of Information

Mr. Thomas arose to the following point of information: Assuming that we adjourn until tomorrow morning, will the Senate bill be on third reading?

Reply by the Speaker pro Tempore

Speaker pro Tempore Bee replied in the affirmative, if the rules are suspended to permit the bill to be returned to third reading instead of being returned to second reading after being reprinted, as is required by the rules.

REQUEST FOR UNANIMOUS CONSENT

Mr. Waldie was granted unanimous consent to take up Senate Bill No. 1 without reference to file, for the purpose of reading the bill the second time and adopting the committee amendments

SECOND READING OF SENATE BILL NO. 1 (BY UNANIMOUS CONSENT)

Senate Bill No. 1—An act making an appropriation 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, and declaring the urgency thereof, to take effect immediately

Bill read second time

Consideration of Committee Amendments

The following amendments, proposed by the Committee on Ways and Means, were read, and adopted.

(Item 28)**Amendment No. 1**

On page 4, line 17, strike out "94,999", and insert "110,111".

(Item 38)**Amendment No. 2**

On page 6, line 15, strike out "7,033,233", and insert "7,097,510".

Amendment No. 3

On page 6, line 18, strike out "14,734,763", and insert "14,868,276".

Amendment No. 4

On page 6, line 20, strike out "3,892,675", and insert "3,876,056".

Amendment No. 5

On page 6, line 23, strike out "18,627,438", and insert "18,744,332".

Amendment No. 6

On page 6, line 27, strike out "10,583,381", and insert "10,636,053".

Amendment No. 7

On page 6, line 33, strike out "7,033,288", and insert "7,097,510"

(Item 42)**Amendment No. 8**

On page 7, line 6, strike out "1,080,244", and insert "1,786,644"

(Item 44)**Amendment No. 9**

On page 7, line 25, strike out "16,365,540", and insert "17,013,452".

Amendment No. 10

On page 7, line 28, strike out "8,201,167", and insert "8,140,859".

Amendment No. 11

On page 7, line 31, strike out "8,164,373", and insert "8,872,593"

Amendment No. 12

On page 7, line 34, strike out "16,365,540", and insert "17,013,452"

(Item 45)**Amendment No. 13**

On page 7, line 46, strike out "18,306,330", and insert "18,262,549".

Amendment No. 14

On page 7, line 49, strike out "3,609,794", and insert "3,578,775".

Amendment No. 15

On page 8, line 3, strike out "14,696,536", and insert "14,683,774".

Amendment No. 16

On page 8, line 6, strike out "18,306,330", and insert "18,262,549"

(Item 53)**Amendment No. 17**

On page 9, line 19, strike out "4,385,154", and insert "4,436,856".

Amendment No. 18

On page 9, line 22, strike out "4,109,419", and insert "4,157,775".

Amendment No. 19

On page 9, line 25, strike out "846,351", and insert "849,697".

Amendment No. 20

On page 9, line 28, strike out "4,955,770", and insert "5,007,472".

Amendment No. 21

On page 9, line 33, strike out "4,385,154", and insert "4,436,856"

(Item 68)**Amendment No. 22**

On page 11, strike out lines 45 through 50, inclusive, and insert
 "68—For support of Departmental Administration, Department of Corrections, and agencies under the jurisdiction of the department, to be transferred to and in augmentation of the support appropriations, Budget Act of 1966, of Departmental Administration, Department of Corrections, and agencies under the jurisdiction of the department, upon order of the Department of Finance..... 322,193".

(Item 73)**Amendment No. 23**

On page 12, line 44, strike out "60,790,670", and insert "60,770,170"

Amendment No. 24

On page 12, line 47, strike out "42,614,859", and insert "42,594,359".

Amendment No. 25

On page 13, line 5, strike out "62,579,810", and insert "62,559,810"

Amendment No. 26

On page 13, line 9, strike out "60,790,670", and insert "60,770,170".

(Item 75)**Amendment No. 27**

On page 13, line 33, strike out "145,953", and insert "223,662".

(Item 76)**Amendment No. 28**

On page 13, line 37, strike out "9,530,721", and insert "9,582,445".

Amendment No. 29

On page 13, line 40, strike out "6,542,508", and insert "6,560,851".

Amendment No. 30

On page 13, line 43, strike out "3,215,118", and insert "3,248,494".

Amendment No. 31

On page 13, line 46, strike out "9,757,621", and insert "9,809,845".

Amendment No. 32

On page 13, line 50, strike out "9,530,721", and insert "9,582,445".

(Item 86)**Amendment No. 33**

On page 16, line 5, strike out "4,084,972", and insert "4,100,548"

Amendment No. 34

On page 16, line 8, strike out "3,425,092", and insert "3,437,068".

Amendment No. 35

On page 16, line 11, strike out "779,170", and insert "782,770".

Amendment No. 36

On page 16, line 14, strike out "4,204,262", and insert "4,219,836".

Amendment No. 37

On page 16, line 18, strike out "4,084,972", and insert "4,100,548"

(Item 91)**Amendment No. 38**

On page 17, line 22, strike out "3,890,453", and insert "4,063,477".

Amendment No. 39

On page 17, line 25, strike out "5,245,062", and insert "5,262,008"

Amendment No. 40

On page 17, line 28, strike out "1,474,603", and insert "1,523,076"

Amendment No. 41

On page 17, line 31, strike out "6,719,685", and insert "6,785,084".

Amendment No. 42

On page 17, line 35, strike out "2,097,618", and insert "2,056,118".

Amendment No. 43

On page 17, line 41, strike out "576,594", and insert "510,489".

Amendment No. 44

On page 17, line 44, strike out "3,890,453", and insert "4,063,477".

Amendment No. 45

On page 17, after line 44, insert

"All state employees employed on the effective date of this section in a civil service investigative position in carrying out the functions transferred by this section to the Bureau of Criminal Identification in the Department of Justice are transferred to a comparable position having the same salary range. Employees so transferred shall retain their respective positions in the state civil service, together with the personnel benefits accumulated by them at the time of transfer, and shall retain such rights as may attach under the law to the positions which they held at time of transfer."

(Item 91.1)**Amendment No. 46**

On page 17, after line 44, insert

"§11—For support of Department of Education for annual preparation for the use of the Legislature of magnetic tapes containing school financial and apportionment data -----

2,000"

(Item 95)**Amendment No. 47**

On page 18, line 17, strike out "554,741", and insert "539,836".

Amendment No. 48

On page 18, line 23, strike out "722,981", and insert "707,176".

Amendment No. 49

On page 18, line 28, strike out "591,324", and insert "576,419".

(Item 96)**Amendment No. 50**

On page 18, line 33, strike out "830,831", and insert "825,831".

Amendment No. 51

On page 18, line 35, strike out "768,210", and insert "763,210".

Amendment No. 52

On page 18, line 39, strike out "939,183", and insert "934,183".

Amendment No. 53

On page 18, line 45, strike out "830,831", and insert "825,831".

(Item 97)**Amendment No. 54**

On page 18, line 52, strike out "503,173", and insert "507,733".

Amendment No. 55

On page 19, line 4, strike out "78,720", and insert "74,160".

(Item 98)**Amendment No. 56**

On page 19, line 18, strike out "482,884", and insert "487,444".

Amendment No. 57

On page 19, line 21, strike out "70,715", and insert "66,155".

(Item 102)**Amendment No. 58**

On page 20, line 36, strike out "1,491,996", and insert "1,473,496".

Amendment No. 59

On page 20, line 39, strike out "2,719,999", and insert "2,717,099".

Amendment No. 60

On page 20, line 42, strike out "4,211,995", and insert "4,190,595".

Amendment No. 61

On page 20, line 47, strike out "3,318,800", and insert "3,297,400".

(Item 103)**Amendment No. 62**

On page 21, line 7, strike out "1,373,097", and insert "1,325,366".

Amendment No. 63

On page 21, line 10, strike out "1,211,387", and insert "1,184,855".

Amendment No. 64

On page 21, line 12, strike out "4,368,127", and insert "4,346,925".

Amendment No. 65

On page 21, line 15, strike out "5,579,514", and insert "5,531,783".

Amendment No. 66

On page 21, line 22, strike out "1,373,097", and insert "1,325,366".

(Item 104)**Amendment No. 67**

On page 21, line 26, strike out "1,041,777", and insert "1,047,533".

Amendment No. 68

On page 21, line 29, strike out "813,654", and insert "818,432".

Amendment No. 69

On page 21, line 32, strike out "228,123", and insert "229,101"

Amendment No. 70

On page 21, line 35, strike out "1,041,777", and insert "1,047,533".

(Item 107)**Amendment No. 71**

On page 22, line 22, strike out "226,420,020", and insert "226,978,856"

(Item 108)**Amendment No. 72**

On page 22, line 26, strike out "2,782,219", and insert "2,886,480"

Amendment No. 73

On page 22, line 31, strike out "665,311", and insert "705,000"

Amendment No. 74

On page 22, line 33, strike out "543,334", and insert "582,906".

Amendment No. 75

On page 22, after line 39, insert
 "(1) Extension and public service----- 25,000".

Amendment No. 76

On page 22, line 42, strike out "2,782,219", and insert "2,886,480".

(Item 108 1)**Amendment No. 77**

On page 22, strike out lines 43 through 50, inclusive, and on page 23, strike out lines 2 through 6, inclusive

(Item 112)**Amendment No. 78**

On page 23, line 31, strike out "1,010,480", and insert "1,600,938".

Amendment No. 79

On page 23, line 35, strike out "250,000", and insert "1,003,958".

Amendment No. 80

On page 23, line 41, strike out "284,196", and insert "120,696"

Amendment No. 81

On page 24, line 6, strike out "1,050,480", and insert "1,640,938".

Amendment No. 82

On page 24, line 11, strike out "1,010,480", and insert "1,600,938".

(Item 114)**Amendment No. 83**

On page 24, line 39, strike out "1,827,745", and insert "1,978,403".

Amendment No. 84

On page 24, line 43, strike out "1,295,964", and insert "1,393,689"

Amendment No. 85

On page 25, line 7, strike out "27,390", and insert "30,740".

Amendment No. 86

On page 25, after line 11, insert
 "(1) Centers for economic education----- 45,300".

Amendment No. 87

On page 25, line 16, strike out "33,605", and insert "37,888"

Amendment No. 88

On page 25, line 19, strike out "1,827,745", and insert "1,978,403"

(Item 115)**Amendment No. 89**

On page 25, line 23, strike out "2,134,605", and insert "2,167,121".

Amendment No. 90

On page 25, line 26, strike out "1,679,743", and insert "1,711,284".

Amendment No. 91

On page 25, line 29, strike out "581,731", and insert "582,706".

Amendment No. 92

On page 25, line 32, strike out "2,261,474", and insert "2,293,990".

Amendment No. 93

On page 25, line 37, strike out "2,134,605", and insert "2,167,121".

Amendment No. 94

On page 25, after line 37, insert

"provided, that funds appropriated for support of the Washington office shall be available only if the Trustees of the California State Colleges, the University of California and the Coordinating Council for Higher Education agree to share any such facilities as are obtained in Washington, D C"

(Item 117)**Amendment No. 95**

On page 26, line 8, strike out "488,351", and insert "550,000".

(Item No. 123.5)**Amendment No. 96**

On page 28, after line 8, insert

"123.5—For support of Kern County State College, in accordance with the following schedule -----

68,458

Schedule

(a) Personal Services -----	50,958
(b) Operating Expenses and Equipment -----	17,500

Total of schedule ----- 68,458"

(Item 141)**Amendment No. 97**

On page 34, after line 21, insert

"141—For support of California Commission on Manpower, Automation and Technology, payable from the Department of Employment Contingent Fund -----

75,000".

(Item 151)**Amendment No. 98**

On page 36, line 4, strike out "506,800", and insert "433,609".

(Item 152)**Amendment No. 99**

On page 36, line 9, strike out "3,256,255", and insert "3,332,441"

Amendment No. 100

On page 36, line 12, strike out "3,142,944", and insert "3,216,124".

Amendment No. 101

On page 36, line 15, strike out "432,913", and insert "435,919".

Amendment No. 102

On page 36, line 18, strike out "3,575,857", and insert "3,652,043"

Amendment No. 103

On page 36, line 27, strike out "3,256,255", and insert "3,332,441".

(Item 154)**Amendment No. 104**

On page 36, line 34, strike out "117,969", and insert "96,873".

(Item 158)

Amendment No. 105

On page 37, after line 19, insert
 "158—For support of Franchise Tax Board, to be transferred to and
 in augmentation of Item 157, Budget Act of 1966, upon order
 of the Department of Finance ----- 225,900".

(Item 159)

Amendment No. 106

On page 37, line 27, strike out "1,725,275", and insert "1,788,242".

Amendment No. 107

On page 37, line 30, strike out "1,273,886", and insert "1,325,974".

Amendment No. 108

On page 37, line 33, strike out "451,389", and insert "462,268".

Amendment No. 109

On page 37, line 36, strike out "1,725,275", and insert "1,788,242".

(Item 165)

Amendment No. 110

On page 39, line 12, strike out "1,342,983", and insert "1,452,048".

(Item 171)

Amendment No. 111

On page 40, line 16, strike out "121,119,791", and insert "121,654,663".

Amendment No. 112

On page 40, line 19, strike out "103,329,580", and insert "103,821,517".

Amendment No. 113

On page 40, line 22, strike out "18,617,654", and insert "18,660,589".

Amendment No. 114

On page 40, line 25, strike out "121,947,234", and insert "122,482,106".

Amendment No. 115

On page 40, line 32, strike out "121,119,791", and insert "121,654,663".

(Item 173)

Amendment No. 116

On page 40, after line 45, insert:
 "173—For support of Department of Public Health, to be transferred
 to and in augmentation of Item 175, Budget Act of 1966, upon
 order of the Department of Finance ----- 325,478".

(Item 175)

Amendment No. 117

On page 41, line 6, strike out "11,366,845", and insert "11,772,257".

Amendment No. 118

On page 41, line 9, strike out "11,802,382", and insert "11,945,829".

Amendment No. 119

On page 41, line 12, strike out "3,997,601", and insert "4,619,566"

Amendment No. 120

On page 41, line 15, strike out "16,577,035", and insert "16,565,395"

Amendment No. 121

On page 41, line 24, strike out "11,372,310", and insert "11,772,257".

Amendment No. 122

On page 41, after line 24, insert
 "provided, that expenditures for mosquito research which are
 made from this appropriation shall be limited to expenditures
 for mosquito research undertaken and carried out directly by

the Department of Public Health; and provided further, that the Department of Public Health develops and submits to the 1967 session of the Legislature a master plan of priorities among departmental staffed special projects consistent with public health needs in California and the mission of the department, in an amount not to exceed \$5,000,000 and that expenditures for departmental staffed special projects which are made from this appropriation be limited to \$4,660,788 during the 1966-67 fiscal year."

Amendment No. 123

On page 41, strike out lines 25 through 47, inclusive.

(Item 178)

Amendment No. 124

On page 42, line 46, strike out "5,137", and insert "10,897".

(Item 179)

Amendment No. 125

On page 42, line 51, strike out "4,769,799", and insert "8,825,878".

Amendment No. 126

On page 43, line 4, strike out "7,174,950", and insert "6,247,002".

Amendment No. 127

On page 43, line 7, strike out "13,863,987", and insert "10,716,236"

Amendment No. 128

On page 43, line 12, strike out "29,235,917", and insert "25,160,288".

Amendment No. 129

On page 43, line 17, strike out "15,720,717", and insert "12,588,959"

Amendment No. 130

On page 43, line 24, strike out "4,769,799", and insert "8,825,878".

