PROPOSITIONS SUBMITTED TO VOTE OF ELECTORS

GENERAL ELECTION, NOVEMBER 6, 1934, AND SPECIAL ELECTIONS, DECEMBER 19, 1933, AND AUGUST 13, 1935.

PROPOSITION SUBMITTED TO VOTE OF ELECTORS SPECIAL ELECTION, DECEMBER 19, 1933

MEASURE ADOPTED

Number

on ballot

1. Water and Power. Central Valley Project Act of 1933. (Referendum.) (Statutes 1933, page 2643.)

PROPOSITIONS SUBMITTED TO VOTE OF ELECTORS

GENERAL ELECTION, NOVEMBER 6, 1934

MEASURES ADOPTED

CONSTITUTIONAL AMENDMENTS SUBMITTED BY LEGISLATURE

Number

on ballot

- Claims and Budgets. (Statutes 1933, page 3154, resolution chapter 94; Statutes 1935, page xii)
- 12. Interest Rates. (Statutes 1933, page 3159, resolution chapter 100; Statutes 1935, page lxxi.)
- Municipal Courts. (Statutes 1933, page 3136, resolution chapter S1; Statutes 1935, page xxix.)
- Stock Ownership by Cities in Mutual Water Companies. (Statutes 1933, page 3002, resolution chapter 44; Statutes 1935, page xxi.)
- 21. Eminent Domain. (Statutes 1933, page 3188, resolution chapter 117; Statutes 1935, page vi.)
- 23. Unemployment Relief Bonds. (Statutes 1935, page 41. Extra Session, resolution chapter 6, page lxxv.)

VETERANS' WELFARE BOND ACT OF 1933

[Submitted by the Leg.slature and approved by electors November 6, 1934. In effect as to provisions submitted, November 15, 1934]

Number

ол ballot

1. Veterans' Welfare Bond Act of 1933. (Statutes 1933, page 1758.)

PROPOSITION SUBMITTED BY LEGISLATURE

Number

on ballot

8. Constitutional Convention. (Statutes 1933, page 3002, resolution chapter 45.)

INITIATIVE MEASURES

Number

on ballot

2. State Liquor Regulation. (Initiative constitutional amendment.)

[Submitted by initiative and approved by electors November 6, 1934. In effect December 20, 1934.]

Article XX, section 22, of the Constitution of the State of California is hereby amended to read as follows:

SEC. 22. The State of California, subject to the Internal Revenue Laws of the United States, shall have the exclusive right and power to license and regulate

the manufacture, sale, purchase, possession and transportation of intoxicating liquor within the State, and subject to the laws of the United States regulating commerce between foreign nations and among the states shall have the exclusive right and power to regulate the importation into and exportation from the State, of intoxicating liquor. Intoxicating liquors, other than beers, shall not be consumed, bought, sold, or otherwise disposed of for consumption on the premises, in any public saloon, public bar or public barroom within the State; provided, however, that subject to the aforesaid restriction, all intoxicating liquors may be kept and may be bought, sold, served, consumed, and otherwise disposed of in any bona fide hotel, restaurant, cafe, cafeteria, railroad dining or club car, passenger ship, or other public eating place, or in any bona fide club after such club has been lawfully operated for not less than one year. The State Board of Equalization shall have the exclusive power to license the manufacture, importation and sale of intoxicating liquors in this State, and to collect license fees or occupation taxes on account thereof and shall have the power, in its discretion, to deny or revoke any specific liquor license if it shall determine for good cause that the granting or continuance of such license would be contrary to public welfare or morals. It shall be unlawful for any person other than a licensee of said board to manufacture, import or sell intoxicating liquors in this State Until the Legislature shall otherwise provide, the privilege of keeping, buying, selling, serving, and otherwise disposing of intoxicating liquors in bona fide hotels, restaurants, cafes, cafeterias, railroad dining or club cars, passenger ships, and other public eating places, and in bona fide clubs after such clubs have been lawfully operated for not less than one year, and the privilege of keeping, buying, selling, serving, and otherwise disposing of beers on any premises open to the general public shall be licensed and regulated under the applicable provisions of the so-called State Liquor Control Act. California Statutes 1933, Chapter 658, in so far as the same are not inconsistent with the provisions hereof, and excepting that the license fee to be charged bona fide hotels, restaurants, cafes, cafeterias, railroad dining or club cars, passenger ships, and other public eating places, and any bona fide clubs after such clubs have been lawfully operated for not less than one year, for the privilege of keeping, buying, selling, or otherwise disposing of intovicating liquors other than beers and wines, shall be \$250 per year, or \$62.50 per quarterannum for seasonal businesses, subject to the power of the State Board of Equalization to change such fees.

The Legislature may authorize, subject to reasonable restrictions, the sale in retail stores of liquor contained in the original packages, where such liquor is not to be consumed on the premises where sold.

The Legislature shall provide for apportioning the amounts collected for license fees or occupation taxes under the provisions hereof between the State and the cities, counties and cities and counties of the State, in such manner as the Legislature may deem proper.

All constitutional provisions and laws inconsistent with the provisions hereof are hereby repealed.

