

SUMMARY DIGEST

of

Statutes Enacted and Resolutions Adopted

Including Proposed Constitutional Amendments

and

Table of Sections Affected



CALIFORNIA LEGISLATURE

1968 Regular Session

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PREFACE

Digest

The Summary Digest consists of a short summary of each law enacted, and each constitutional amendment, concurrent or joint resolution adopted. Except as indicated, each digest is the Legislative Counsel's digest which appeared on the face of the legislative measure when placed on final passage by both houses.

Cross-Reference Tables

The text of the summary is arranged numerically by chapters.

Cross-reference tables are included which designate chapter number of each legislative measure enacted by bill number or resolution number.

Index

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

Sections Affected by 1968 Legislation

This edition of the Summary Digest includes a table of sections affected by laws enacted. This table shows each change made in existing law by listing each code section or general law affected by legislative action in 1968. The table cites both bill number and chapter number by which the existing law was affected.

ABBREVIATIONS

SB.....	Senate Bill
AB.....	Assembly Bill
SCA.....	Senate Constitutional Amendment
SCR.....	Senate Concurrent Resolution
SJR.....	Senate Joint Resolution
ACA.....	Assembly Constitutional Amendment
ACR.....	Assembly Concurrent Resolution
AJR.....	Assembly Joint Resolution
Sec.....	Section
Art.....	Article
Ch.....	Chapter
Res. Ch.....	Resolution Chapter
Pt.....	Part
Div.....	Division
Stats.....	Statutes
Ag.C.....	Agricultural Code
B. & P.C.....	Business and Professions Code
Civ.C.....	Civil Code
C.C.P.....	Code of Civil Procedure
Com.C.....	Commercial Code
Const.....	Constitution
Corp.C.....	Corporations Code
Ed.C.....	Education Code
Elec.C.....	Elections Code
Evid.C.....	Evidence Code
Fin.C.....	Financial Code
F. & G.C.....	Fish and Game Code
Gov.C.....	Government Code
H. & N.C.....	Harbors and Navigation Code
H. & S.C.....	Health and Safety Code
Ins.C.....	Insurance Code
Lab.C.....	Labor Code
M. & V.C.....	Military and Veterans Code
Pen.C.....	Penal Code
Prob.C.....	Probate Code
P.R.C.....	Public Resources Code
P.U.C.....	Public Utilities Code
R. & T.C.....	Revenue and Taxation Code
S. & H.C.....	Streets and Highways Code
U.I.C.....	Unemployment Insurance Code
Veh.C.....	Vehicle Code
Wat.C.....	Water Code
W. & I.C.....	Welfare and Institutions Code

NOTES ON EFFECTIVE DATES

The 1968 Regular Session convened on January 8, 1968, and adjourned sine die September 13, 1968. Statutes, other than those taking immediate effect, take effect on November 13, 1968. Digests note statutes taking effect by "*In effect immediately.*"

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

**SUMMARY DIGEST OF
STATUTES ENACTED**

1968 REGULAR SESSION

BILL CHAPTERS

Ch. 1 (AB 232) FENTON Amends Sec. 30000, Elec.C., re elections.

Corrects errors in 1967 congressional redistricting act.

In effect immediately.

Ch. 2 (AB 125) BADHAM Adds various secs., Wat C., re California Water District Law

Authorizes board of directors of a district formed pursuant to the California Water District Law which has adopted a plan of works to thereafter change or supplement the plan. Requires approval of California Districts Securities Commission if bonds for original plan have been certified, and requires a public hearing before change may be adopted.

Authorizes district to incur additional bonded indebtedness if necessary to carry out new plan and specifies conditions and requirements in such regard.

Authorizes board to advance general funds of district to accomplish an approved plan of works of an improvement district, and to repay district for such advance with proceeds of the sale of bonds authorized for purposes of the improvement district.

Makes provisions effective only until 61st day after adjournment of 1968 Regular Session.

In effect immediately.

Ch. 3 (AB 9) CORY Adds Sec 17710, Ed.C., re state support—school districts.

Requires district aid and areawide aid computations made for purposes of State School Fund foundation program support for school districts to be made by utilizing corrected assessed valuation levels, where equalization proceedings after formulation of last equalized assessment roll have substantially reduced or increased assessed valuation levels.

In effect immediately.