(Item 180)

Amendment No. 131

On page 43, line 45, strike out "346,300", and insert "378,634"

Amendment No. 132

On page 44, line 3, strike out "45,333", and insert "13,089"

Amendment No. 133

On page 44, line 6, strike out "346,300", and insert "378,634".

(Item 183)

Amendment No. 134

On page 44, line 33, strike out "5,132,902", and insert "5,261,404"

Amendment No. 135

On page 44, line 36, strike out "7,262,359", and insert "7,380,422"

Amendment No. 136

On page 44, line 39, strike out "1,835,122", and insert "1,872,307"

Amendment No. 137

On page 44, line 42, strike out "9,007,481", and insert "9,261,729".

Amendment No. 138

On page 44, line 49, strike out "3,559,939", and insert "3,625,685"

Amendment No. 139

On page 44, line 52, strike out "5,132,902", and insert "5,261,404".

(Item 184)

Amendment No. 140

On page 45, line 19, strike out "44,596", and insert "53,569".

(Item 185)

Amendment No. 141

On page 45, line 23, strike out "20,004,888", and insert "20,042,719".

Amendment No. 142

On page 45, line 28, strike out "4,049,793", and insert "4,087,624"

Amendment No. 143

On page 45, line 31, strike out "20,491,351", and insert "20,529,182".

Amendment No. 144

On page 45, line 40, strike out "20,004,888", and insert "20,042,719"

(Item 186)

Amendment No. 145

On page 45, strike out lines 44 through 48, inclusive

(Item 189)

Amendment No. 146

On page 46, line 22, strike out "319,924", and insert "362,689"

(Item 190)

Amendment No. 147

On page 46, line 25, strike out "14,676,839", and insert "14,722,830".

Amendment No. 148

On page 46, line 28, strike out "12,579,207", and insert "12,621,495".

Amendment No. 149

On page 46, line 31, strike out "3,836,004", and insert "3,839,707"

Amendment No. 150

On page 46, line 34, strike out "16,415,211", and insert "16,461,202"

Amendment No. 151

On page 46, line 38, strike out "14,676,839", and insert "14,722,830".

(Item 192)

Amendment No. 152

On page 47, after line 15, insert
 "192—For allocation by executive order of the Department of Finance
 to state agencies for the development of a statewide criminal
 justice information system and for criminal justice demonstra-
 tion projects, Department of Finance, in accordance with the
 following schedule ----- 760,000
 Schedule -----

(a) Criminal justice information system -----	510,000
(b) Criminal justice demonstration projects -----	250,000

Total of schedule -----	760,000
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Provided, that any allocation from this item shall be based
 upon the recommendation of the California Joint Counsel on
 Technology and the Administration of Justice".

(Item 193)

Amendment No. 153

On page 47, line 21, strike out "56,000", and insert "85,000".

Amendment No. 154

On page 47, line 23, insert
 "(a) Research and development ----- 85,000".

Amendment No. 155

On page 47, strike out lines 24 and 25

Amendment No. 156

On page 47, line 28, strike out "56,000", and insert "85,000".

(Item 194)

Amendment No. 157

On page 47, after line 35, insert
 "194—For support of Departmental Administration, Adult Authority,
 California Women's Board of Terms and Parole and Board of
 Corrections, Department of Corrections, to be transferred to
 and in augmentation of Item 69, Budget Act of 1966, upon
 order of the Department of Finance-----

172,000".

(Item 195)

Amendment No. 158

On page 47, line 40, strike out "3,336,915", and insert "4,184,572".

Amendment No. 159

On page 47, line 42, strike out "2,750,876", and insert "3,089,783".

Amendment No. 160

On page 47, line 44, strike out "1,222,342", and insert "1,731,592".

Amendment No. 161

On page 47, line 46, strike out "3,973,718", and insert "4,821,375".

Amendment No. 162

On page 48, line 5, strike out "3,336,915", and insert "4,184,572".

(Item No. 197.5)

Amendment No. 163

On page 48, strike out lines 23 through 30, inclusive

(Item 202)

Amendment No. 164

On page 49, line 30, strike out "1,329,626", and insert "1,282,912".

Amendment No. 165

On page 49, line 34, strike out "325,133", and insert "278,419"

Amendment No. 166

On page 49, line 36, strike out "1,329,626", and insert "1,282,912"

(Item 204)

Amendment No. 167

On page 50, line 4, strike out "16,657", and insert "36,345".

(Item 216)

Amendment No. 168

On page 52, line 31, strike out "357,643", and insert "358,593".

Amendment No. 169

On page 52, line 34, strike out "100,011", and insert "100,961".

Amendment No. 170

On page 52, line 39, strike out "357,643", and insert "358,593".

(Item 250)

Amendment No. 171

On page 59, line 37, strike out "122,452", and insert "108,318".

Amendment No. 172

On page 59, line 40, strike out "298,303", and insert "228,649".

Amendment No. 173

On page 59, line 43, strike out "420,755", and insert "331,967".

Amendment No. 174

On page 59, line 48, strike out "268,788", and insert "178,000".

(Item 251)

Amendment No. 175

On page 60, line 10, strike out "329,001", and insert "532,722".

(Item 252)

Amendment No. 176

On page 60, after line 10, insert

"252—For allotment, pursuant to Section 4006 of the Public Resources Code, for the prevention and suppression of forest fires on state responsibility lands within the counties shown below, to be transferred to and in augmentation of Item 257, Budget Act of 1966, upon order of the Department of Finance, in accordance with the following schedule -----

29,399

Schedule

(a) Kern County -----	2,856
(b) Los Angeles County -----	13,379
(c) Marin County -----	2,856
(d) Santa Barbara County -----	5,313
(e) Ventura County -----	5,395

Total of schedule ----- 29,399".

(Item 253)

Amendment No. 177

On page 60, line 36, strike out "21,657", and insert "27,667".

(Item 268 5)

Amendment No. 178.

On page 63, strike out lines 32 through 36, inclusive

(Item 271)

Amendment No. 179

On page 64, line 13, strike out "14,655,276", and insert "14,712,376"

Amendment No. 180

On page 64, line 16, strike out "12,481,039", and insert "12,473,139".

Amendment No. 181

On page 64, line 22, strike out "17,063,998", and insert "17,056,098".

Amendment No. 182

On page 64, line 25, strike out "1,521,127", and insert "1,456,127"

Amendment No. 183

On page 64, line 31, strike out "14,655,276", and insert "14,712,376".

(Item 273)

Amendment No. 184

On page 64, line 45, strike out "10,844,489", and insert "10,859,489".

Amendment No. 185

On page 64, line 50, strike out "6,266,579", and insert "6,281,579"

Amendment No. 186

On page 65, line 6, strike out "15,285,675", and insert "15,300,675".

Amendment No. 187

On page 65, line 13, strike out "10,844,489", and insert "10,859,489".

(Item 273.5)

Amendment No. 188

On page 65, line 31, strike out "110,000", and insert "305,000".

Amendment No. 189

On page 65, after line 35, insert

"(c) Orange County ground water investigation..	50,000
(d) Bunker Hill-San Timoteo ground water basin investigation -----	145,000"

Amendment No. 190

On page 65, line 36, strike out "(c)", and insert "(e)"

Amendment No. 191

On page 65, line 39, strike out "110,000", and insert "305,000".

(Item 277.5)

Amendment No. 192

On page 67, line 25, after "expenditure", insert "on any contract or agreement exceeding \$10,000 in amount"

Amendment No. 193

On page 67, line 27, after "vided", insert "written"

Amendment No. 194

On page 67, line 27, after "assurances", insert "citing the facts involved in each of the above contracts or agreements".

Amendment No. 195

On page 67, line 28, after "Finance," insert "with a copy furnished to the Joint Legislative Budget Committee,".

Amendment No. 196

On page 67, line 31, after "gration", insert "and economy".

Amendment No. 197

On page 67, line 31, after "of", insert "the"

Amendment No. 198

On page 67, line 31, after "achieved", insert
"; and provided further, that none of such funds shall be
used for any study or contract with the Department of Water
Resources under which the department is given any authority
over the policy direction or control of the study or contract"

(Item 285)

Amendment No. 199

On page 68, line 25, strike out "70,939,265", and insert "70,839,285"

Amendment No. 200

On page 68, line 30, strike out "20,754,538", and insert "20,714,538".

Amendment No. 201

On page 68, line 33, strike out "72,037,420", and insert "71,997,420"

Amendment No. 202

On page 68, line 35, strike out "1,098,135", and insert "1,158,135".

Amendment No. 203

On page 68, line 38, strike out "70,939,285", and insert "70,839,285".

Amendment No. 204

On page 68, strike out lines 39 through 52, inclusive; and on page 69, strike out lines 2 through 52, inclusive; and on page 70, strike out lines 2 and 3

(Item 291)

Amendment No. 205

On page 71, strike out lines 10 through 23, inclusive

(Item 299)

Amendment No. 206

On page 73, line 16, strike out "4,000", and insert "3,400"

(Item 300)

Amendment No. 207

On page 73, strike out lines 19 through 21, inclusive

(Item 303)

Amendment No. 208

On page 73, line 40, strike out "10,000", and insert "30,900"

(Item 307)

Amendment No. 209

On page 74, line 10, strike out "150,000", and insert "428,738".

(Item 314)**Amendment No. 210**

On page 76, line 45, strike out "4,932,400", and insert "6,496,500"

Amendment No. 211

On page 76, line 51, strike out "5,012,024", and insert "6,561,465"

(Item 315)**Amendment No. 212**

On page 78, line 5, strike out "6,903,116", and insert "11,539,472"

Amendment No. 213

On page 78, line 11, strike out "6,372,147", and insert "11,564,867"

Amendment No. 214

On page 78, line 29, strike out "607,474", and insert "993,340"

(Item 317)**Amendment No. 215**

On page 79, line 14, strike out "1,103,966", and insert "1,026,337".

Amendment No. 216

On page 79, line 17, strike out "781,256", and insert "703,629".

Amendment No. 217

On page 79, line 28, strike out "1,103,966", and insert "1,026,337".

(Item 319)**Amendment No. 218**

On page 80, line 19, strike out "298,848", and insert "298,763"

Amendment No. 219

On page 80, line 22, strike out "211,436", and insert "211,351".

Amendment No. 220

On page 81, line 16, strike out "298,848", and insert "298,763"

(Item 323)**Amendment No. 221**

On page 81, line 45, strike out "18,080,045", and insert "20,318,300"

Amendment No. 222

On page 81, line 49, strike out "urban poverty in the state", and insert "poverty in the state, in urban as well as other areas"

(Item 324)**Amendment No. 223**

On page 82, line 27, strike out "1,078,943", and insert "1,900,000"

Amendment No. 224

On page 82, line 30, after "of", strike out "urban poverty in the state", and insert "poverty in the state, in urban as well as other areas"

(Item 330)**Amendment No. 225**

On page 84, line 7, strike out "50,000", and insert "350,000"

(Item 339)**Amendment No. 226**

On page 87, line 13, strike out "29,509,559", and insert "29,530,959".

Amendment No. 227

On page 87, line 18, strike out "29,509,559", and insert "29,530,959"

Amendment No. 228

On page 87, line 20, strike out "27,679,238", and insert "27,700,688"

Amendment No. 229

On page 87, after line 22, insert
 "provided, that \$1,800,000 of the net appropriation will be allocated by executive order of the Department of Finance to the Department of Education if the matching requirements for the Manpower Development and Training Act cannot be met with state and/or local in-kind services"

(Item 344)**Amendment No. 230**

On page 89, line 28, strike out "504,084", and insert "515,463".

(Item 348)**Amendment No. 231**

On page 90, line 20, strike out "1,244,728", and insert "1,867,092".

(Item 350)**Amendment No. 232**

On page 90, after line 38, insert
 "Provided, that no part of the money hereby appropriated shall be expended for any hospital facility the governing body or administration of which refuses to admit persons certified as eligible for benefits under the provisions of Chapter 7 (commencing with Section 14000) or Chapter 8 (commencing with Section 14500) of Part 3, Division 9, of the Welfare and Institutions Code"

(Item 351)**Amendment No. 233**

On page 91, line 21, strike out "12,561,968", and insert "12,785,349"

Amendment No. 234

On page 91, line 37, strike out "2,452,243", and insert "3,145,770"

Amendment No. 235

On page 91, line 40, strike out "37,453,748", and insert "38,147,275"

Amendment No. 236

On page 91, line 45, strike out "24,591,780", and insert "25,361,926"

Amendment No. 237

On page 91, line 48, strike out "12,561,968", and insert "12,785,349"

Amendment No. 238

On page 92, line 3, strike out ", and provided fur-", and insert a period

Amendment No. 239

On page 92, strike out lines 4 through 9, inclusive

(Item 359)**Amendment No. 240**

On page 95, line 48, strike out "91,500", and insert "100,400"

(Item 359.5)**Amendment No. 241**

On page 95, strike out lines 49 through 52, inclusive

(Item 367.1)**Amendment No. 242**

On page 98, after line 34, insert
 "367.1—For capital outlay, Department of General Services, in accordance with the following schedule -----

Schedule
 (a) Site acquisition for state office building—Long Beach ----- 750,000

Total of schedule ----- 750,000".

750,000

(Item 367 2)

Amendment No. 243

On page 98, after line 34, insert
 "307 2—For capital outlay, Department of General Services, in accordance with the following schedule ----- 200,000
 Schedule
 (a) Project planning and working drawings for
 state office building—Van Nuys ----- 200,000
 Total of schedule ----- 200,000".

(Item 386)

Amendment No. 244

On page 103, line 43, strike out "1,973,714", and insert "1,823,650"

Amendment No. 245

On page 104, line 20, strike out "1,125,064", and insert "975,000"

Amendment No. 246

On page 104, line 23, strike out "1,973,714", and insert "1,823,650"

(Item 390)

Amendment No. 247

On page 106, line 5, strike out "315,270", and insert "175,270"

Amendment No. 248

On page 106, line 8, strike out "250,000", and insert "100,000"

Amendment No. 249

On page 106, after line 9, insert
 "(c) Study of nursing home facility needs ----- 10,000"

Amendment No. 250

On page 106, line 11, strike out "315,270", and insert "175,270"

(Item 394)

Amendment No. 251

On page 106, after line 33, insert
 "394—For capital outlay, I-A District Agricultural Association, in accordance with the following schedule ----- 556,500
 Schedule
 (a) Alterations and improvements to Cow Palace
 Building and site development ----- 556,500
 Total of schedule ----- 556,500
 provided, that no funds appropriated herein shall be expended until:

- (1) The Director of Finance determines that the I-A District Agricultural Association has entered into a satisfactory agreement or agreements with local jurisdictions to provide an equal amount of funds for the same purposes, and
- (2) A loan agreement has been entered into by the I-A District Agricultural Association and the Department of Finance providing for repayment to the General Fund of the amount expended hereunder, together with interest thereon computed at a rate to be determined by the Department of Finance, such repayment to be made from funds available to the I-A District Agricultural Association, which funds are hereby appropriated in addition to existing statutory appropriations, without regard to fiscal years to the extent necessary for such repayment"

(Item 395)

Amendment No. 252

On page 107, line 18, strike out "1,649,975", and insert "477,000".

Amendment No. 253

On page 107, line 23, strike out "1,649,975", and insert "477,000".

Amendment No. 254

On page 107, line 26, strike out "1,640,975", and insert "477,000".

Amendment No. 255

On page 107, line 28, after "until", strike out "a loan agreement has".

Amendment No. 256

On page 107, strike out lines 29 through 39, inclusive, and insert
"the Director of Finance determines that the 1-A District Agricultural Association has entered into the agreement or agreements with the local jurisdictions required in the proviso to Item 394 of this act"

(Item 396.1)

Amendment No. 257

On page 108, after line 10, insert	
"396.1—For capital outlay, 19th District Agricultural Association in accordance with the following schedule -----	25,000
Schedule	
(a) Purchase of statue for Earl Warren Park...	25,000
Total of schedule -----	25,000".