Number

on ballot

3. Selection of Judges. (Initiative constitutional amendment.)

[Submitted by initiative and approved by electors November 6, 1934. In effect December 20, 1934. Adds section 26 to Article VI.]

SEC 26 Within thirty days before the systeenth day of August next preceding the expiration of his term, any justice of the Supreme Court, justice of a District Court of Appeal, or judge of a superior court in any county the electors of which have adopted provisions of this section as applicable to the judge or judges of the superior court of such county in the manner hereinafter provided, may file with the officer charged with the duty of certifying nominations for publication in the official ballot a declaration of candidacy for election to succeed himself. If he does not file such declaration the Governor must nominate a suitable person for the officer charged with said duty of certifying nominations. I either event, the name of such candidate shill be placed upon the ballot for the ensuing general election in November in substantially the following form:

For (title of office)	Yes
(name) be elected to the office for the term expiring January(year)	

No name shall be placed upon the ballot as a candidate for any of said judicial offices except that of a person so declaring or so nominated. If a majority of the electors voting upon such candidacy vote "yes," such person shall be elected to said office. If a majority of those voting thereon vote "no", he shall not be elected, and may not thereafter be appointed to fill any vacancy in that court, but may be nomina ed and elected thereto as hereinabove provided.

Whenever a vacancy shall occur in any judicial office above named, by reason of the failure of a candidate to be elected or otherwise, the Governor shall appoint a suitable person to fill the vacancy. An incumbent of any such judicial office serving a term by appointment of the Governor shall hold office until the first Monday after the first day of January following the general election next after his appointment, or until the qualification of any nomine who may have been elected to said office prior to that time.

No such nomination or appointment by the Governor shall be effective unless there be filed with the Secretary of State a written confirmation of such nomination or appointment signed by a majority of the three officials herein designated as the commission on qualifications. The commission on qualifications shall consist of (1) the Chief Justice of the Supreme Court, or, if such office be vacant, the acting Chief Justice; (2) the presiding justice of the District Court of Appeal of the district in which a justice of a District Court of Appeal or a judge of a superior court is to serve, or, if there be two such presiding justices, the one who has served the longer as such; or, in the case of the nomination or appointment of a justice of the Supreme Court, the presiding justice who has served longest as such upon any of the District Courts of Appeal; and (3) the Attorney General. If two or more presiding justices above designated shall have served terms of equal length, they shall choose the one who is to be a member of the commission on qualifications by lot, whenever occasion for action crises. The Legislature shall provide by general law for the retirement, with reasonable retirement allowance, of such justices and judges for age or disability.

In addition to the methods of removal by the Legislature provided by sections 17 and 18 of Article IV and by section 10 of this article, the provisions of Article XXIII relative to the recall of elective public officers shall be applicable to justices and judges elected and appointed pursuant to the provisions of this section so far as the same relate to removal from office.

The provisions of this section shall not apply to the judge or judges of the superior court of any county until a majority of the electors of such county voting on the question of the adoption of such provisions, in a manner to be provided for by the Legislature, shall vote in favor thereof.

If the Legislature diminishes the number of judges of the superior court in any county or city and county, the offices which first become vacant, to the number of judges diminished, shall be deemed to be abolished.

Number

on ballot

4. Attorney General. (Initiative constitutional amendment.)

[Submitted by initiative and approved by electors November 6, 1934. In effect December 20, 1934. Adds section 21 to Article V.]

SEC. 21. Subject to the powers and duties of the Governor vested in him by Article V of the Constitutior, the Attorney General shall be the chief law officer of the State and it shall be his duty to see that the laws of the State of California are uniformly and adequately enforced in every county of the State. He shall have direct supervision over every district attorney and sheriff and over such other law enforcement officers as may be designated by law, in all matters pertaining to the

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duties of their respective offices, and may require any of said officers to make to him such written reports concerning the investigation, detection, prosecution and punishment of crime in their respective jurisdictions as to him may seem advisable. Whenever in the opinion of the Attorney General any law of the State is not being adequately enforced in any county, it shall be the duty of the Attorney General to prosecute any violations of law of which the superior court shall have jurisdiction, and in such cases he shall have all the powers of a district attorney. When required by the public interest, or directed by the Governor, he shall assist any district attorney in the discharge of his duties. In addition to appropriations made by law for the use of the Attorney General, the Governor and the Controller may in writing authorize the setting aside and the payment in accordance with law, from moneys in the State treasury not otherwise appropriated, of such sums as they consider proper for the necessary expenses of the Attorney General in performing the duties imposed by this paragraph.

He shall also have such powers and perform such duties as are or may be prescribed by law and which are not inconsistent herewith.

The Attorney General shall receive the same salary as that now or hereafter prescribed by law for an associate justice of the Supreme Court, and he shall not engage in the private practice of law, nor shall he be associated directly or indirectly with any attorney in private practice; and he shall devote his entire time to the service of the State.

All provisions of this section shall be self-executing, but legislation may be enacted to facilitate their operation.

Number

on ballot

> 5. Permitting Comment on Evidence and Failure of Defendant to Testify in Criminal Cases. (Initiative constitutional amendment.)