(Item 396.9)

Amendment No. 258

On page 108, strike out lines 24 through 48, inclusive.

(Item 398)

Amendment No. 259

On page 109, line 29, strike out "14,337,287", and insert "14,380,637".

Amendment No. 260

On page 110, line 19, strike out "690,000", and insert "890,000".

Amendment No. 261

On page 111, strike out lines 8 through 12, inclusive, and insert
"lic use facilities ----- 900,000"

Amendment No. 262

On page 111, after line 14, insert	
"(dd) Sugar Pine Point State Park—initial development -----	74,350".

Amendment No. 263

On page 111, strike out lines 18 through 23, inclusive.

Amendment No. 264

On page 111, line 26, strike out "14,337,287", and insert "14,445,637"

Amendment No. 265

On page 111, after line 26, insert	
"Less estimated amounts available from other sources.	
(ff) Federal funds -----	65,000
Net appropriation -----	14,380,637"

(Item 398.1)

Amendment No. 266

On page 111, after line 26, insert	
"398.1—For capital outlay, Department of Parks and Recreation, in accordance with the following schedule -----	50,000
Schedule	
(a) Pio Pico State Historical Monument—historic building restoration -----	50,000
Total of schedule -----	50,000".

(Item 398.2)

Amendment No. 267

On page 111, after line 26, insert
 "398 2—For capital outlay, Department of Parks and Recreation, in accordance with the following schedule----- 10,000
 Schedule
 (a) Marshall Gold Discovery State Historic Park—completion of restoration of Sutter's Mill----- 10,000
 Total of schedule ----- 10,000"

(Item 398.3)

Amendment No. 268

On page 111, after line 26, insert
 "398 3—For capital outlay, Department of Parks and Recreation, in accordance with the following schedule----- 70,000
 Schedule
 (a) San Juan Bautista State Historical Monument—historical building restoration, Plaza Hotel----- 70,000
 Total of schedule ----- 70,000".

(Item 401)

Amendment No. 269

On page 113, strike out lines 23 through 26, inclusive.

(Item 401.1)

Amendment No. 270

On page 113, strike out lines 30 through 39, inclusive.

(Item 402)

Amendment No. 271

On page 113, line 44, strike out "20,831,820", and insert "12,016,720".

Amendment No. 272

On page 114, after line 23, insert
 "provided, that funds herein appropriated shall only be available for expenditure upon transmittal to the Office of Architecture and Construction program information required to facilitate preparation of adequate plans"

Amendment No. 273

On page 114 strike out lines 31 through 33, inclusive

Amendment No. 274

On page 114, line 42, strike out "20,831,820", and insert "12,016,720".

(Item 403)

Amendment No. 275

On page 115, line 4, strike out "65,866,900", and insert "66,366,900".

Amendment No. 276

On page 118, after line 14, insert
 "(Hix) Acquisition of library books----- 500,000"

Amendment No. 277

On page 119, line 16, strike out "65,866,900", and insert "66,366,900".

(Item 409)

Amendment No. 278

On page 128, line 27, strike out "14,598,300", and insert "15,748,300".

Amendment No. 279

On page 129, line 18, strike out "1,000,000", and insert "2,150,000"

Amendment No. 280

On page 130, line 14, strike out "14,598,300", and insert "15,748,300".

(Item 410)

Amendment No. 281

On page 130, line 28, strike out "7,955,973", and insert "10,142,970"

Amendment No. 282

On page 130, line 33, strike out "66,866", and insert "84,825"

Amendment No. 283

On page 130, line 36, strike out "34,611", and insert "46,131"

Amendment No. 284

On page 130, line 40, strike out "605,552", and insert "768,197".

Amendment No. 285

On page 130, line 43, strike out "90,562", and insert "126,811".

Amendment No. 286

On page 130, line 46, strike out "75,961", and insert "96,363"

Amendment No. 287

On page 130, line 52, strike out "67,932", and insert "86,181".

Amendment No. 288

On page 131, line 5, strike out "185,386", and insert "235,180"

Amendment No. 289

On page 131, line 8, strike out "25,100", and insert "31,855"

Amendment No. 290

On page 131, line 11, strike out "118,670", and insert 150,554"

Amendment No. 291

On page 131, line 15, strike out "1,930,052", and insert "2,448,796"

Amendment No. 292

On page 131, line 17, strike out "143,425", and insert "191,134"

Amendment No. 293

On page 131, line 20, strike out "124,395", and insert "157,806".

Amendment No. 294

On page 131, line 23, strike out "453,533", and insert "575,357".

Amendment No. 295

On page 131, line 25, strike out "53,503", and insert "71,302"

Amendment No. 296

On page 131, line 28, strike out "16,410", and insert "21,883"

Amendment No. 297

On page 131, line 31, strike out "53,373", and insert "67,709"

Amendment No. 298

On page 131, line 34, strike out "21,700", and insert "28,919"

Amendment No. 299

On page 131, line 38, strike out "504,617", and insert "672,506"

Amendment No. 300

On page 131, line 40, strike out "426,580", and insert "541,150"

Amendment No. 301

On page 131, line 43, strike out "409,209", and insert "519,116"

Amendment No. 302

On page 131, line 49, strike out "237,349", and insert "301,118"

Amendment No. 303

On page 131, line 51, strike out "126,295", and insert "160,242".

Amendment No. 304

On page 132, line 5, strike out "416,501", and insert "528,394"

Amendment No. 305

On page 132, line 8, strike out "22,477", and insert "28,524"

Amendment No. 306

On page 132, line 12, strike out "39,552", and insert "50,177".

Amendment No. 307

On page 132, line 15, strike out "51,061", and insert "64,779".

Amendment No. 308

On page 132, line 18, strike out "177,834", and insert "225,598"

Amendment No. 309

On page 132, line 22, strike out "403,950", and insert "512,466"

Amendment No. 310

On page 132, line 26, strike out "1,064,502", and insert "1,350,397"

Amendment No. 311

On page 132, line 29, strike out "7,955,973", and insert "10,142,970"

(Item 412)**Amendment No. 312**

On page 133, line 22, strike out "3,244,986", and insert "2,954,986".

Amendment No. 313

On page 133, line 30, strike out "or", and insert "and"

Amendment No. 314

On page 133, strike out lines 46 through 48, inclusive, and insert
"Project planning ----- 120,000"

Amendment No. 315

On page 134, line 32, strike out "3,244,986", and insert "2,954,986"

Amendment No. 316

On page 134, after line 32, insert
"provided, that funds in category (b) of this item cannot be
committed for working drawings or construction until the
Health and Welfare Agency prepares a plan for the ultimate
use of this facility and relates its use to that of the Depart-
ment of Rehabilitation facility for the mentally retarded that
will occupy the same site."

(Item 414)**Amendment No. 317**

On page 135, line 11, strike out "8,000 000", and insert "10,000"

Amendment No. 318

On page 135, line 15, strike out "6,400,000", and insert "8,000"

Amendment No. 319

On page 135, line 18, strike out "1,800,000", and insert "2,000"

Amendment No. 320

On page 135, line 20, strike out "8,000,000", and insert "10,000".

(Item 416)**Amendment No. 321**

On page 136, line 7, strike out "451,200", and insert "616,200"

Amendment No. 322

On page 136, line 10, strike out "419,500", and insert "564,500"

Amendment No. 323

On page 136, line 20, strike out "31,700", and insert "51,700".

Amendment No. 324

On page 136, line 23, strike out "451,200", and insert "616,200"

(Item 416.5)**Amendment No. 325**

On page 136, after line 23, insert
 "416.5—For capital outlay, Department of General Services, payable
 from the State Construction Program Fund, for land acquisition,
 site development, and site preparation needs for the state
 government ----- 15,000,000"

(Item 423)**Amendment No. 326**

On page 140, line 21, strike out "25,939,000", and insert "39,536,000"

Amendment No. 327

On page 147, line 9, strike out "5,902,000", and insert "14,502,000"

Amendment No. 328

On page 147, strike out lines 21 and 22, and insert
 "(6) Santa Monica Mountains"

Amendment No. 329

On page 147, after line 37, insert
 "(d) Drum Barracks—land acquisition----- 115,000".

Amendment No. 330

On page 148, line 12, strike out "297,550", and insert "735,000"

Amendment No. 331

On page 148, after line 14, insert
 "(j) San Diego "Old Town"—land acquisition... 3,000,000
 (k) Torrey Pines State Reserve—land acquisition 2,000,000
 (l) Whipple Mountains—land acquisition----- 790,000"

Amendment No. 332

On page 148, strike out lines 15 through 37, inclusive, and insert
 "(m) Augmentations for Bolsa Chica, Cima Dome, Drum
 Barracks, MacKenzie, Mitchell Caverns, Montana de
 Oro, Montgomery Woods, Old Sacramento, Picacho,
 Santa Monica Mountains and Whipple Mountains (Sec-
 tion 5096 23, Public Resources Code)----- 4,028,000
 (n) Acquisition costs for Bolsa Chica, Cima Dome, Drum
 Barracks, MacKenzie, Mitchell Caverns, Montana de
 Oro, Montgomery Woods, Old Sacramento Picacho,
 Santa Monica Mountains and Whipple Mountains
 ----- 610,000
 (r) Ano Nuevo State Reserve—expansion----- 1,000,000"

Amendment No. 333

On page 148, strike out lines 40 through 50, inclusive.

Amendment No. 334

On page 148, line 52, strike out "25,939,000", and insert "39,536,000".

Amendment No. 335

On page 140, strike out lines 2 through 15, inclusive

(Item 424)**Amendment No. 336**

On page 149, line 26, strike out "3,144,150", and insert "4,077,550"

Amendment No. 337

On page 149, after line 40, insert
 "(e) Sugar Pine Point State Park—initial de-
 velopment ----- 933,400".

Amendment No. 338

On page 149, line 45, strike out "3,144,150", and insert "4,077,550".

(Sec. 10.4)

Amendment No. 339

On page 155, after line 18, insert

"Sec 10.4 All fees transferred to the General Fund pursuant to Section 5107 of the Vehicle Code, as added by Assembly Bill No. 5 of the 1966 Regular (Budget) Session, during the 1966-67 fiscal year shall be re-transferred to the State Highway Fund for expenditure by the Department of Public Works for acquisition of real property adjacent to state highways for the preservation and maintenance of scenic areas adjacent to such highways to preserve or enhance the natural beauty of, or points of interest in, the areas traversed by such highways, and for the planning, designing, construction, and maintenance of safety roadside rests and the establishment of, and maintenance of maps at, information centers at such safety roadside rests"

(Sec. 18.4)

Amendment No. 340

On page 157, after line 36, insert

"Sec 18.4 Prior to November 8, 1966, no money from the State Construction Program Fund appropriated in this act shall be expended, other than amounts appropriated to the Department of Education for allocation to the junior colleges and amounts deemed necessary by the Director of Finance to meet critical timing problems or other needs of an agency, nature, provided that on and after November 8, 1966, no money appropriated in this act shall be expended from said fund for any purpose other than those amounts appropriated to the Department of Education for allocation to the junior colleges unless the State Higher Education Construction Program Bond Act of 1966 submitted at the November 8, 1966, general election is adopted by the voters

Bill ordered reprinted.

Request for Unanimous Consent to Temporarily Suspend the Rules

Mr. Waldie was granted unanimous consent that the Rules be temporarily suspended for the purpose of permitting Senate Bill No. 1 to be returned to the third reading file

CONSIDERATION OF DAILY FILE**BILLS ON SECOND READING FILE PURSUANT TO THE RULES**

Pursuant to the Assembly Rules, the following bill was this day on the second reading file:

Assembly Bill No. 7 ordered to third reading

REQUEST FOR UNANIMOUS CONSENT

Mr. Carrell was granted unanimous consent to take up Assembly Bill No. 7 without reference to file, for purpose of consideration at this time.

CONSIDERATION OF ASSEMBLY BILL NO. 7

Assembly Bill No. 7—An act to amend Sections 6006 and 6010 of, and to add Section 60941 to, the Revenue and Taxation Code, relating to the Sales and Use Tax Law, to take effect immediately, tax levy

Bill read third time and passed by the following vote

AYES—Alquist, Badham, Bagley, Bee, Belotti, Biddle, Burgener, Carrell, Chapel, Chappie, Conrad, Danielson, Davis, Deukmejian, Dills, Donovan, Duffy, Elliott, Flournoy, Foran, Garrigus, Greene, Henson, Harvey Johnson, Ray E. Johnson, Kennick, McMillan, Meyers, Moretti, Mulford, Petris, Porter, Quimby, Russell, Shoemaker, Soto, Thomas, Waldie, Whetmore, Willson, Winton, Young, Z'berg, and Zenovich—41

NOES—None

Bill ordered transmitted to the Senate

ANNOUNCEMENTS OF COMMITTEE MEETINGS

It was announced that the following committees would hold meetings:

Today—Upon recessing—

Civil Service and State Personnel (Meyers, Chairman), in Room 3188

At 2 p m —

Full Committee on Ways and Means (Crown, Chairman), in Room 4202

RECESS

At 12 19 p.m., Speaker pro Tempore Bee declared the Assembly recessed until 9.10 p.m

REASSEMBLED

At 9.10 p m, the Assembly reconvened

Hon Carlos Bee, Speaker pro Tempore of the Assembly, presiding.

Chief Clerk James D Driscoll at the Desk

Assistant Clerk Malcolm MacIntyre reading

REPORTS OF STANDING COMMITTEES**Committee on Rules**

Assembly Chamber, March 31, 1966

Mr Speaker Your Committee on Rules reports

Senate Concurrent Resolution No 3

With the recommendation Be adopted

Pursuant to the provisions of Joint Rules Nos 22 1, 22 2, and 22 3, the committee recommends that the above resolution be placed on the Consent Calendar

MILLS, Chairman

Above resolution ordered on file

Assembly Chamber, March 31, 1966

Mr Speaker Your Committee on Rules reports

House Resolution No 47

With amendments with the recommendation Amend, and be adopted, as amended

MILLS, Chairman

Above resolution ordered on file

Committee on Revenue and Taxation

Assembly Chamber, March 31, 1966

Mr Speaker Your Committee on Revenue and Taxation reports

Assembly Bill No 1

With the recommendation That the bill be retained in committee, and that the subject matter be referred to the Committee on Rules for assignment to the proper interim committee for study.

PETRIS, Chairman

Subject matter of the above bill referred to the Committee on Rules

Assembly Chamber, March 31, 1966

Mr Speaker Your Committee on Revenue and Taxation reports

Assembly Concurrent Amendment No 1

With amendments with the recommendation Amend, and be adopted as amended

PETRIS, Chairman

Above resolution ordered on file

REQUEST FOR UNANIMOUS CONSENT

Speaker pro Tempore Bee was granted unanimous consent that representatives of the press, radio and television be permitted on the floor of the Assembly during this session

MESSAGES FROM THE SENATE

Senate Chamber, Sacramento, March 30, 1966

Mr Speaker I am directed to inform your honorable body that the Senate on this day adopted:

Assembly Concurrent Resolution No 6

J A BEEK, Secretary of the Senate

By R W Lyons, Assistant Chief Secretary

Above resolution ordered enrolled.

Senate Chamber, Sacramento, March 31, 1966

Mr Speaker I am directed to inform your honorable body that the Senate on this day adopted:

Assembly Concurrent Resolution No 4

Assembly Concurrent Resolution No 7

J A BEEK, Secretary of the Senate

By Kip Jacobsen, Assistant Secretary

Above resolutions ordered enrolled

Senate Chamber, Sacramento, March 31, 1966

Mr Speaker I am directed to inform your honorable body that the Senate on this day adopted:

Senate Concurrent Resolution No 2

J A BEEK, Secretary of the Senate

By Kip Jacobsen, Assistant Secretary

FIRST READING AND REFERENCE OF SENATE BILLS

The following resolution was read

Senate Concurrent Resolution No. 2—Relative to adoption of the Joint Rules of the Senate and Assembly

Held at Desk by order of the Speaker pro Tempore.

CONSIDERATION OF DAILY FILE (RESUMED)**THIRD READING OF ASSEMBLY BILLS**

Assembly Bill No. 10—An act to add Sections 17181.5 and 18405.5 to the Revenue and Taxation Code, relating to personal income taxes

Bill read third time, and passed by the following vote

AYES—Allen, Alquist, Ashcraft, Badham, Barnes, Bee, Biddle, Brown, Burgener, Burton, Carrell, Casev, Chapel, Chappie, Collier, Cusanovich, Danielson, Davis, Denkmegian, Elliott, Fenton, Garrigus, Greene, Harvey, Johnson, Ray E Johnson, Kennick, Marks, Mihos, Mills, Monagan, Moretti, Mulford, Petris, Porter, Powers, Quimby, Rumford, Russell, Shoemaker, Soto, Stanton, Stevens, Thomas, Veysey, Walde, Whitmore, Williamson, Winton, Young, Z'berg, and Zenovich—51
NOES—None

Bill ordered transmitted to the Senate

Assembly Bill No. 11—An act to amend Sections 6092, 6094, 6242 and 25101 of, to add Section 6406 to, and to add an article heading to Chapter 17 of Part 11 of Division 2, immediately to precede Section 25101 of, and to add Article 2 (commencing with Section 25120) to

Chapter 17 of Part 11 of Division 2 of, the Revenue and Taxation Code, relating to taxation

Bill read third time, and passed by the following vote.

AYES—Allen, Alquist, Ashcraft, Badiham, Bagley, Barnes, Bee, Belotti, Biddle, Britschgi, Brown, Burgener, Burton, Carilli, Chapel, Chappie, Conrad, Cusanovich, Danielson, Davis, Denkmejian, Donovan, Duffy, Elliott, Fenton, Flournoy, Foran, Garrigus, Gonsalves, Greene, Harvey Johnson, Ray E. Johnson, Kennick, Knox, Marks, Meyers, Milias, Mills, Monagan, Moretti, Patter, Petris, Porter, Powers, Quimby, Rumford, Russell, Shoemaker, Soto, Stanton, Stevens, Thomas, Veneman, Veysev, Waldie, Wetmore, Williamson, Willson, Winton, Young, Z'berg, and Zenovich—42

NOES—None

Bill ordered transmitted to the Senate

REQUEST FOR UNANIMOUS CONSENT

Mr. Chapel was granted unanimous consent to take up Assembly Constitutional Amendment No. 1 without reference to file, for purpose of adopting the committee amendments at this time

CONSIDERATION OF ASSEMBLY CONSTITUTIONAL AMENDMENT NO. 1

Assembly Constitutional Amendment No. 1—A resolution to propose to the people of the State of California an amendment to the Constitution of the state, by amending Section 14½ of Article XIII, relating to taxation of insurance companies

Resolution read.

Consideration of Committee Amendments

The following amendments, proposed by the Committee on Revenue and Taxation, were read, and adopted.

Amendment No. 1

On page 4, line 45, of the printed measure, as amended in Assembly March 29, 1966, after "exchange", insert "and each corporate or other manager of an insurance company or association".

Amendment No. 2

On page 4, line 48, after "fact", insert "or manager"

Resolution ordered reprinted

Assembly Constitutional Amendment No. 1 Considered Re-engrossed

Mr. Chapel was granted unanimous consent that Assembly Constitutional Amendment No. 1 be considered re-engrossed

Request for Unanimous Consent

Mr. Chapel asked for unanimous consent to take up Assembly Constitutional Amendment No. 1 without reference to file, for purpose of consideration at this time

Mr. Petris withheld unanimous consent

Request to Take Up Assembly Constitutional Amendment No. 1 Withdrawn

Mr. Chapel was granted unanimous consent to withdraw his request to take up Assembly Constitutional Amendment No. 1 at this time

Rush Order Placed Upon Printing of Assembly Constitutional Amendment No. 1

Mr. Chapel was granted unanimous consent that a rush order be placed upon the printing of Assembly Constitutional Amendment No. 1.

NAME PLACED UPON ROLL CALL ON ASSEMBLY BILL NO. 7

Mr Russell was granted unanimous consent that he be recorded as voting "Aye" on Assembly Bill No 7

MEMBERS EXCUSED FOR COMMITTEE MEETING

At 9 36 p.m., Mr Petrus was granted unanimous consent that the members of the Committee on Revenue and Taxation be excused, for the purpose of holding a meeting of the committee at this time, for purpose of hearing Assembly Bill No 12.

REQUEST FOR UNANIMOUS CONSENT TO PRINT IN JOURNAL

Speaker pro Tempore Bee was granted unanimous consent that the following communication be printed in the Journal.

Assembly Committee on Ways and Means
Sacramento, March 31, 1966

Mr. James Driscoll
Chief Clerk of the Assembly
Room 3194, State Capitol

Dear Jim:

Attached is a set of technical amendments to make corrections in Amendments Nos 233, 234, 235, 236, and 237 to S B 1 (1966 Budget Session). These amendments will correct the errors in the above amendments adopted March 31, 1966, and reflect the accurate action of the Committee on Ways and Means

Sincerely,

ROBERT W CROWN, Chairman

**TECHNICAL AMENDMENTS TO SENATE BILL NO. 1 INCORPORATED
WITH COMMITTEE AMENDMENTS**

Speaker pro Tempore Bee was granted unanimous consent that the following technical amendments submitted by the Department of Finance be incorporated into the committee amendments adopted by the Committee on Ways and Means to Senate Bill No 1.

**Technical Corrections to Amendments to Senate Bill No. 1 as Amended
March 31, 1966****Amendment No. 233**

On page 91, line 21, strike out "12,561,968", and insert "12,785,349 this amount should be 12,414,899"

Amendment No. 234

On page 91, line 37, strike out "2,452,243", and insert "3,145,770 this amount should be 2,261,716"

Amendment No. 235

On page 91, line 40, strike out "37,453,748", and insert "38,147,275 this amount should be 37,263,221"

Amendment No. 236

On page 91, line 45, strike out "24,891,780", and insert "25,361,926 this amount should be 24,848,322"

Amendment No. 237

On page 91, line 48, strike out "12,561,968", and insert "12,785,349 this amount should be 12,414,899"

RECESS

At 9 40 p m, Speaker pro Tempore Bee declared the Assembly recessed until 10 p m

REASSEMBLED

At 10 35 p m, the Assembly reconvened
Hon Carlos Bee, Speaker pro Tempore of the Assembly, presiding
Chief Clerk James D Driscoll at the Desk
Assistant Clerk Malcolm MacIntyre reading.

REPORTS OF STANDING COMMITTEES**Committee on Revenue and Taxation**

Assembly Chamber, March 31, 1966

Mr Speaker: Your Committee on Revenue and Taxation reports
Assembly Bill No. 12

With the recommendation Do pass

PETRIS, Chairman

Above bill ordered to second reading

REQUEST FOR UNANIMOUS CONSENT

Mr Petris was granted unanimous consent to take up Assembly Bill No 12 without reference to file, for purpose of consideration at this time

CONSIDERATION OF ASSEMBLY BILL NO. 12

Assembly Bill No. 12—An act to amend and renumber Section 6068 of, to amend Sections 6069, 6070, 6282, 6292, 8707, 8714, 9703, 9706, and 9776 of, to add Sections 6068, 6282 1, 6815, and to add Article 1 1 (commencing with Section 6470) to Chapter 5, Part 1, Division 2 to, and to repeal Sections 6067, 6451 5, 6452 5, 6454 5, 6591 5, and 9702 of, the Revenue and Taxation Code, relating to taxation

Bill read third time, and passed by the following vote

AYES—Allen, Alquist, Ashcraft, Badham, Eagles, Barnes, Bee, Belotti, Britschgi, Brown, Barger, Burton, Carrell, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Davis, Deuker, Dunn, Duffy, Elliott, Fenton, Flournoy, Foran, Garigus, Greene, Harvey, Johnson, Ray E Johnson, Kennick, Knox, Marks, Meyers, Mills, Mull, Monagan, Moretti, Mulford, Pattee, Petris, Porter, Powers, Quimby, Rumford, Russell, Shoemaker, Soto, Stanton, Stevens, Thomas, Veneman, Veysey, Walde, Whitmore, Williamson, Willson, Winton, Young, and Zenovich—63
NOES—None

Bill ordered transmitted to the Senate

NAMES PLACED UPON ROLL CALL ON ASSEMBLY BILLS**NOS. 10 AND 11**

Mr Brown was granted unanimous consent that he be recorded as voting "Aye" on Assembly Bills Nos 10 and 11

Mr Williamson was granted unanimous consent that he be recorded as voting "Aye" on Assembly Bill No 10

Mr Rumford was granted unanimous consent that he be recorded as voting "Aye" on Assembly Bill No 10

Mr Fenton was granted unanimous consent that he be recorded as voting "Aye" on Assembly Bill Nos 10 and 11

Mr Casey was granted unanimous consent that he be recorded as voting "Aye" on Assembly Bill No 10

Messrs. Chappie, Biddle, and Burton were granted unanimous consent that they be recorded as voting "Aye" on Assembly Bills Nos. 10 and 11.

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

The following resolution was offered:

Assembly Concurrent Resolution No. 11: By Assemblyman Petris—
Relative to automobile safety

Held at Desk by order of the Speaker pro Tempore

REQUEST FOR UNANIMOUS CONSENT

Mr. Crown was granted unanimous consent to take up Senate Bill No. 1 without reference to file, for purpose of consideration at this time.

CONSIDERATION OF SENATE BILL NO. 1

Senate Bill No. 1—An act making an appropriation 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, and declaring the urgency thereof, to take effect immediately

Bill read third time

Urgency Clause

Urgency clause read

Request for Unanimous Consent

Mr. Crown was granted unanimous consent that representatives of the Legislative Analyst's office and the Department of Finance be permitted on the floor of the Assembly during consideration of Senate Bill No. 1

Motions to Grant Additional Time for Debate

Mr. Conrad moved that Mr. Monagan be granted five minutes additional time for debate

Mr. Waldie seconded the motion.

Motion carried

Mr. Monagan moved that Mr. Flournoy be granted two minutes additional time for debate.

Mr. Pattee seconded the motion.

Motion carried.

Mr. Monagan moved that Mr. Veneman be granted two and one-half minutes additional time for debate

Mr. Waldie seconded the motion

Motion carried.

Mr. Monagan moved that Mr. Deukmejian be granted two and one-half minutes additional time for debate

Mr. Pattee seconded the motion.

Motion carried.

Demand for Previous Question

Messrs. Carrell, Soto, Willson, Burton, and Chapel demanded the previous question. Demand sustained

The question being on the adoption of the urgency clause to Senate Bill No. 1.

Urgency clause refused adoption by the following vote.

AYES—Alquist, Bee, Brown, Burton, Casey, Crown, Danielson, Davis, Dills, Donovan, Elliott, Fenton, Foran, Garrigus, Gonsalves, Greene, Henson, Harvey, Johnson, Kennick, Knox, Meyers, Mills, Petris, Porter, Powers, Quimby, Rumford, Shoemaker, Soto, Stanton, Thomas, Walde, Williamson, Willson, Winton, Young, Z'berg, and Zenovich—38

NOES—Allen, Ashcraft, Badham, Bagley, Barnes, Belotti, Biddle, Britschgi, Burgener, Carrell, Chapel, Chappie, Collier, Conrad, Cusanovich, Deukmejian, Duffy, Flournoy, Ray E. Johnson, Marks, Mihos, Monagan, Moretti, Mulford, Pattee, Russell, Stevens, Veneman, Veysey, and Whetmore—30

MOTION TO RECONSIDER VOTE ON URGENCY CLAUSE TO SENATE BILL NO. 1 ON NEXT LEGISLATIVE DAY

Mr. Crown moved to reconsider on the next legislative day the vote whereby the urgency clause to Senate Bill No. 1 was this day refused adoption

Senate Bill No. 1 ordered to the unfinished business file.

NAME PLACED UPON ROLL CALL ON ASSEMBLY BILL NO. 12

Mr. Stevens was granted unanimous consent that he be recorded as voting "Aye" on Assembly Bill No. 12

NAME PLACED UPON ROLL CALL ON ASSEMBLY BILL NO. 11

Mr. Rumford was granted unanimous consent that he be recorded as voting "Aye" on Assembly Bill No. 11

NAME PLACED UPON ROLL CALL ON ASSEMBLY BILLS NOS. 10 AND 11

Mr. Z'berg was granted unanimous consent that he be recorded as voting "Aye" on Assembly Bills Nos. 10 and 11

ADJOURNMENT

At 11 45 p.m., Speaker pro Tempore Bee declared the Assembly adjourned until 10 a.m., Monday, April 4, 1966

CARLOS BEE, Speaker pro Tempore

ANABEL WHANG, Minute Clerk

CALIFORNIA LEGISLATURE

1966 REGULAR (BUDGET) SESSION

ASSEMBLY DAILY JOURNAL

EIGHTEENTH LEGISLATIVE DAY

THIRTIETH CALENDAR DAY

IN ASSEMBLY

Assembly Chamber
Monday, April 4, 1966

The Assembly met at 10 a m
Hon Charles J Conrad, Member of the Assembly, 57th District,
presiding

Chief Clerk James D Driscoll at the Desk
Assistant Clerk Malcolm MacIntyre reading

ROLL CALL

The roll was called

Call of the Assembly

Mr Mills moved a quorum call of the Assembly.

Motion carried Time. 10 08 a m

The Acting Speaker directed the Sergeant at Arms to close the doors,
and to bring in the absent members

Quorum Call of the Assembly Dispensed With

At 10 10 a m , on motion of Mr Mills, the quorum call of the Assem-
bly was dispensed with

The roll call was completed, and the following answered to their
names

Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Bee, Beilenson, Belotti, Biddle,
Britschgi, Brown, Burgener, Burton, Casey, Chapel, Chappie, Collier, Conrad,
Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Donovan,
Duffy, Dymally, Elliott, Fenton, Ferrell, Flouinoy, Foran, Garrigus, Gonsalves,
Greene, Henson, Hinckley, Haiver Johnson, Ray E Johnson, Kennick, Knox,
Lauterman, Marks, McMillan, Meyers, Milas, Mills, Monagan, Moretti, Pattee,
Petris, Porter, Powers, Quimby, Rumford, Russell, Ryan, Shoemaker, Song, Soto,
Stanton, Stevens, Thelin, Thomas, Veneman, Versey, Waldie, Warren, Whetmore,
Williamson, Willson, Winton, Young, Z'berg, Zenovich, and Mr Speaker—78

Quorum present

PRAYER

The following prayer was offered by the Chaplain, Rev Robert R
Ferguson

*God our Father, Our Lord had courage to set His face to a destination which
meant death As He chose to do what was the compelling right with the terrible*

consequences, may we have something of His courage. As He received cheers and jeers and a cross, may we also act according to principle rather than prestige.

May this honorable body do its duty and have courage to face the present because we know there is a future.

In our Lord's Name—AMEN

PLEDGE OF ALLEGIANCE TO THE FLAG

Upon request of Acting Speaker Conrad, Mr. Monagan then led the Assembly in the pledge of allegiance to the Flag.