[Submitted by initiative and approved by electors November 6, 1934. In effect December 20, 1934.]

Amendment of section 13 of Article I:

SEC. 13. In criminal prosecutions, in any court whatever, the party accused shall have the right to a speedy and public trial; to have the process of the court to compel the attendance of witnesses in his behalf, and to appear and defend, in person and with counsel No person shall be twice put in jeopardy for the same offense; nor be compelled, in any criminal case, to be a witness against himself; nor be deprived of life, liberty, or property without due process of law; but in any criminal case, whether the defendant testifies or not, his failure to explain or to deny by his testimony any evidence or facts in the case against him may be commented upon by the court and by counsel, and may be considered by the court or the jury. The Legislature shall have power to provide for the taking, in the presence of the party accused and his counsel, of depositions of witnesses in criminal cases, other than cases of homicide when there is reason to believe that the witness, from inability or other cause, will not attend at the trial.

Amendment of section 19 of Article VI:

SEC. 19. The court may instruct the jury regarding the law applicable to the facts of the case, and may make such comment on the evidence and the testimony and credibility of any witness as in its opinion is necessary for the proper determination of the case. The court shall inform the jury in all cases that the jurors are the exclusive judges of all questions of fact submitted to them and of the credibility of the witnesses.

Number

on ballot

6. Pleading Guilty Before Committing Magistrate. (Initiative constitutional amendment.)

[Submitted by initiative and approved by electors November 6, 1934. In effect December 20, 1934. Amends section 8 of Article I.]

SEC. S. Offenses heretofore required to be prosecuted by indictment shall be prosecuted by information, after examination and commitment by a magistrate, or by indictment, with or without such examination and commitment, as may be prescribed by law. When a defendant is charged with the commission of a felony, by a written complaint subscribed under oath and on file in a court within the county in which the felony is triable, he shall, without unnecessary delay, be taken before a magistrate of such court The magistrate shall immediately deliver to him a copy of the complaint, inform him of his right to the aid of counsel, ask him if he desires the aid of counsel, and allow him a reasonable time to send for counsel; and the magistrate must, upon the request of the defendant, require a peace officer to take a message to any counsel whom the defendant may name, in the city or township in which the court is situated. If the felony charged is not punishable with death, the magistrate shall immediately upon the appearance of counsel for the defendant read the complaint to the defendant and ask him whether he pleads guilty or not guilty to the offense charged thercin; thercupon, or at any time thereafter while the charge remains pending before the magistrate and when his counsel is present, the defendant may, with the consent of the magistrate and the district attorney or other counsel for the people, plead guilty to the offense charged or to any other offense the commission of which is necessarily included in that with which he is charged, or to an attempt to commit the offense charged; and upon such pica of guilty, the magistrate shall immediately commit the defendant to the sheriff and certify the case, including a copy of all proceedings therein and such testimony as in his discretion he may require to be taken, to the superior court, and thereupon such proceedings shall be had as if such defendant had pleaded guilty in such court.

The foregoing provisions of this section shall be self-executing. The Legislature may prescube such procedure in cases herein provided for as is not inconsistent herewith. In cases not here nabove provided for, such proceedings shall be had as are now or may be hereafter prescribed by law. not inconsistent herewith.

A grand jury shall be drawn and summoned at least once a year in each county.

Number

on ballot

7. State Civil Service. (Initiative constitutional amendment.)

[Submitted by initiative and approved by electors November 6, 1934. In effect December 20, 1934. Adds Article XXIV.]

ARTICLE XXIV

SECTION 1. Permanent appointments and promotion in the State civil service shall be made exclusively under a general system based upon merit, efficiency and fitness as ascertained by competitive examination.

SEC. 2. (a) Between the effective date hereof and January 15, 1935, there shall be a State Personnel Board of three members consisting of the Director of Finance, the Controller and the Legislative Counsel of this State. Subsequent to January 15, 1935, there shall be a State Personnel Board of five members appointed by the Governor with the advice and consent of the Senate except that the Director of Finance shall serve ex officio as one such member until January 15, 1937, or until his successor is appointed and qualified, the Legislative Counsel shall serve ex officio as one such member until January 15, 1939, or until his successor is appointed and qualified, and the Controller shall serve ex officio as one such member until January 15, 1941, or until his successor is appointed and qualified. The first two members appointed by the Governor shall classify themselves by lot so that one shall go out of office at the end of eight years and one at the end of ten years from and after January 15, 1935. Each subsequent appointee shall hold office for ten years from the expiration of the term of his predecessor and until his successor is appointed and qualified, except that an appointment to a vacancy occurring before the expiration of a term shall be but for the remainder of that term. A member other than an ex officio member may be removed by a vote of two-thirds of the members elected to each house of the Legislature. The Legislature, by majority vote of each house, may at any time prior to January 15, 1939, appoint any person of its choice to serve at its pleasure as a member of said board in Leu of the Legislative Couusel, until January 15, 1939.

(b) The board shall annually elect one of its members president.

(c) The board shall appoint and fix the compensation of an executive officer who shall be a member of the State civil service but not a member of the board.