MOTION TO DISPENSE WITH READING OF THE JOURNAL

Further reading of the Journal of the previous legislative day was dispensed with on motion of Mr. Flournoy, seconded by Mr. Elliott.

LEAVES OF ABSENCE FOR THE DAY

The following Member was granted leave of absence for the day, because of illness:

Mr. Mulford, on motion of Mr. Monagan.

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

Mr. Carrell, on request of the Speaker pro Tempore.

NOTE—Later this day Mr. Shoemaker was excused for the balance of the legislative day on legislative business.

REFERENCE OF BILLS TO COMMITTEE

Acting Speaker Conrad announced that Speaker Unruh has referred the following bill to the following committee:

Assembly Concurrent

Resolution No.

Committee

11-----Rules

MESSAGES FROM THE SENATE

Senate Chamber, Sacramento, April 1, 1966

Mr. Speaker: I am directed to inform your honorable body that the Senate on this day passed:

Senate Bill No. 5

Senate Bill No. 2

J. A. BEEK, Secretary of the Senate
By Kip Jacobsen, Assistant Secretary

FIRST READING AND REFERENCE OF SENATE BILLS

The following bills were read the first time:

Senate Bill No. 5—An act to amend Sections 7059, 7068 2, 7076.5, 7137, and 7138 of, and to add Section 7074 5 to, the Business and Professions Code, relating to license fees of contractors.

Held at Desk by order of the Acting Speaker.

Senate Bill No. 2—An act to amend Section 762 9 of the Agricultural Code, relating to inspection fees.

Held at Desk by order of the Acting Speaker.

REFERENCE OF BILLS TO COMMITTEE

Acting Speaker Conrad announced that Speaker Unruh has referred the following bills to the following committees

<i>Senate Bill No.</i>	<i>Committee</i>
2-----	Ways and Means
5-----	Ways and Means

<i>Senate Concurrent Resolution No</i>	<i>Committee</i>
2-----	Rules

REQUEST FOR UNANIMOUS CONSENT

Acting Speaker Conrad was granted unanimous consent that representatives of the press, radio and television be permitted on the floor of the Assembly during this day's session

Speaker Presiding

At 10 19 a m , Hon Jesse M Unruh, 65th District, presiding.

CONSIDERATION OF DAILY FILE
SECOND READING OF ASSEMBLY BILLS

Consideration of House Resolution No. 47

By Assemblymen Allen, Willson, Unruh, and Porter.

House Resolution No. 47—Relative to freeways.

Resolution read

Consideration of Committee Amendments

The following amendments, proposed by the Committee on Rules, were read, and adopted:

Amendment No. 1

In the heading of the printed measure, as printed on page 209 of the Assembly Journal for March 29, 1966, strike out "and Porter", and insert "Porter, and Dymally".

Amendment No. 2

Strike out the second WHEREAS clause

Consideration of House Resolution No. 47, as Amended

By Assemblymen Allen, Willson, Unruh, Porter, and Dymally

House Resolution No. 47**Relative to freeways**

WHEREAS, Route 90, proposed as the Slauson Freeway, is not necessary in light of its close proximity to the Santa Monica Freeway, and to the proposed Imperial Freeway, Route 42, and

WHEREAS, The Members of the Assembly whose districts will be affected by Route 90, proposed as the Slauson Freeway, and the extension of Route 170, proposed as the Laurel Canyon Freeway, intend to make a complete study of the situation and expect the Legislature to take appropriate steps at the next regular session to have the planning and construction of these freeways terminated, now, therefore, be it

Resolved by the Assembly of the State of California. That the Members of the Assembly request that the California Highway Commission and the Department of Public Works defer and desist from taking any further action with respect to Route 90 and the extension of Route 170, and be it further

Resolved, That the Chief Clerk of the Assembly is hereby directed to transmit copies of this resolution to the chairman of the California Highway Commission and the Director of Public Works

Resolution, as amended, ordered on file

UNFINISHED BUSINESS

MOTION TO RECONSIDER SENATE BILL NO. 1

The motion to reconsider the vote on the urgency clause to Senate Bill No 1 ordered passed on file, and to retain its place on file

Parliamentary Inquiry

Mr Conrad arose to the following parliamentary inquiry

Is the motion to reconsider the vote on the urgency clause to Senate Bill No 1 in order on this legislative day?

Reply by Speaker

The Speaker replied in the affirmative, and stated that had the point of order been made on Thursday, March 31, 1966, it would have been well taken, as the Rules do not permit reconsideration on the last day for hearing Assembly or Senate bills in the Assembly

Parliamentary Inquiry

Mr Conrad arose to the following parliamentary inquiry

Would the motion have been out of order even though we did not know at the time the motion was made as to whether or not Thursday would be the next to the last legislative day?

Reply by Speaker

The Speaker replied in the affirmative, that once the adjournment time had been set, at that time if the point of order had been made the motion would have been out of order, but because the point was not raised at that time, the motion to reconsider is properly before the House

REQUEST FOR UNANIMOUS CONSENT TO PRINT IN JOURNAL

Mr Badham was granted unanimous consent that the following explanation of vote be printed in the Journal

Explanation of Vote

April 4, 1966

Statement relative to my vote on the budget

The majority leader, on Thursday, March 31st, stated on the floor of the Assembly that we of the minority party have a responsibility to propose alternate methods to balance the budget if we are opposed to that budget that is presented by the majority party

I have examined Article 4 of the Constitution and find no such responsibility expressed or implied. On the other hand, Article 4, Section 34 of the Constitution of our state does require the Governor to submit a budget containing a complete plan and itemized statement of all proposed expenditures of the state provided by existing law or recommended by him, and of all its institutions, departments, boards, bureaus, commissions, officers, employees and other agencies, and of all estimated revenues, for the ensuing fiscal year, together with a comparison, as to each item of revenues and expenditures, with the actual revenues

and expenditures for the last completed fiscal year and the actual and estimated expenditures for the existing fiscal year

This section clearly states in addition that if the proposed expenditures shall exceed the estimated revenues, the Governor is clearly required to recommend sources of additional revenue. These recommendations are to be made within the first three days of a budget session.

I contend that the administration and the majority party of the Governor have been negligent in fulfilling this constitutional requirement. Therefore, I see no reason for the minority party to do the work constitutionally assigned to the administration or the party of the administration, rather as the opposition it becomes a clear duty to those we represent to insist that the job of the administration and the majority party of the Governor is done fairly, timely and honestly.

In this case it obviously has not been done. We of the responsible minority, therefore, must require an honest effort on the part of the administration of the majority party of the Governor to fully present the facts, the needs and the alternatives.

Over the past few years, we of the minority have experienced the administration's jerry-built proposals and have made an honest effort to aid in the proposal of positive alternatives. Alternatives have been met with the utilization of 13 month tax years, 15 month tax years, phony economic prognostication, and multiphase budgets.

The perpetration of this cruel hoax on the people of the State of California has caused me and other members of the minority party to oppose such techniques.

I, as an individual, would be pleased to be in a position to vote for a budget and will do so if that budget reflects an increase in the previous years budget of no more than that reflectable in the increase of population and the economic increase of our economy, both of which taken together produces about a 5% increase. This budget, at an increase of 12%, is not acceptable.

ROBERT E. BADHAM

MEMBERS EXCUSED FOR COMMITTEE MEETING

At 10 25 a m, Mr. Mills was granted unanimous consent that the members of the Committee on Rules be excused, at this time, for the purpose of holding a meeting of the committee on the floor, during this session, for the purpose of hearing Senate Concurrent Resolution No. 2.

Hon. Charles J. Conrad Presiding

At 10 30 a m, Hon. Charles J. Conrad, 57th District, presiding.

REQUEST FOR UNANIMOUS CONSENT TO TEMPORARILY SUSPEND THE RULES

Acting Speaker Conrad was granted unanimous consent that the Rules be temporarily suspended for the purpose of placing Senate Concurrent Resolution No. 3 on the Second Day Consent Calendar at this time.

CONSIDERATION OF CONSENT CALENDAR

The Acting Speaker announced that the next roll call would be on the first item on the Consent Calendar.

CONSENT CALENDAR—SENATE BILLS

Senate Concurrent Resolution No. 3—Relative to the California Law Revision Commission.

Resolution read, and adopted by the following vote:

AYES—Allen, Alquist, Ashcraft, Badham, Bagley, Barnes, Belotti, Burgener, Burton, Casey, Chapel, Chappie, Collier, Conrad, Cusanovich, Dannemeyer, Davis, Deukmejian, Dills, Donovan, Duffy, Dymally, Elliott, Flournoy, Foran, Garrigus, Greene, Henson, Hinkley, Harvey Johnson, Ray E. Johnson, Knox, Lanterman, Marks, Mills, Monagan, Moretti, Pattee, Petris, Porter, Powers, Russell, Shoemaker, Soto, Stevens, Thelin, Thomas, Warren, Whetmore, Williamson, Willson, Young, Z'berg, and Mr. Speaker—54
NOES—None.

Resolution ordered transmitted to the Senate.

REPORTS OF STANDING COMMITTEES**Committee on Rules**

Assembly Chamber, April 4, 1966

Mr. Speaker Your Committee on Rules reports

Senate Concurrent Resolution No. 2

With the recommendation: Be adopted.

MILLS, Chairman

Above resolution ordered on file

REQUEST FOR UNANIMOUS CONSENT

Mr. Allen was granted unanimous consent to take up House Resolution No. 47 without reference to file

Consideration of House Resolution No. 47

By Assemblymen Allen, Willson, Unruh, Porter, and Dymally:

House Resolution No. 47—Relative to freeways.

NOTE: The full text of House Resolution No. 47, as amended, appears at an earlier page of this day's journal

Resolution read.

Members Made Coauthors of House Resolution No. 47

Mr. Allen was granted unanimous consent that all Members so desiring be placed upon House Resolution No. 47 as coauthors

Roll Call

The following Members indicated a desire to become coauthors:

Assemblymen Ashcraft, Barnes, Belotti, Britschgi, Chapel, Collier, Cusanovich, Donovan, Feirell, Flournoy, Henson, Kennick, Lanterman, Song, Stevens, Thelin, and Z'berg

The question being on the adoption of House Resolution No. 47, as amended

Roll Call Demanded

Messrs. Dymally, Dannemeyer and Whetmore demanded a roll call.
 The roll was called.

Call of the Assembly

Pending the announcement of the vote, Mr. Allen moved a call of the Assembly

Motion carried Time, 10:59 a.m.

The Acting Speaker directed the Sergeant at Arms to close the doors, and to bring in the absent members.

**PROCEEDINGS UNDER CALL OF THE ASSEMBLY
BY UNANIMOUS CONSENT**

TEMPORARY SUSPENSION OF ASSEMBLY RULES

Mr Mills was granted unanimous consent that the Assembly Rules be temporarily suspended for the purpose of placing a call of the Assembly on any matter before the House

INTRODUCTION OF GUESTS

Mr Dannemeyer, of Fullerton, introduced Amado Reynoso, of Fullerton, whereupon the Members of the Assembly joined in welcoming him on his visit to the Assembly Chamber

**REQUEST FOR UNANIMOUS CONSENT TO RECALL ASSEMBLY
CONCURRENT RESOLUTION NO. 11 FROM PRINT**

Mr. Petris was granted unanimous consent that Assembly Concurrent Resolution No 11 be recalled from print

Request for Unanimous Consent

Mr Petris was granted unanimous consent to take up Assembly Concurrent Resolution No 11 without reference to committee, print, or file, and that the same be considered engrossed

CONSIDERATION OF ASSEMBLY CONCURRENT RESOLUTION NO. 11

Assembly Concurrent Resolution No. 11—Relative to automobile safety

Resolution read

Request Withdrawn

Mr Petris was granted unanimous consent to withdraw his request to take up Assembly Concurrent Resolution No 11 without reference to committee, print, or file, and that the resolution be considered engrossed

Assembly Concurrent Resolution No 11 ordered to print.

INTRODUCTION OF GUESTS

Mr Badham, of Costa Mesa, introduced his daughter, Sharon, and sons, Bob and Bill Badham, whereupon the Members of the Assembly joined in welcoming the above guests on their visit to the Assembly Chamber

Speaker Presiding

At 11:12 a m , Hon Jesse M Unruh, 65th District, presiding

REPORTS OF STANDING COMMITTEES

Committee on Rules

Assembly Chamber, April 4, 1966

Mr Speaker Your Committee on Rules reports

Assembly Joint Resolution No 1

Assembly Joint Resolution No 2

Without action.

MILLS, Chairman

Assembly Chamber, April 4, 1966

Mr. Speaker Your Committee on Rules reports
 Assembly Concurrent Resolution No. 5
 Assembly Concurrent Resolution No. 10
 Without action

MILLS, Chairman

Assembly Chamber, April 4, 1966

Mr. Speaker Your Committee on Rules reports
 House Resolution No. 24 House Resolution No. 36
 House Resolution No. 25 House Resolution No. 46
 Without action

MILLS, Chairman

REPORTS ORDERED PRINTED IN JOURNAL

Upon request of Speaker Unruh, the following Progress Reports of Assembly Interim Committees were ordered printed in the Journal:

LETTER OF TRANSMITTAL

Assembly Rules Committee
 March 31, 1966

Honorable Jesse M. Unruh
Speaker, California Assembly
State Capitol, Sacramento, California

Dear Mr. Speaker Pursuant to House Resolution 710 of the 1965 General Session, attached are Progress Reports for each of the Assembly Interim Committees

Sincerely,

JAMES R. MILLS
 Chairman,
 Assembly Rules Committee

Enclosures

PRELIMINARY PROGRESS REPORT—COMMITTEE ON AGRICULTURE

Williamson, Chairman

Staff Geyer

	<i>Subject</i>	<i>No hearing days held to date</i>	<i>Hearing days anticipated</i>
1	Commodity Standards -----	2	2
2	Milk Stabilization -----	4	2
3	Agricultural Labor -----	1	5
4	Agricultural Marketing -----	—	2
5	Agricultural Land -----	—	1
6	Pest and Disease Control -----	½	† Completed

JOHN C. WILLIAMSON, *Chairman*

† Completed in absence of further problems

**PRELIMINARY PROGRESS REPORT—COMMITTEE ON
CIVIL SERVICE AND STATE PERSONNEL**

Charles W. Meyers, Chairman

Staff Ernest Schoene, Consultant, Norlene Le Gate, Secretary

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1 Employer-Employee representation in the public service -----	—	5
2 Meyers-Geddes Act and other medical insurance -----	—	4
3 Employee compensation, hours and conditions -----	—	3
4 State Retirement System -----	—	2
5. Personnel Board administration and political activity of state employees -----	—	2

CHARLES W MEYERS, Chairman

**PRELIMINARY PROGRESS REPORT—COMMITTEE ON
CONSERVATION AND WILDLIFE**

Pauline L. Davis, Chairman

Staff Ted Fourkas, Consultant, Helen Tinnor, Secretary

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1 Recreational use of San Francisco's reservoirs -----	1 †	Completed
2 Commercial fishing problems and four new federal laws -----	1 †	Completed
3 Crab seasons -----	2 ‡	Yes
4 Fish and Wildlife Plan -----	1 †	Yes

PAULINE L DAVIS, Chairman

† Full committee

‡ Subcommittee

**PRELIMINARY PROGRESS REPORT—COMMITTEE ON
CONSTITUTIONAL AMENDMENTS**

Edward E. Elliott, Chairman

Staff Timothy Lennuzzi, Consultant, Frances Morton, Secretary

<i>Subject</i>	<i>No. hearings held to date</i>	<i>Hearings anticipated</i>
1 The Initiative -----	3	3
2 Effective Dates of Statutes -----	1	2
3 Review work of California Constitution Revision Commission -----	6	6

EDWARD E ELLIOTT, Chairman

**PRELIMINARY PROGRESS REPORT—COMMITTEE ON
CRIMINAL PROCEDURE**

Pearce Young, Chairman

Staff. Clyde Blackmon, Consultant, Edward Juers, Consultant;
Robert Monk, Intern

	<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1	Preemption in the Field of Criminal Law	3	Indefinite
2	Law Enforcement and Criminal Aspects of Los Angeles Riot	3	1
3	Narcotics	—	4
4	Juvenile Delinquency Treatment and Preven- tion Programs	—	3
5	Traffic Infractions (Subcommittee)	—	2
6	Search and Seizure	—	2
7	Enforcement of Existing Obscenity Laws	—	1
8	Peace Officer Status	—	1
9	Bad Checks	—	1
10	Grand Juries	—	1

PEARCE YOUNG, Chairman

**PRELIMINARY PROGRESS REPORT—COMMITTEE ON
EDUCATION (FULL COMMITTEE)**

Charles B Garrigus, Chairman

Staff Michael A Manley, Consultant, Gilbert M Oster,
Staff Analyst

	<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1	Selection of the State Board of Education and the Superintendent of Public Instruction	1-2	1-2
2	A study of state-county-district level educa- tional administration, and their interlocking relationships	—	1

CHARLES B GARRIGUS, Chairman

**COMMITTEE ON EDUCATION—SUBCOMMITTEE ON SCHOOL
CURRICULUM AND PUPIL ACHIEVEMENT**

Charles B Garrigus, Chairman (Subcommittee Chairman,
Winfield A. Shoemaker)

Staff Michael A Manley, consultant, Gilbert M Oster, staff analyst

	<i>Subject</i>	<i>School Achievement</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1	Study of High School Diplomas, and Meth- ods of Measuring Pupil Achievement		1-2	Completed
2	Study of Programs for Mentally Gifted Minors		—	1
3	Study of the Statewide Testing Program		1	Completed
4	Study of the State Free Textbook Program		—	1
5	Study of Public School Kindergarten Pro- grams		—	1
6	Executive Session		—	1

**COMMITTEE ON EDUCATION—SUBCOMMITTEE ON SCHOOL
EFFICIENCY AND ECONOMY**

Charles B. Garrigus, Chairman (Subcommittee Chairman, Alfred E. Alquist)

Staff Michael A. Manley, consultant, Gilbert M. Oster, staff analyst

	<i>Subject Efficiency-Economy</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1	Study of State School Building Aid Program	1-2	1
2	Study of School Budgeting and Accounting Methods -----	-	1
3	Study of Local School Construction Laws and Procedures -----	1-2	Completed
4	Executive Session -----	-	1

**COMMITTEE ON EDUCATION—SUBCOMMITTEE ON
HIGHER EDUCATION**

Charles B. Garrigus, Chairman

Staff Michael A. Manley, Consultant, Gilbert M. Oster, Staff analyst

	<i>Subject Higher Education</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1	Study of California's Tuition Free Policy	1-2	1-2
2	State-level Administration of Junior Colleges	1-2	Completed
3	Study of Research vs Instruction in Cali- fornia Higher Education, The Publish or Perish Doctrine -----	-	1-2
4	Executive Session -----	-	1

**COMMITTEE ON EDUCATION—SUBCOMMITTEE ON SCHOOL
PERSONNEL AND TEACHER QUALIFICATION**

Charles B. Garrigus, Chairman (Subcommittee Chairman, Leo J. Ryan)

Staff Michael A. Manley, Consultant, Gilbert M. Oster,
Staff Analyst

	<i>Subject: Teachers</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1	Study of adequacy of teacher credentialing laws -----	1-2	1-2
2	Study of effects of laws, procedures and pres- sures of professional organizations on recruit- ment of teachers -----	1-2	Completed
3	Study of methods of improving the status and professional stature of teachers -----	-	1-2
4	Executive Session -----	-	1

CHARLES B. GARRIGUS, Chairman

**PRELIMINARY PROGRESS REPORT—COMMITTEE ON
ELECTIONS AND REAPPORTIONMENT**

Don A. Allen, Sr., Chairman

Staff Steven E. Smith, Staff Director

	<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1	Organizational meeting -----	1	—
2	Election Administration -----	—	3
3	Campaign Practices -----	—	2
4	Voting Rights -----	—	2

DON A. ALLEN, SR Chairman

**PRELIMINARY PROGRESS REPORT—COMMITTEE ON
FINANCE AND INSURANCE**

George N. Zenovich, Chairman

Staff Edward Levy, Consultant, Helen Myers, Secretary

	<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1	Group Insurance -----	1	Completed
2	Trading Stamps -----	1	Completed
3	Workmen's Compensation -----	1	1
4	Unemployment Insurance -----	1	1
5	Health Insurance Anti-Duplication -----	—	1
6	Insurance Insolvency Fund -----	—	1
7	Auto Insurance -----	1	1
8	Fire Insurance Coverage required by Mortgage Lenders -----	—	1

GEORGE N ZENOVICH, Chairman

**PRELIMINARY PROGRESS REPORT—COMMITTEE ON
GOVERNMENTAL EFFICIENCY AND ECONOMY**

Lester A. McMillan, Chairman

Staff Dobie Jenkins, Consultant, Teddy Wilcox, Secretary

	<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1	Amateur athletics -----	1	Completed
2	Massage licensing -----	1	Completed
3	Home improvement and building standards--	—	1
4	Professional engineers -----	—	1
5	Osteopathic licensing -----	—	1
6	Licensing of foresters -----	—	1
7	Licensing of locksmiths -----	—	1
8	Licensing of accountants -----	—	1

LESTER A McMILLAN, Chairman

**PRELIMINARY PROGRESS REPORT—COMMITTEE ON
GOVERNMENT ORGANIZATION**

Milton Marks, Chairman

Staff Judson Clark, Consultant, Richard Hirsch, Intern,
Alma Ricker, Secretary

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
TOPIC I—<i>Practices and Procedures of Administrative Agencies</i>		
A Legislative Oversight of Administration of Statutes	1	1
B Review of Citizen Complaints by Office of Ombudsman	1	3
C Accessibility of Public Records and Meetings	2	1
TOPIC II—<i>State Government Organization</i>		
A General	—	2
B Central Staff Services	3	1
TOPIC III—<i>Alcoholic Beverage Control</i>		
		8
TOPIC IV—<i>Horse Racing</i>		
	5	1

MILTON MARKS, Chairman

**PRELIMINARY PROGRESS REPORT—COMMITTEE ON
INDUSTRIAL RELATIONS**

Mervyn M. Dymally, Chairman

Staff Spellman—Vismeh

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1 Unemployment	—	2-3
2 Housing	1	1-2
3 Voc Ed & Apprenticeship	—	1
4 Economic Opportunity	2	—
5 Employment Practices	—	1-2
6 Industrial Safety	1	—

MERVYN M DYMALLY, Chairman

PRELIMINARY PROGRESS REPORT—COMMITTEE ON JUDICIARY

George A. Willson, Chairman

Staff Erma Oakley, Committee Secretary,
Barbara Bombard, Secretary

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1 Organizational	1	1
2 Domestic Relations	—	3
3 Judicial Proceedings	3	6
(Free Press—Fair Trial)		

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
4. Administration of the Courts-----	-	3 †
5. Mechanics' Liens -----	-	3
6. Good Samaritans -----	-	1
7. Administrative Procedures -----	-	3

GEORGE A WILLSON, Chairman

† One will be organizational

**PRELIMINARY PROGRESS REPORT—COMMITTEE ON
MILITARY AND VETERANS AFFAIRS**

Walter W. Powers, Chairman

Staff. Louis R Negrete, Consultant, Rose Cypert, Secretary

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1 California Disaster Program -----	1	5
2 Veterans Benefits -- -----	1	1

WALTER W. POWERS, Chairman

**PRELIMINARY PROGRESS REPORT—COMMITTEE ON
MUNICIPAL AND COUNTY GOVERNMENT**

John T. Knox, Chairman

Staff. Thomas H Willoughby, Consultant, Joyce Trathen, Secretary,
Harry Shearer, Intern

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1 LOCAL GOVERNMENT ORGANIZATION AND OPERATION		
(a) Operation and Administration of County Assessors Offices-----	4	Completed
(b) Operation of District Reorganization Law and Local Agency Formation Commissions -----	-	2
(c) Regional Park Districts-----	-	1
2 REGIONAL PROBLEMS		
Role of Federal-State-Local Governments -	-	2
3 LOCAL GOVERNMENT FINANCE AND INDEBTEDNESS		
(Evaluation of District Securities Investi- gation Law of 1965) -----	-	1

JOHN KNOX, Chairman

**PRELIMINARY PROGRESS REPORT—COMMITTEE ON NATURAL
RESOURCES, PLANNING, AND PUBLIC WORKS**

Edwin L. Z'berg, Chairman

Staff O James Pardau, Consultant

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1. Recreation Planning and Management-----	2	3
2. Control of Outdoor Advertising and Junkyards -----	1	1

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
3 Beach Erosion—subcommittee	1	1
4. Marine Resources—subcommittee	1	1

EDWIN L Z'BERG, Chairman

**PRELIMINARY PROGRESS REPORT—COMMITTEE ON
PUBLIC HEALTH**

W. Byron Rumford, Chairman

Staff James A Lane, Consultant

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1. Home Health Agencies	2	Completed
2 Licensing of Practical Nurses	1	Completed
3 Enrichment of Flour and Bread Products....	1	Completed

W BYRON RUMFORD, Chairman

**PRELIMINARY PROGRESS REPORT—COMMITTEE ON
PUBLIC UTILITIES AND CORPORATIONS**

Joseph M. Kennick, Chairman

Staff Eugene R Leyval

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1 Organizational	1	Completed
2 Utility Regulation	1	3
3 Land Use and Resource Development....	4	4
4 Corporations	1	2
5 Energy Profile	—	3 †
6 Tidelands	—	2 †
7 Ports and Harbors	1	1

JOSEPH M. KENNICK, Chairman

† In view of the anticipated extension of legislative sessions this year, it is not likely that the committee will be able to embark on these hearings

**PROGRESS REPORT—ASSEMBLY INTERIM COMMITTEE ON
REVENUE AND TAXATION**

During the 1963-65 interim period, the Assembly Committee on Revenue and Taxation conducted a major study of the California tax structure. This study has been published in 12 volumes and distributed widely throughout the state. Because of the comprehensive nature of this study, the present interim activities have been carefully planned to supplement this work in several critical areas

I Major Tax Reform

After the failure of the major tax reform legislation (AB 2270) in 1965, it became necessary for the committee to continue its activity in this area. It was evident that additional time was needed for interested parties to fully assess the impact of the plan. Therefore, the resources

of the committee has been channeled into making information about the bill available and explaining and discussing the measure. It was felt that the reports published early in 1965 contained technical data necessary to support the plan and further major effort in this regard would be a duplication of prior work.

To improve communications and initiate an exchange of ideas on the problem, the committee held a tax conference in Berkeley in September, 1965. At this conference a full exchange of points of views was made by parties representing major groups interested in tax reform.

The committee will continue to discuss and exchange ideas on this subject during the balance of the interim period pointing toward the re-introduction of a major tax reform measure during the 1967 session of the Legislature.

II *Assessment Practices*

While a portion of the major tax study and a number of sections of AB 2270 related to the subject of assessment practices, it was felt that it would be profitable to continue an intensive study in this area. Disclosures of alleged bribes accepted by the assessors of San Francisco and Alameda Counties pointed to the need to spend additional committee time in this area.

Assemblyman Leo J. Ryan was named to chair a subcommittee of the committee to study assessment practices. Four days of committee hearings have been held on this subject.

October 7 and 8 in Sacramento and December 13 and 14 in San Mateo. The subcommittee has heard from the Attorney General, the Board of Equalization, several county assessors and a number of other interested parties. Special attention was given at one hearing to the problem of assessment appeals. It is anticipated that a number of important reforms in this area can be accomplished in the 1966 special session. Further hearings are planned at the conclusion of the budget session on topics not included in the 1966 assessment reform bill, such as the assessment of timber property, water rights, etc.

III *Taxation of Interstate Commerce*

During the interim, the special subcommittee of the Federal House of Representatives' Judiciary Committee on State Taxation of Interstate Commerce released its final report and the Chairman of the subcommittee, Representative Edwin Willis of Louisiana, introduced a bill, HR 11798, embodying the recommendations of the subcommittee.

This measure sets up federal standards for the state sales tax and corporation franchise and corporation income taxes. These standards, in some instances, are substantially different from those now used by California.

The full Revenue and Taxation Committee held a one-day hearing in San Francisco on January 12, 1966 to study the implications of the Willis Bill on the California tax structure and to hear testimony on the need for additional state legislation which would lessen the burden on interstate commerce and mitigate some of the problems cited in the federal report. The Chief Counsel and senior staff member of the

Congressional subcommittee were present to explain the rationale of the federal proposal

IV. Other Activities

Committee staff members have begun to assemble data on several other topics which the committee will be studying during the balance of the interim period. These include the implications of increases in court fees as they relate to the cost of justice, a review of the state personal income tax and the need for conformity, and the problems of tax relief in disaster areas. Several additional topics will be explained in a preliminary fashion and a full committee inquiry will be made if deemed necessary.

NICHOLAS C. PETRIS, Chairman

PRELIMINARY PROGRESS REPORT—COMMITTEE ON SOCIAL WELFARE

Assemblyman Jack T. Casey, Chairman

Staff: Tom Joe, Consultant; Mary V. Kales, Secretary;
Alan Rosin, Legislative Intern

Subject	No. hearings held to date	Hearings anticipated
1. Workshop	1	Completed
2. Protective Services for Children	1	Completed
3. Scientific Approach to Social Welfare	1	Completed
4. Lockheed Presentation	1	Completed
5. California Industries for the Blind	1	Completed
6. Contracts	1	Completed
7. Social Welfare Board (Systems Analysis)	2	1
8. Business Enterprise Program	1	Completed
9. Social Security Benefit Increase	1	Completed
10. Implementation of AB 5 (Review)	1	2
11. Review of Existing Vocational Rehab Policies in California	1	2
12. Review of State-County Administration (Emphasis on Services)	-	3
13. Social Work Personnel Needs	-	2
14. Food Stamps	-	1

JACK T. CASEY, Chairman

PRELIMINARY PROGRESS REPORT—COMMITTEE ON TRANSPORTATION AND COMMERCE

Tom Carrell, Chairman

Staff: Lisa Barrigan, Secretary; Mel Morris, Consultant

Subject	No. hearings held to date	Hearings anticipated
1. Southern California Rapid Transit	3	-†
2. Air Pollution Control	3	5
3. Airports	1	2
4. Heliports	1	1

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
5. San Diego Rapid Transit	1	1 ‡
6. Bridge Design	1	Completed
7. MV Tire Standards (snow tread tires)	1	-
8. Freeway Connections to Vincent Thomas Bridge	1	Completed
9. Noise Abatement (Aircraft and Motor Vehicular)	-	2
10. Hwy Transportation Agency	-	4
11. Hwy and Freeway Signing	-	2
12. MV equipment and safety	-	2
13. Reflectorized materials	-	1
14. Logging roads	-	1 *
15. Trucking—seasonal hrs and special equipment	-	1 *
16. Campers, house cars, etc	-	1 *
17. Boats—(boating regulations)	-	1

TOM CARRELL, Chairman

‡ 2 (More or less dependent on passage of current legislation)

‡ Possibly

* These subjects would probably be heard at one meeting.