Said executive officer shall perform and discharge all of the powers, duties, purposes, functions and junisdiction hereunder or which hereafter by law may be vested in the board except that the adoption of rules and regulations, the creation and adjustment of classifications and grades, and dismissals, demotions, suspensions

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and other punitive action for or in the State civil service shall be and remain the duty of the board and a vote of a majority of the members of said board shall be required to make any action with respect thereto effective.

SEC. 3. (a) Said board shall administer and enforce, and is vested with all of the powers, duties, purposes, functions, and jurisdiction which are now or hereafter may be vested in any other State officer or agency under, Chapter 590 of the California Statutes of 1913 as amended or any and all other laws relating to the State civil service as said laws may now exist or may hereafter be enacted, amended or repealed by the Legislature.

(b) On the effective date hereof, the unencumbered balance of all funds heretofore lawfully available, or then to be allocated by the Director of Finance, for the maintenance and support of the State officer or agency heretofore administering said above mentioned laws shall become available for the support and maintenance of the board berein created subject to like limitations, other than departmental power of allocation, as heretofore existed with respect thereto.

SEC. 4 (a) The provisions hereof shall apply to, and the term "State civil service" shall include, every officer and employee of this State except:

(1) State officers elected by the people.

(2) State officers directly appointed by the Governor with or without the consent or confirmation of the Senate and the employees of the Governor's office.

(3) State officers and employees directly appointed or employed by the Attorney General or the Judicial Council; or by any court of record in this State or any justice, judge or clerk thereof.

(4) State officers and employees directly appointed or employed by the Legislature or either house thereof.

(5) One person holding a confidential position to any officer mentioned in paragraphs (1), (2) or (4) hereof except that there shall be but one such position to any board or commission composed in whole or in part of officers mentioned in said paragraphs, each such person to be selected by the officer, board or commission to be served

(6) One deputy for the Legislative Counsel and for each State officer elected by the people, each such deputy to be selected by the officer to be served.

(7) Persons employed by the University of California.

(8) Persons employed by any State normal school or teachers college.

(9) The teaching staff of all schools under the direction or jurisdiction of the Superintendent of Public Instruction, the Department of Education or the director thereof or the State Board of Education who otherwise would be members of the State civil service.

(10) Employees of the Federal government, or persons whose selection is subject to rules or requirements of the Federal government, engaged in work doue by cooperation between the State and Federal government or engaged in work financed in whole or in part with Federal funds.

(11) Persons appointed or employed by or under the State Board of Prison Directors or any warden of a State prison.

(12) The officers and employees of the Railroad Commission.

(13) Member help in the Veterans' Home of California and inmate help in all State charitable or correctional institutions.

(14) The members of the militia of the State while engaged in military service

(b) The Legislature may provide that the provisions of this article shall apply to, and the term "State civil service" shall include, any person or group of persons hereinbefore excepted other than those mentioned in paragraphs (1), (2), (7) or (14) of subdivision (a) of this section.

(c) Whenever the appointment or employment of new or additional officers or employees of this State is hereafter authorized by law, such officers or employees shall be subject to the provisions hereof and included within the State civil service unless of a class excepted herein.

SEC. 5. (a) The provisions of this article shall be self-executing but legislation not in conflict berewith may be enacted to facilitate its operation

(b) All laws relating to the State civil service are continued in force in so far as not in conflict herewith subject to the power of the Legislature to amend or repeal such laws and to enact new laws not in conflict herewith.

(c) The rules, regulations, classes and grades of positions heretofore lawfully adopted by the State officer or agency heretofore administering said laws are continued in force and upon the effective date hereof the same shall become the rules, SC=22099

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regulations, classes and grades of positions of the board herein created subject to change by said board in the exercise of its powers herein conferred or as may be hereaft'r provided by law.

(1) All persons other than temporary appointces heretofore serving in the State civil service shall continue so to serve without change of class or grade of position heretofore acquired save as such class or grade may be changed by said board in the exercise of its powers herein conferred or as may be hereafter provided by law.

(c) All persons not hereinbefore provided for in subdivision (d) hereof, holding positions subject hereto for more than six months immediately preceding the effective date hereof, shall continue to hold such positions subject to the provisions hereof save that the board in adopting rules relative to classes or grades of the position held by such person shall give each such person such class or grade as it may deem just and such probationary term to commence on the effective date hereof of not less than two months nor more than eight months in the class or grade as it may fix.

(f) All persons not hereinbefore provided for in subdivisions (d) and (e) hereof holding positions subject hereto less than six months immediately preceding the effective date hereof shall be deemed to hold such position under temporary appointment under the provisions hereof but such temporary appointment shall be deemed to have commenced on the effective date hereof.

SEC. 6. (a) No temporary appointment of a person to any position shall be made unless there is no eligible list from which such position can be filled.

(b) No further temporary appointments shall be made to a given position after such position has been filled by a temporary appointment or appointments for a total period of six months.

(c) No person shall hold a given position under temporary appointment for a longer period than six months, nor shall any person serve in the State civil service under temporary appointment for a longer total period than six months in any one calendar year.

SEC. 7. Nothing herein contained shall prevent or modify the giving of preferences in appointments and promotions in the State civil service to veterans and widows of veterans as is now or hereafter may be authorized by the Legislature.