PRELIMINARY PROGRESS REPORT—COMMITTEE ON WATER

Carley V. Porter, Chairman

Staff: Ronald B. Robie

<i>Subject</i>	<i>No. hearings held to date</i>	<i>Hearings anticipated</i>
1. Water Boards and Commissions		
Reorganization	1	1
2. Davis-Grunsky Act	2	Completed
3. Ground Water	2	3
4. Water District Organization	-	2
5. Saline Conversion and Nuclear Energy	2	2
6. State Water Project	1	1
7. Regional Water Resources	1	1
8. Pollution	-	1

CARLEY V. PORTER, Chairman

**PRELIMINARY PROGRESS REPORT—COMMITTEE ON
WAYS AND MEANS (FULL COMMITTEE)**

Robert W. Crown, Chairman

Staff: Lou Angelo

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1. McCone Commission Report	1	-
2. Long-range and Program Budgeting	-	1-2

ROBERT W. CROWN, Chairman

**COMMITTEE ON WAYS AND MEANS (SUBCOMMITTEE ON
ECONOMIC DEVELOPMENT)**

Robert W. Crown, Chairman

Staff Angelo, Barnaby

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1 Economic Development -----	2	3
2 Federal Grants -----	-†	-
3 Space-Defense -----	-†	-
4 Repeal, Buy America Act -----	-	1-2

ROBERT W CROWN, Chairman

† Field trip, D C , January 9, 10, 1966

**COMMITTEE ON WAYS AND MEANS, LEASING
PRACTICES SUBCOMMITTEE**

John Williamson, Chairman

Staff Bill Barnaby

<i>Subject</i>	<i>No hearings to date</i>	<i>Hearings anticipated</i>
1 State office space leasing policies-----	1	1

JOHN WILLIAMSON, Chairman

**COMMITTEE ON WAYS AND MEANS SUBCOMMITTEE ON
PROCUREMENT AND CONTRACTS**

Joseph Kennick, Chairman

Staff Lou Angelo

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1. Procurement Practices -----	1	2-3
2 Automated Data Processing -----	-	1

JOSEPH KENNICK, Chairman

**COMMITTEE ON WAYS AND MEANS SUBCOMMITTEE ON
MENTAL HEALTH**

Jerome R. Waldie, Chairman

Staff Bill Barnaby

<i>Subject</i>	<i>No. hearings held to date</i>	<i>Hearings anticipated</i>
1 Commitment of mentally ill -----	2	4

JEROME R WALDIE, Chairman

**COMMITTEE ON WAYS AND MEANS SUBCOMMITTEE ON HEALTH,
EDUCATION AND WELFARE SERVICES**

Nicholas Petris, Chairman

Staff: John Simons

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1 Children's Services ¹ -----	-	2
2 Medical Education Costs -----	-	2

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
3 Relocation of Department of Public Health and miscellaneous subjects -----	-	2

NICHOLAS PETRIS, Chairman

¹ Considerable time, effort and money were spent in a vain effort to obtain an HEW grant to do the research necessary for this important study

**COMMITTEE ON WAYS AND MEANS SUBCOMMITTEE ON
STANDARDS, PROCEDURES AND REPORTING**

John Williamson, Chairman

Staff Larry Dahms

<i>Subject</i>	<i>No hearings held to date</i>	<i>Hearings anticipated</i>
1 Justice, Mental Hygiene -----	1	-
2 Franchise Tax Board -----	1	-
3 General Services, Education -----	1	-
4 Motor Vehicles -----	1	-
5 Finance -----	1	-
6 Agencies to be determined -----	-	5

JOHN WILLIAMSON, Chairman

ANNOUNCEMENT OF REPUBLICAN CAUCUS

Mr. Deukmejian announced that there would be a Republican Caucus today at 1 15 p m , in Room 2170

**REQUEST FOR UNANIMOUS CONSENT TO WITHDRAW AND
SUBSTITUTE AMENDMENTS**

Mr. Crown asked for unanimous consent to withdraw the committee amendments to Assembly Bill No. 3 and to offer substitute amendments to the bill

Request Withdrawn

Mr. Crown was granted unanimous consent to withdraw his request to withdraw committee amendments to Assembly Bill No. 3 and to offer substitute amendments

**REQUEST FOR UNANIMOUS CONSENT TO TEMPORARILY
SUSPEND THE RULES**

Mr. Crown was granted unanimous consent that the Assembly Rules be temporarily suspended for the purpose of setting Senate Bills Nos. 2 and 5 for hearing in the Committee on Ways and Means today

ANNOUNCEMENTS OF COMMITTEE MEETINGS

It was announced that the following committee would hold a meeting:
Today—Immediately upon recessing—

Full Committee on Ways and Means (Crown, Chairman), in Room 3188

**CALL OF THE ASSEMBLY DISPENSED WITH ON
HOUSE RESOLUTION NO. 47**

At 11 23 a m , on motion of Mr. Allen further proceedings under the call of the Assembly were dispensed with.

The names of the absentees were called, and House Resolution No. 47 adopted by the following vote

AYES—Allen, Alquist, Ashcraft, Barnes, Belotti, Britschgi, Buenger, Burton, Chapel, Chappie, Collier, Conrad, Cusanovich, Davis, Donovan, Duffy, Dymally, Elliott, Ferrell, Flomino, Foran, Garrigus, Green, Henson, Harvey, Johnson, Ray, E. Johnson, Kennick, Lanteiman, Marks, Milas, Mills, Monagan, Moletti, Patti, Potter, Powers, Shoemaker, Song, Stanton, Stevens, Thelin, Thomas, Warren, Willson, Young, Z'berg, and Mr. Speaker—47

NOES—Dannemeyer, Deukmejian, Gonsalves, and Whetmore—4

**NAME PLACED UPON ROLL CALL ON SENATE CONCURRENT
RESOLUTION NO. 3**

Mr. Chappie was granted unanimous consent that he be recorded as voting "Aye" on Senate Concurrent Resolution No. 3

INTRODUCTION OF GUESTS

Mr. Belotti, of Eureka, introduced Mr. and Mrs. Albert Carlson and their daughter, Kristine Carlson, of Eureka, whereupon the Members of the Assembly joined in welcoming the above guests on their visit to the Assembly Chamber

APPROVAL OF JOURNALS

On motion of Mr. Monagan, the Assembly Daily Journals for Monday, March 28, 1966, Tuesday, March 29, 1966, Wednesday, March 30, 1966, Thursday, March 31, 1966, and Monday, April 4, 1966, were approved, as corrected by the Minute Clerk

ANNOUNCEMENTS OF COMMITTEE MEETINGS

It was announced that the following committee would hold a meeting at this time:

Upon recessing—

Full Committee on Ways and Means (Crown, Chairman) in Room 3188

RECESS

At 11 35 a.m., on motion of Mr. Monagan, the Assembly recessed until 1 30 p.m.

REASSEMBLED

At 1 35 p.m., the Assembly reconvened

Hon. Carlos Bee, Speaker pro Tempore of the Assembly, presiding
Chief Clerk James D. Driscoll at the Desk

Assistant Clerk Malcolm MacIntyre reading

ABSENCE OF QUORUM SUGGESTED

Speaker pro Tempore Bee suggested the absence of a quorum

Call of the Assembly

Mr. Dannemeyer moved a quorum call of the Assembly

Mr. Thomas seconded the motion

Motion carried Time, 1 35 p.m.

The Speaker pro Tempore directed the Sergeant at Arms to close the doors, and to bring in the absent members

**PROCEEDINGS UNDER CALL OF THE ASSEMBLY BY
UNANIMOUS CONSENT**

MOTION TO PERMIT PRESS ON FLOOR OF THE ASSEMBLY

Mr Badham moved that representatives of the press, radio, and television be permitted on the floor of the Assembly

Mr Soto seconded the motion

Motion carried

REPORTS OF STANDING COMMITTEES

Committee on Ways and Means

Assembly Chamber, April 4, 1966

Mr Speaker Your Committee on Ways and Means reports

Senate Bill No 2

Senate Bill No 5

With the recommendation Do pass

CROWN, Chairman

Above bills ordered to second reading

QUORUM PRESENT

At 1 48 p m Speaker pro Tempore Bee declared a quorum of the Assembly present

COMMUNICATIONS

The following communication, presented by the Speaker, was read and ordered printed in the Journal

Governor's Office
Sacramento, April 4, 1966

*The Honorable Jesse M. Unruh
Speaker of the House
Room 3164, State Capitol
Sacramento, California*

Dear Jesse In the event that the Legislature fails to enact the Budget Bill during the regular Budget Session, which by provision of the Constitution is required to end today, I will call a second extraordinary legislative session, effective Tuesday, April 5, 1966, at 11 00 A M to consider and act upon a Budget Bill for the succeeding fiscal year and revenue acts necessary therefor

Sincerely,

EDMUND G BROWN, Governor

QUORUM CALL OF THE ASSEMBLY DISPENSED WITH

At 1:53 p m, on motion of Mr Stevens, the quorum call of the Assembly was dispensed with.

REQUEST FOR UNANIMOUS CONSENT

Mr Monagan was granted unanimous consent to take up Senate Bills Nos 2 and 5 without reference to file, for purpose of consideration at this time.

Resolution to Dispense With Constitutional Provision

The following resolution was offered

By Mr Monagan

Resolved, That Senate Bill No 2 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the second and third times, and placed upon its passage.

Resolution read.

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

AYES—Allen, Alquist, Ashcraft, Badham, Barnes, Bee, Belotti, Biddle, Burgenet, Burton, Casey, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Donovan, Duffy, Dymally, Elliott, Fenton, Ferrell, Flournoy, Garrigus, Gonsalves, Greene, Henson, Hinckley, Harvey Johnson, Ray E. Johnson, Kennick, Knox, Lanterman, Marks, McMillan, Meyers, Milas, Mills, Monagan, Moretti, Pattee, Porter, Powers, Rumford, Russell, Song, Soto, Stanton, Stevens, Thehn, Thomas, Veysey, Warren, Whetmore, Williamson, Willson, Winton, Young, Ziebig, and Mr. Speaker—64

NOES—Britschgi—1

Article IV, Section 15 of the Constitution was declared dispensed with.

CONSIDERATION OF SENATE BILL NO. 2

Senate Bill No. 2—An act to amend Section 7629 of the Agricultural Code, relating to inspection fees

Bill read second time

Senate Bill No. 2—An act to amend Section 7629 of the Agricultural Code, relating to inspection fees

Bill read third time, presented by Mr. Monagan, and passed by the following vote

AYES—Allen, Alquist, Ashcraft, Badham, Barnes, Bee, Bolenson, Belotti, Biddle, Burgenet, Casey, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Donovan, Duffy, Dymally, Elliott, Fenton, Ferrell, Flournoy, Garrigus, Gonsalves, Greene, Henson, Hinckley, Harvey Johnson, Ray E. Johnson, Kennick, Knox, Lanterman, Marks, McMillan, Meyers, Milas, Mills, Monagan, Moretti, Pattee, Porter, Powers, Rumford, Russell, Song, Soto, Stanton, Stevens, Thehn, Thomas, Veysey, Warren, Whetmore, Willson, Winton, and Mr. Speaker—62

NOES—Britschgi—1.

Bill ordered transmitted to the Senate

Resolution to Dispense With Constitutional Provision

The following resolution was offered:

By Mr. Monagan

Resolved, That Senate Bill No. 5 presents a case of urgency, as that term is used in Article IV, Section 15, of the Constitution, and the provision of that section requiring that the bill be read on three several days in each house is hereby dispensed with, and it is ordered that said bill be read the second and third times and placed upon its passage

Resolution read

Point of Personal Privilege

Mr. Barnes arose to a point of personal privilege

Speaker Presiding

At 2 15 p m, Hon. Jesse M. Unruh, 65th District, presiding.

The question being on the adoption of the resolution to dispense with Article IV, Section 15, of the Constitution relative to Senate Bill No. 5.

The roll was called

Call of the Assembly

Pending the announcement of the vote, Mr. Monagan moved a call of the Assembly.

Motion carried. Time, 2:16 p m

The Speaker directed the Sergeant at Arms to close the doors, and to bring in the absent members.

**PROCEEDINGS UNDER CALL OF THE ASSEMBLY BY
UNANIMOUS CONSENT**

TEMPORARY SUSPENSION OF ASSEMBLY RULES

Mr Burton was granted unanimous consent that the Assembly Rules be temporarily suspended for the purpose of placing a call of the Assembly on any matter before the House

REQUEST FOR UNANIMOUS CONSENT TO PRINT IN JOURNAL

Mr Rumford was granted unanimous consent that the following communication be printed in the Journal.

Department of Health, Education, and Welfare, Welfare Administration
Bureau of Family Services, Washington, D C, January 27, 1966
File No 15 MS

*J Burroughs Stokes, Ph D, Manager
Christian Science Committee on Publication
1601 Eye Street, N W, Washington 6, D C*

Dear Doctor Stokes: This has reference to our conversation of January 26. Please be assured of my availability whenever clarification of the law or policy is needed or whenever problems arise which I can help solve.

As requested, the primary purpose of this letter is to assure you that the services of Christian Science sanatoriums, nursing homes, visiting nurse services, and private duty nursing are encompassed within the phrase "any other type of remedial care recognized under State law, specified by the Secretary," as this phrase appears in Section 1905 of the Social Security Act. However, it would not be necessary for a State to use this exact phrase in order to include Christian Science care among its services. The individual States have discretion as to the choice of language and could include Christian Science care in more specific terms.

There will be no requirement that Christian Science services be subject to approval by physicians, the States will, however, insist that services conform to the standards proclaimed by your national organization and will, we trust, utilize consultation from sources recognized by your church.

You are aware that the scope of care furnished is largely left to the discretion of the individual States, P L 89-97 limits this discretion in some ways, but not with respect to Christian Science.

Sincerely yours,

CAREL E H MULDER, Acting Chief
Division of Medical Services

REQUEST FOR UNANIMOUS CONSENT

Mr Crown was granted unanimous consent that representatives of the Legislative Analyst's office and the Department of Finance be permitted on the floor of the Assembly during consideration of the motion to reconsider the vote whereby the urgency clause to Senate Bill No 1 was refused adoption.

**CONSIDERATION OF DAILY FILE (RESUMED)
UNFINISHED BUSINESS (RESUMED)**

**MOTION TO RECONSIDER VOTE ON URGENCY CLAUSE TO
SENATE BILL NO 1**

In compliance with a motion given on a previous day, Mr Crown moved that the vote whereby the urgency clause to Senate Bill No 1 was refused adoption be reconsidered.

Demand for Previous Question

Messrs Knox, Bee, Patten, McMillan, and Chapel demanded the previous question. Demand sustained.

The question being on the motion by Mr. Crown to reconsider the vote whereby the urgency clause to Senate Bill No. 1 was refused adoption

Reconsideration refused by the following vote

AYES—Allen, Alquist, Bee, Beilenson, Brown, Burton, Casey, Crown, Danielson, Dannemeyer, Davis, Dills, Dymally, Elliott, Fenton, Ferrell, Foran, Garrigus, Gonsalves, Greene, Henson, Harvey Johnson, Kennick, Knox, McMillan, Meyers, Mills, Moretti, Petrus, Porter, Powers, Quimby, Rumford, Ryan, Song, Soto, Stanton, Thomas, Walde, Warren, Williamson, Willson, Winton, Young, Zberg, Zenovich, and Mr. Speaker—47

NOES—Ashcraft, Badham, Bagley, Barnes, Belotti, Biddle, Britschgi, Brugener, Chapel, Chappie, Collier, Conrad, Cusanovich, Deukerian, Donovan, Duffy, Floutnov, Hinkle, Ray E. Johnson, Lanterman, Marks, Mihos, Monagan, Pattee, Russell, Stevens, Thelin, Veneman, Veysey, and Whetmore—30

MOTION TO RE-REFER ASSEMBLY BILL NO. 3 TO COMMITTEE

Mr. Dannemeyer moved that Assembly Bill No. 3 be re-referred to the Committee on Ways and Means

Point of Order

Mr. Conrad arose to the following point of order: That the bill is on the Second Reading File, and we are not under that order of business

Ruling by Speaker

Speaker Unruh ruled the point of order well taken

Request for Unanimous Consent to Temporarily Suspend the Rules

Mr. Dannemeyer asked for unanimous consent that the Rules be temporarily suspended for the purpose of referring back to the Second Reading File

Mr. Elliott withheld unanimous consent

Motion to Temporarily Suspend the Rules

Mr. Dannemeyer moved that the Rules be temporarily suspended for the purpose of referring back to the Second Reading File

Mr. Allen seconded the motion

Parliamentary Inquiry

Mr. Conrad arose to the following parliamentary inquiry: Is this not technically a suspension of the rules?