MEASURES DEFEATED

CONSTITUTIONAL AMENDMENTS SUBMITTED BY LEGISLATURE

Number

on ballot

- 14. Superior Court Judges. (Statutes 1933, page 3139, resolution chapter 83.)
- 15. Superior Court—Judicial Election Districts. (Statutes 1933, page 3138, resolution chapter 82.)
- 18. Water Resources. (Statutes 1933, page 3081, resolution chapter 67.)
- 19. State Indebtedness. (Statutes 1933, page 3065, resolution chapter 59.)
- 22. Authorizing Agreements by Political Subdivisions for Joint Exercise of Powers. (Statutes 1933, page 3185, resolution chapter 116.)

INITIATIVE MEASURES

Number

on ballot

- 9. Chiropractic. (Proposed law.)
- 11. Making State Board of Education Elective; Abolishing Superintendent of Public Instruction; Providing for Director of Education. (Proposed constitutional amendment.)
- 13. Local Option. (Proposed constitutional amendment.)
- 17. Naturopathic Act. (Proposed law.)

PROPOSITIONS SUBMITTED TO VOTE OF ELECTORS

SPECIAL ELECTION, AUGUST 13, 1935

MEASURES DEFEATED

CONSTITUTIONAL AMENDMENTS SUBMITTED BY LEGISLATURE

Number

on ballot

- 1. Legalizing State Building Bond of 1935. (Statutes 1935, page 2696, resolution chapter 129.)
- Authorizing State's Borrowing Money in Anticipation of Taxes and Revenues. (Statutes 1935, page 2695, resolution chapter 128.)
- 3. Rector Dam Project. (Statutes 1935, page 2708, resolution chapter 138.)

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LIST OF OFFICERS

State Capitol and other buildings, Sacramento

Name	Оббе	Residence
George J Hatfield Frank C Jordan Ray L Taley Charles G. Johnson U S Webb Vierling Kersey	Controller Treasurer Attorney Ceneral Superintendent of Public Instruction Legislative Counsel Franchuse Tax Counsuisioner Private Secretary to the Governor	San Francisco San Bernardino San Bernardino San Francisco San Francisco Los Angeles Berkeley San Francisco Oakland Witther

STATE BOARD OF EQUALIZATION State Capitol, Satramento

Name	District	Residence
Fred E Stewart Richard E. Collins Orfa Jean Shontz	First Second Third Fourth Ex officio member Secretary	Oakland

UNITED STATES SENATORS

Hıram W Johnson (R)_______Mills Tower, San Francisco William G McAdoo (D)______5 Berkeley Square, Los Angeles

REPRESENTATIVES IN CONGRESS

Districts	Name and party	Counties or assembly districts com- prising congressional district	Home address
First	Clarence F. Lea (D)	Butte Colusa, Del Norte, Glenn, Hum- boldt, 1 ake, Marin, Mendocino,	Santa Rosa
Second	Harry L Engelbright (R).	Sonoma, Sutter, Yuba Alpune, Amador, Calaveras, El Dorado, Inyo, Lassen, Mariposa, Modoc, Mino, Nevada, Placer, Plumas,	Santa Kosa
771 t. J	Frank H Buck (D)	Sbasta, Sierra, Siskiyou, Tebama, Trinity, Tuolumne	Nevada City
I mra	Frank H Buck (D)	Solano, Yolo	Vacaville
Fourth			San Francisco
F1fth		21, 23, 24, 25, 26 (San Francisco)	San Francisco
Sixth		13, 14, 15 (Alameda) and the county of Contra Costa 16, 17, 18, 19 (Alameda)	Oakland
	John H Tolan (D)	16, 17, 18, 19 (Alameda)	Oakland
Eighth	John J McGrath (D)	Monterey, San Benito, San Mateu, Santa Cl: ra, Santa Cruz	Hillsborough,
Ninth	B W Gearbart (R)		PO San Mateo
Tenth	Henry E. Stubhs (D)	Stanislaus Kerr , San Luis Obispo-Santa Barbara, Tulare, Ventura	
Eleventh	John Steven		
		42, 43, 47, 48 (Los Angeles)	Terrace.
Twelfth	John H Hoeppe' (D)	49, 50, 51, 53 (Los Angeles)	Tujunga Arcadia
Thirteenth	Charles Kramer (D)	40, 0-, 04, 00 (LOS Angeles)	Los Angeles
Fourteenth	Thomas F Ford (D)	41, 55, 62, €4 (Los Angeles)	Los Angeles
Fifteenth		57, 58, 63, 65 (Los Angeles)	
Sixteenth Seventeenth		46, 59, 60, 61 (Los Angeles)	
Eighteenth	Byron N Scott (D)	66, 67, 68 (Los Angeles)	Long Beach
Nineteenth		Orange, Riverside San Bernardino	
Twentieth			
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LIST OF OFFICERS

GOVERNOR'S COUNCIL

Name	Office	Residence
A A Brock Vierling Kersey Arlin E. Stockburger T. A Reardon Harry Lutgens Friend W Richardson George D. Nordenholt William G. Bonell Dr. Walter M Dickie Earl Lee Kelly Florence L. Turner	Director of Education. Director of Finance. Director of Industrial Relations. Director of Industrial Relations. Director of Institutions. Director of Military and Veterans' Affairs. Director of Natural Resources. Director of Penology. Director of Professional and Vocational Standards. Director of Public Health. Director of Public Works.	Los Angeles Ventura San Francysco San Rafael Berkeley San Francisco Los Angeles Los Angeles Reference Berkeley Redding

RAILROAD COMMISSION

State Building, San Francisco

Name	Office	Residence
W. J Carr Frank R Devlin Leon O Whitsell M B Harris	Commissioner Commussioner Commussioner Commissioner Commissioner Serretary	Los Angeles Berkeley Crange Fresno

INDUSTRIAL ACCIDENT COMMISSION

State Building, San Francisco

Name	Office	Residence
Meredith P Snyder Frank C MacDonald	Chairman Commussioner Commussioner Sccretary	Los Angeles

SUPREME COURT

State Building, San Francisco

Name	Office	Residence
Emmet Seawell John W Shenk Jesse W. Curtis William H Langdon Nathan el P Conrey	Chief Justice	Santa Rosa Los Angeles San Bernardino Alameda Los Angeles

B Grant Taylor, Clerk

LIST OF OFFICERS

DISTRICT COJRTS OF APPEAL FIRST APPELLATE DISTRICT State Building, San Francisco DIVISION ONE

Name	Office	Residence
John F. Tyler	Presiding Justice	San Francisco
Benjami i K. Knight	Associate Justice	Santa Cruz
D A Ceshin	Associate Justice	Fresno

DIVISION TWO

Name	Office	Residence
George A. Sturtevant	Presiding Justice Associate Justice Associate Justice	San Francisco

Walter S Chisholm, Clerk

SECOND APPELLATE DISTRICT State Building, Los Angeles DIVISION ONE

Name	Office	Residence
Frederick W Houser John M York William C Doran	Presiding Justice	Alhambra Los Angeles Los Angeles

DIVISION TWO

Name	Office	Residence
Charles S Crail	Presiding Justice	Venice
Gavin W Craig	Associate Justice	Los Angeles
Walton J Wood	Associate Justice	Los Angeles

H. C Lillie, Clerk

THIRD APPELLATE DISTRICT Library Building, Sacramento

Name	Office	Residence
John F. Pullen	Presiding Justice	Sacramento
J. A. Plummer	Associate Justice	Stockton
Rolfe L. Thompson	Associate Justice	Stockton

Cavine Hart, Clerk

FOURTH APPELLATE DISTRICT Freeno, San Diego, and San Bernardino

Terrus of Court

Fresno-January, February, March and Ap-11, Pacific Southwest Building Sar. Diego-May, June, July and August, Electric Building San Bernardino-September, October, November and December, Appellate Court Building

Name	Office	Residence
Charles R. Barnard	Presiding Justice	Fresno
E J. Marks	Associate Justice	Santa Ana
Lacy D Jennings	Associate Justice	San Diego

THE STATE LEGISLATURE

MEMBERS OF THE SENATE-FIFTY-FIRST SESSION, 1935

GEORGE J HATFIELD, Lieutenant Governor, San Francisco	President
W. P. BICH Maryaville	President pro tempore
GEORGE J HATTIELD, LIEULGAARI GOVERNOT, SAN FTARCISCO W. P. RICEL MARYNVILE JOSEPH A. BEEK, Balboa	Secretary
LOADDR F. NOLAN LOD ADGOLOD	Sergeant-at-Arms
FRANCIS DATIN LOS ANGOLOS	Winute Clerk
REV NEWTON E MOATS, Sacram(nto	Chaplain