Reply by the Speaker

Speaker Unruh replied in the affirmative, and stated that the motion would require an affirmative vote of two-thirds of those present and voting

The question being on the motion by Mr. Dannemeyer to temporarily suspend the Rules to re-refer back to the Second Reading File

Motion lost by the following vote

AYES—Allen, Badham, Bagley, Barnes, Brown, Burton, Chapel, Chappie, Conrad, Dannemeyer, Henson, Ray E. Johnson, Powers, Soto, Veysey, and Willson—16

NOES—Alquist, Ashcraft, Bee, Beilenson, Belotti, Biddle, Britschgi, Brugener, Casey, Collier, Crown, Cusanovich, Danielson, Davis, Deukerian, Dills, Donovan, Duffy, Dymally, Elliott, Fenton, Ferrell, Foran, Garrigus, Gonsalves, Greene, Hinkle, Harvey Johnson, Kennick, Knox, Lanterman, Marks, McMillan, Meyers, Mihos, Mills, Monagan, Moretti, Pattee, Petrus, Porter, Rumford, Russell, Song, Stevens, Thelin, Thomas, Veneman, Walde, Warren, Whetmore, Williamson, Winton, Young, Zberg, Zenovich, and Mr. Speaker—57

**CALL OF THE ASSEMBLY DISPENSED WITH ON RESOLUTION TO
DISPENSE WITH CONSTITUTIONAL PROVISIONS RELATIVE TO
SENATE BILL NO. 5**

At 4 43 p m, on motion of Mr Monagan further proceedings under the call of the Assembly were dispensed with

The names of the absentees were called, and the resolution to dispense with Article IV, Section 15, of the Constitution relative to Senate Bill No 5 adopted by the following vote

AYES—Allen, Alquist, Bagley, Bee, Belotti, Biddle, Britschgi, Burgener, Burton, Casey, Chappie, Collier, Conrad, Crown, Cusanovich, Donovan, Duffy, Dymally, Elliott, Fenton, Ferrell, Flournoy, Foran, Garrigus, Gonsalves, Greene, Henson, Harvey Johnson, Ray E Johnson, Kennick, Knox, Lauterman, Marks, McMillan, Meyers, Milias, Mills, Monagan, Moretti, Patten, Petris, Porter, Powers, Quimby, Rumford, Russell, Song, Soto, Stevens, Thelin, Thomas, Veneman, Williamson, Winton, Ziberg, and Zenovich—56

NOES—Ashcraft, Badham, Barnes, Beilenson, Brown, Chapel, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Hinckley, Veysey, Waldie, Warren, Willson, Young, and Mr Speaker—18

Article IV, Section 15 of the Constitution was declared dispensed with

CONSIDERATION OF SENATE BILL NO. 5

Senate Bill No. 5—An act to amend Sections 7059, 7068 2, 7076 5, 7137, and 7138 of, and to add Section 7074 5 to, the Business and Professions Code, relating to license fees of contractors

Bill read second time

Senate Bill No. 5—An act to amend Sections 7059, 7068 2, 7076 5, 7137, and 7138 of, and to add Section 7074 5 to, the Business and Professions Code, relating to license fees of contractors

Bill read third time, presented by Mr Monagan and passed by the following vote

AYES—Allen, Alquist, Bagley, Bee, Belotti, Biddle, Britschgi, Burgener, Burton, Casey, Chappie, Collier, Conrad, Crown, Cusanovich, Donovan, Duffy, Dymally, Elliott, Fenton, Ferrell, Flournoy, Foran, Garrigus, Gonsalves, Greene, Henson, Harvey Johnson, Ray E Johnson, Kennick, Knox, Lauterman, Marks, McMillan, Meyers, Milias, Mills, Monagan, Moretti, Patten, Petris, Porter, Powers, Quimby, Rumford, Russell, Song, Soto, Stevens, Thelin, Thomas, Veneman, Williamson, Winton, Ziberg, and Zenovich—56

NOES—Ashcraft, Badham, Barnes, Beilenson, Brown, Chapel, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Hinckley, Veysey, Waldie, Warren, Willson, Young, and Mr Speaker—18

Bill ordered transmitted to the Senate

Speaker pro Tempore Presiding

At 4 46 p m, Hon Carlos Bee, 13th District, presiding

LEAVES OF ABSENCE FOR THE BALANCE OF THE DAY

At 4 46 p m, the following Member was granted leave of absence for the balance of the day, because of legislative business

Mr Shoemaker, on request of the Speaker

EXPLANATION OF VOTE

Monday, April 4, 1966

I am recorded as not voting on SB 1 on Thursday, March 31; we Members were informed early in the week that a vote on the budget

would probably come on Monday, April 4; on the basis of this information, I made plans to be present in my district for an important matter on Friday, April 1, I left Sacramento on Thursday with the belief that a vote on the budget would not come until Monday; had I been present, I would have voted no, I have in the past proposed and I do now propose reductions of \$60 million in the General Fund.

WILLIAM DANNEMEYER

RECESS

At 4:47 p m, Speaker pro Tempore Bee declared the Assembly recessed until 5 13 p m

REASSEMBLED

At 5:13 p m, the Assembly reconvened

Hon. Carlos Bee, Speaker pro Tempore of the Assembly, presiding
Chief Clerk James D Driscoll at the Desk

Assistant Clerk Malcolm MacIntyre reading

NAME PLACED UPON ROLL CALL ON RECONSIDERATION OF URGENCY CLAUSE TO SENATE BILL NO. 1

Mr Ryan was granted unanimous consent that he be recorded as voting "Aye" on reconsideration of the vote whereby the urgency clause to Senate Bill No 1 was refused adoption

MESSAGES FROM THE SENATE

Senate Chamber, Sacramento, April 4, 1966

Mr Speaker I am directed to inform your honorable body that the Senate on this day passed

Assembly Bill No. 2

J A BEEK, Secretary of the Senate
By Kip Jacobsen, Assistant Secretary

Above bill ordered enrolled

Senate Chamber, Sacramento, April 4, 1966

Mr Speaker I am directed to inform your honorable body that the Senate on this day passed

Assembly Bill No 7

Assembly Bill No 10

Assembly Bill No 12

J A BEEK, Secretary of the Senate
By Kip Jacobsen, Assistant Secretary

Above bills ordered enrolled

Senate Chamber, Sacramento, April 4, 1966

Mr Speaker I am directed to inform your honorable body that the Senate amended, and on this day passed as amended

Assembly Bill No 11

And respectfully requests your honorable body to concur in said amendments

J A BEEK, Secretary of the Senate
By Kip Jacobsen, Assistant Secretary

Above bill ordered to unfinished business file

Senate Chamber, Sacramento, April 4, 1966

Mr Speaker I am directed to inform your honorable body that the Senate on this day returned without further action

Assembly Bill No. 5

J A BEEK, Secretary of the Senate
By Kip Jacobsen, Assistant Secretary

**REQUEST FOR UNANIMOUS CONSENT TO TAKE UP SENATE
AMENDMENT TO ASSEMBLY BILL NO. 11**

Mr Petris was granted unanimous consent to take up Senate amendment to Assembly Bill No 11, at this time, without reference to file.

**CONSIDERATION OF SENATE AMENDMENT TO
ASSEMBLY BILL NO. 11**

Assembly Bill No. 11—An act to amend Sections 6092, 6094, 6242 and 25101 of, to add Section 6406 to, and to add an article heading to Chapter 17 of Part 11 of Division 2, immediately to precede Section 25101 of, and to add Article 2 (commencing with Section 25120) to Chapter 17 of Part 11 of Division 2 of, the Revenue and Taxation Code, relating to taxation

The question being: Shall the Assembly concur in the following Senate amendment to Assembly Bill No 11?

Amendment No. 1

On page 6 of the printed bill, between lines 46 and 47, insert
"25140 It is not the intention of the Legislature in enacting this article to provide for the taxation of intercorporate dividends except in the state of commercial domicile of the receiving corporation."

The roll was called, and the Assembly concurred in the Senate amendment to Assembly Bill No 11 by the following vote

AYES—Allen, Alquist, Ashcraft, Badham, Barnes, Bee, Belenson, Belotti, Biddle, Britschgi, Brown, Buigener, Casey, Chapel, Chappie, Collier, Conrad, Crown, Cusanovich, Danielson, Dannemeyer, Davis, Deukmejian, Dills, Donovan, Duffy, Elliott, Fenton, Ferrell, Foran, Garrigus, Gonsalves, Greene, Henson, Hinchley, Harvey Johnson, Ray E Johnson, Kennick, Kox, Laterman, Marks, McMillan, Meyers, Mihos, Mills, Monagan, Moretti, Pattee, Petris, Porter, Powers, Qumby, Rufford, Russell, Ryan, Song, Soto, Stanton, Stevens, Thelin, Thomas, Veneman, Veysey, Waldbie, Warren, Whetmore, Williamson, Winton, Young, Zberg, Zenovich, and
Mr Speaker—72

NOES—None

Assembly Bill No 11 ordered enrolled

REPORTS OF STANDING COMMITTEES

Committee on Engrossment and Enrollment

Assembly Chamber, April 4, 1966

Mr Speaker Your Committee on Engrossment and Enrollment has examined

Assembly Concurrent Resolution No. 4—Relative to a study of the northern San Diego-southern Orange Counties area in connection with the need for establishment of additional centers of higher education.

Assembly Concurrent Resolution No. 6—Relative to the selection of the Legislative Counsel of California.

Assembly Concurrent Resolution No. 7—Relative to printing maps of assembly, senate, and congressional districts.

And reports the same correctly enrolled, and presented to the Secretary of State on the 4th day of April, 1966, at 3 15 p m

SOTO, Chairman

MEASURES REMAINING AT ASSEMBLY DESK

The following measures remained at the Assembly Desk:

Assembly Bill No. 3 remained on the Assembly second reading file without action

Assembly Constitutional Amendment No. 1 remained on the Assembly third reading file without action

Senate Concurrent Resolution No. 2 remained at the Assembly Desk without action

ADJOURNMENT SINE DIE

At 5 15 p m, Speaker pro Tempore Bee declared the Assembly adjourned sine die for the 1966 Regular Budget Session, pursuant to the provisions of Article IV, Section 2(e) of the Constitution of the State of California

JESSE M UNRUH, Speaker

ANABEL WHANG, Minute Clerk

**APPENDIX TO
ASSEMBLY JOURNAL
1966 REGULAR (BUDGET) SESSION**

**ASSEMBLY BILLS ENROLLED AND PRESENTED TO THE
GOVERNOR AFTER APRIL 4, 1966**

REPORTS OF STANDING COMMITTEES

Committee on Engrossment and Enrollment

Assembly Chamber, April 6, 1966

Mr Speaker Your Committee on Engrossment and Enrollment has examined

Assembly Bill No. 2—An act to amend Section 23754 of the Education Code, relating to state colleges;

Assembly Bill No. 7—An act to amend Sections 6006 and 6010 of, and to add Section 60941 to, the Revenue and Taxation Code, relating to the Sales and Use Tax Law, to take effect immediately, tax levy.

Assembly Bill No. 10—An act to add Sections 171815 and 184055 to the Revenue and Taxation Code, relating to personal income taxes,

Assembly Bill No. 12—An act to amend and renumber Section 6068 of, to amend Sections 6069, 6070, 6282, 6292, 8707, 8714, 9703, 9706, and 9776 of, to add Sections 6068, 62821, 6815, and to add Article 11 (commencing with Section 6470) to Chapter 5, Part 1, Division 2 of, and to repeal Sections 6067, 64515, 64525, 64545, 65915, and 9702 of, the Revenue and Taxation Code, relating to taxation, And reports the same correctly enrolled, and presented to the Governor at 2 30 p m, April 6, 1966

SOTO, Chairman

Assembly Chamber, April 11, 1966

Mr Speaker Your Committee on Engrossment and Enrollment has examined

Assembly Bill No. 11—An act to amend Sections 6092, 6094, 6242 and 25101 of, to add Section 6406 to, and to add an article heading to Chapter 17 of Part 11 of Division 2, immediately to precede Section 25101 of, and to add Article 2 (commencing with Section 25120) to Chapter 17 of Part 11 of Division 2 of, the Revenue and Taxation Code, relating to taxation,

And reports the same correctly enrolled, and presented to the Governor at 2 30 p m, April 11, 1966

SOTO, Chairman

**REPORTS OF STANDING COMMITTEES RECEIVED
AFTER APRIL 4, 1966**

COMMITTEE ON RULES

Assembly Chamber, April 4, 1966

Mr. Speaker. Your Committee on Rules reports

House Resolution No. 43

Without action

MILLS, Chairman

Assembly Chamber, April 5, 1966

Mr. Speaker. Your Committee on Rules reports

Assembly Concurrent Resolution No. 11

Without action.

MILLS, Chairman

COMMITTEE ON WAYS AND MEANS

Assembly Chamber, April 12, 1966

Mr. Speaker. Your Committee on Ways and Means reports

Assembly Bill No. 13

Without action.

CROWN, Chairman

Assembly Chamber, April 12, 1966

Mr. Speaker. Your Committee on Ways and Means reports

Assembly Concurrent Resolution No. 9

Without action

CROWN, Chairman

COMMITTEE ON REVENUE AND TAXATION

Assembly Chamber, April 5, 1966

Mr. Speaker. Your Committee on Revenue and Taxation reports

Assembly Bill No. 1

Assembly Bill No. 8

Assembly Bill No. 4

Assembly Bill No. 9

Assembly Bill No. 6

Without action.

PETRIS, Chairman

**ASSEMBLY BILLS APPROVED BY THE GOVERNOR, CHAP-
TERED, AND FILED WITH THE SECRETARY OF STATE
FOR THE 1966 REGULAR (BUDGET) SESSION**

The following Assembly bills were approved by the Governor, chap-
tered, 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 4, 1966 (Constitution, Article IV,
Section 1)

A B Number	Chapter	Author	Subject of Title	Date Approved by Governor
2	6	Danielson	State colleges	Apr 26
7	1	Carroll	sales and Use Tax Law	Apr 26
10	1	Petris	Personal income taxes	Apr 13
11	6	Petris	Taxation	Apr 13
12	6	Petris	Taxation	Apr 16

**ASSEMBLY CONCURRENT RESOLUTIONS CHAPTERED,
AND FILED WITH THE SECRETARY OF STATE**

A C R Number	Chapter	Author	Subject of Title	Date Filed With Secretary of State
1	1	Mills	Charter, City of San Diego	Feb 10
2	2	Mills	Charter City of San Diego	Feb 10
3	3	Whetmore	Charter City of Huntington Beach	Feb 10
4	9	Asberaff	Study, educational needs in San Diego-Southern Orange Counties	Apr 4
6	7	Mulford and Danielson	Legislative Counsel of California	Apr 4
7	8	Allen and Conrad	Printing maps of state election districts	Apr. 4
8	4	Waldie	Constitutional recess of Legislature	Feb 16