Dist	Name and party	County or counties representing	Home address
4	Biggar, George M (R)	Mendocino, Lake	Covelo
20	Crittenden, Bradford S. (R)	San Joaquin	Bank of America Bldg., Stockton
6	Deuel, Charles H. (D)	Butte	Chico
37	Difani, Leonard Joseph (R) Duval, Walter H. (R) Edwards, Nelson T. (R)	Riverside	Rivereide
33 35	Duval, Walter H. (R)	Ventura	Santa Paula
35	Edwards, Nelson T. (R)	Urange	Orange
40	Fletcher, Ed (R) Garrison, J C (D)	San Diego	
22	Garrison, J C (D)	1 XT XZ-1-	L Gordon Velley Sugun
11	Gordon, Frank L. (R)		Brix Bldg Fresno
30 39	Hays, Ray W. (R) Hulse, Ben (R)	[Fresho	Brix Bidg, Fresno 1414 W. Main St, El Centro
39 29	Jespersen, Chris N. (R)	San Luis Obieno	Atascadero
28	Koough Karl P (D)		Atascadero Bishop
23	Keough, Karl P (D) King, Charles (D)	Kinge	Hantord
16	Knowland, William F. (R)	Alameda	806 Grand St , Alameda 510 Market St., Redding
5	McColl, John B. (R)	Trinity, Shasta	510 Market St., Redding
15	McCormack, Thomas (R)	Solano	
14	McGovern, Walter (R)	San Francisco	625 Market St , San Francisco
2	McGuinness Henry (D)	Siskiyou, Del Norte	Dunsmuir 641 Main St , Red Bluff
28	Metzger, Jack D. (R) Mixter, Frank W (R) Olson, Culbert L (D)	Tehama, Glenn, Colusa	641 Main St , Red Bluff
32 38	Mixter, Frank W (R)	Tulare	Exeter 639 S Spring St , Los Angeles
38	Olson, Culbert L (D)	Los Angeles	639 S Spring St , Los Angeles
21	Parkman, Harry L (R) Perry, Harry A. (R) Pierovich, A. L. (D)	San Mateo	
3	Perry, Harry A. (R)	Humboldt.	R.F.D. 40, Ferndale
9	Pierovich, A. L (D)	El Dorado, Amador, Alpine	Jackson
1	Powers, Harold J. (R) Reindollar, Charles F. (R)	Modoc, Lassen, Plumas	Eagleville San Rafael
13	Reindollar, Charles F. (R)	Marin	Marweille
10	Rich, W. P. (R)	1 uba, Sutter	Shaffer Bldg , Merced
24	Schottky, Andrew R (R) Scollan, Thomas F. (I) Seawell, Jerrold L. (R)	Merced, Madera	
19	Scollan, I nomas F. (1)	Blauer Sterner Newedo	Roseville
17	Sharkey, William Richard (R)	Contra Costa	Martines
12	Slater, Herbert W. (D)	Senome	S00 4th St Santa Rosa
23	Snyder, Bert B (R)	Sonta Cruz	Santa Cruz
$\frac{23}{31}$	Stow, Edgar W. (R)	Santa Barbara	P.O. Box 545, Santa Barbara
36	Swing, Ralph E. (R)	San Bernardino	P.O. Box 545, Santa Barbara 313 Central Bldg , San Bernardino
25	Tickle, Edward H. (R)	Monterey, San Benito	Carmel
31	Wagy, J I (R)	Kern	Carmel
26	Williams, Dan E. (R)	Tuolumne, Mariposa, Calaveras	Sonora
ĩš	Young, Sanborn (R)	Santa Clara	Los Gatos
			I

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MEMBERS OF THE ASSEMBLY-FIFTY-FIRST SESSION, 1935

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CHARLES H. ERP, 467 27th Ave. San Francisco	Minute Clerk
FATHER JOHN E. TUMULTY, 1017 11th St, Sacramento	Chaplain

Dist,	Name and party	County or counties representing	Home address
30	Anderson, H. Dewey (R)		Box 156, Cupertino
72	Audreas, Godfrey A (D)	San Bernardino	
66	Boyle, James J (D).	Los Angeles	
16			
28	Brennan, James F (D)	San Francisco	26 5th Ave. Son Frequence
1	Burns, Michael J (R)	Humboldt	26 5th Ave , San Francisco 1644 Summer St , Eureka
13		Alameda	
35	Chatters, Ford A (R)	Tulare and Kings	120 N. Mirago Ave. Luidear
70	Clark, John Gee (D)	Lus Angeles	15 Gauge Welk Long Book
73	Corwin, Gordon W. (R)	67411 DEFNATCHIO	1 '50 Pacific Ave Himbland
31	Corwin, Gordon W. (R) Cottrell, C C (R)	Santa Clara	956 G 17th St Son Luce
75	Cruig, Edward (R)	Orange	111 W Imperial Highway, Bres
25	Cromn, Melvyn I. (R)	San Francisco	350 Laguna Honda Blvd., San Francisco
5	Crowley, Ernest C (D)	Solano	Sulsun
56	Cunningham, Thomas J (R)	LOS AIIgeles	i 3065 Tyburn St. Los Angeles
22	Crowley, Ernest C (D) Cunningham, Thomas J (R) Dayson, Kennett B (R)	San Francisco	1124 Lesvenworth St. San Francisco
10	DeLap, T H (R)	Contra Costa	American Bank Bldg., Richmond
9	Desmond, Earl D (D)	Sacramento	BED L Box 125 Galt
15	Donihue, Leon M (D)	Alameda	2841 Kingaland Ave . Oakland
32	Donnelly, Hugh P (D)	Stanislaus	114 Lyons Ave , Turlock
49	Evans, Herbert J (R)		921 N. Canyon Blud, Montoria
46	Evans, Ralph W (D)	Los Angeles	
43	Field, C Don (R)	Los Angeles	1552 N Ridgeway Dr , Glendale
18	Fisher, Charles W (R)	Alameda	189 Elorence Ave Oakland
65	Pupt Gene (1)		01 (TT EEAb OA
4	Frazier, J.E. (R)	Butte, Sutter, Yuba	Gridley
2	Fulcher, Clinton J (D)	Modoc, Lassen, Plumas, Shasta, Sierra, Siskiyou,	
		Trinity	Lookout
33		Merceu, Madera	4 3 22d St. Merced
67	Geycr, Lee E (D)	Los Angeles	1126 Gardena Blvd , Gardena
51	Gilbert, Wilbur F (D)	Los Angeles	3537 The Paseo, Los Angeles
21	Gilmore, Joseph P. (R)	San Francisco	442 Excelsior Ave, San Francisco
69			
62	Hawkins, Augustus F (D)	Los Angeles	1336 E 40th St , Los Angeles
$\frac{37}{23}$	rieisinger, S. L. (D)	Fresno	
23 1	nornblower, william B. (R)	San Francisco	1530 Guerrero St , San Francisco

			105 America 28 Los Angeles
45	Hunt, Charles A. (D)	Los Angeles	405 Avenue 28, Los Angeles
19	Johnson, Gardiner (R)		
51	Jones, William Moseley (D)	Ton Angelon	113 N 21at St. Montedeuo
31	Kallam, Clifford R (D)	Canta Caus Son Bonito	
53	Latham, E V (R)		501 N 20 St. Anamora
55	Laughlin, Frank D. (D)		
	Lore, Elmer E. (D)		11713 Hamim St. North Hollywood
42	Lore, Charles BV (D)		
59	Lyon, Charles W (R)	Con E-analysis	330 Texas St , San Francisco
20	Maloney, Thomas A (R)	San Francisco	
48	Martin, Frank G (R) Mayo, Jesse M (R)	Los Angeles	
6	Mayo, Jesse M (R)	Calaveras, Alpine, Amador, El Dorado, Inyo, Mariposa,	Aprela Comp
		Mono, Nevada, Placer, Tuolumne	Angels Camp
40	McBride, James J (D)	Ventura	1647 Pon St, ventura
64	McCarthy, John D (D)	Los Angeles	179½ Loma Dr., Los Angeles 3915 26th St., San Francisco
$\tilde{24}$	McMurray, Patrick J (D)	San Francisco	3918 26th St, San Francisco
17	Mechan, Henry P (D)		
47	Miller, Eleanor (R)		
36	Minard, Claude (R)		
	Morgan, Geoffrey F (R)		478 21th St., Santa Monra 615 21st St., Sarramento
60	Morgan, Geonrey r (n)	Los Angelos	615 21st St Sacramento
- 8	Nielsen, Roy J (R)	Val. Oshun Clan Tahama	118 1st St. Woodland
3	O'Donnell, John H (D)	1010, Colusa, Glenn, Lenama	King City
35	Patterson, Ellis E (R)	Monterey, San Luis Obispo	118 lst St., Woodland
44	Pelletier, John B (D)	Los Angeles	1700 Dunker mill Ave., Los Angeles
29	Peterson, Frederick (R)		
27	Peyser, Jefferson E (R)	San Francisco	ZIEU CAUTOTINA SL. SAU FRANCISCO
$\bar{76}$	Phillips, John (R)	Diverside	
68	Reaves, Fred (D)	Tea Angelog	
57	Redwine, Kent H (R)	Los Angeles	Las raimas Ave, Hollywood
79	Richie, Paul A (D)		
71	Riley, Harry B (R)		1551 Film Ave , Long Beach 1521 Dover Rd, Santa Barbara
	Difference Alfred W (D)	Sonto Rephere	1521 Dover Rd . Santa Barbara
39	Robertson, Alfred W (D) Rosenthal, Ben (D)		
52	Rosenthal, Ben (D)	Los Angeles	506 S Main St, Sebastopol
7	Scudder, Hubert B (R)	Sonoma, Marin.	Palm City
80	Stream, Charles W (R)	San Diego	Logisford
12	Thorp, James E. (R)	San Joaquin	Lockeford
41	Turner, Rodney L (D)	Kern	1117 Jefferson St , Delano
74	Utt. James B (R)		
61	Voigt, Ernest O. (D)	Los Angeles	
14	Wagner, Charles J (D)	Alameda	1818 Cornell Dr., Alameda Westmoreland 710 San Diogo Tr. and Say, Back Bidg, San Diogo
77	Walker, Clarence R (R)	Imperial	Westmoreland
78	Wallace, Ralph W. (R)		
58	Waters, Frank J (R)	Tee Appelot	1163 4th Ave. Los Angeles
11	*Weber, Charles M (I)	San Joaquin	1021 N Commerce St , Stockton
	Welsh, Ralph Lows (D)	Tue Apreles	1035 W. 31st St , Los Angeles
63	Weish, Raiph Louis (D)	Son Francisco	
26	Williamson Ray (R)		309 E. Canulla St, Whittier
50	Wright, Frank W (R)	1.08 Augeles	

*Sworn in March 25, 1935 Dana P. Eicke deceased Jan 27, 1935

Name	Residence	Term expires		
Rober, H. Alcorn	Connecticut New Haven	July	27, 1935	
I Har y Levin	District of Columbia Wasnington	January	28, 1936	
Alfred Sharon Adda (le Bruemmel	France Cannes Paris	July October	13, 1937 30, 1937	
George H Corey John J Dwyer Margaret Marquette	New York	October January May	1, 1935 22, 1938 25, 1936	
Lucas D. Gray Francis W. Darch Daniel Barrett Allen E. Messer Robert W. Hamilton Alfred J. Hooper Morris H. McGrath		February May February March April	7, 1936	

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620		1362	Williamson	1752	687	1104		Snyder	18
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