Ch. 4 (AB 466) BADHAM Amends Secs. 9929 and 9997, B. & P.C., re employment agencies.

Sets term of office at four years for members, other than those first appointed, of the California Advisory Board to the Bureau of Employment Agencies. Lowers the annual license fee for an employment agency engaged exclusively in the business of procuring babysitting employment for others from two hundred dollars to seventy-five dollars.

In effect immediately.

Ch. 5 (AB 244) TOWNSEND Adds Sec. 20580 01, Gov.C., re regional occupational centers.

Provides that regional occupational centers established by school districts under joint powers agreement are deemed to be school districts for purposes of Public Employees' Retirement Law.

Provides that employees of such centers who are not eligible to become members of State Teachers' Retirement System may become contract members of Public Employees' Retirement System by means of contract amendment requested by county superintendent of schools at request of governing board of center.

Provides for membership to be retroactive to first day of employment with center if proper contributions are made.

In effect immediately.

Ch. 6 (AB 105) LANTERMAN New act, re validations.

First Validating Act of 1968, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specific districts, agencies and entities.

In effect immediately.

Ch. 7 (SB 74) RICHARDSON Amends, adds, various secs., Ag.C., re certified milk.

Provides that certified milk is market milk conforming to rules, regulations, methods, and standards adopted by a county milk commission rather than those adopted by the American Association of Medical Milk Commissions.

Requires board of supervisors in any county in which certified milk was produced on January 1, 1968, to appoint a milk commission and authorizes their creation in other counties. Requires that such commissions be composed of persons with specified qualifications. Prescribes the duties and powers of county milk commissions, which include the certification of unpasteurized milk.

Deletes provisions for certification by milk commissions appointed by county medical associations.

In effect immediately.

Ch. 8 (AB 82) CROWN Care of crippled children.

Augments Item 277 of 1967 Budget Act by \$750,000.

In effect immediately.

Ch. 9 (AB 116) KNOX Motor vehicles.

Appropriates \$275,000 from Motor Vehicle Fund for acquisition of land, pursuant to Property Acquisition Law, for a branch office of the Department of Motor Vehicles in the City of El Cerrito.

In effect immediately.

Ch. 10 (AB 402) BAGLEY Adds Sec. 22201.6, Gov.C., re election officials.

Requires Public Employees' Retirement System to execute modification to the Social Security Act agreement so as to exclude from its coverage services of election officials and election workers who are paid less than \$50 in a calendar quarter.

In effect immediately.

Ch. 11 (SB 274) KENNICK Amends Sec. 1825, W. & I.C., re probation services.

Provides that a county which received less than the maximum reimbursement from the state in any fiscal year for special probation services which reduce the rate of commitments from such county, may receive, in the next succeeding fiscal year and payable in quarterly installments, reimbursement from the state of the difference up to such maximum.

Declares that act shall apply to amounts payable to counties for the 1966-67 fiscal year and all subsequent fiscal years.

In effect immediately.

Ch. 12 (AB 77) KETCHUM Adds Sec. 35003, Veh.C., re vehicle loads.

Provides that for purposes of Div. 15, Veh.C., relating to size, weight, and load of vehicle operated on highways, booms, masts, machinery, and other equipment not attendant to efficient operation of vehicle body but which may be attached to body or chassis or connected with driving mechanism shall be regarded as load.

Ch. 13 (AB 704) SCHABARUM New act, re junior college district bonds.

Provides that the total amount of bonds issued by a junior college district which will be superseded by a new junior college district under designated circumstances for all purposes on July 1, 1968, shall not exceed 5 percent of the taxable property, unmodified by the so-called "Collier Factor," of such district.

Not effective after June 30, 1968.

In effect immediately.

Ch. 14 (AB 251) CHAPPIE Adds Sec. 21685 5, P.U.C., re airport assistance funds: counties.

Authorizes county with population less than 1,000 to receive from the Division of Aeronautics \$2,500 of Airport Assistance Revolving Fund money annually after the effective date of the act, for construction of and maintaining an airport without providing any matching funds.

Ch. 15 (AB 295) RAY E. JOHNSON Repeals various secs., Ag.C., re Department of Agriculture reports.

Deletes provisions requiring the Director or the Department of Agriculture to report to the Governor and the Legislature their findings on various subjects in-

cluding artificial insemination of bovine animals, commercial feed, brand inspection fees, milk inspection fees, milk product plant licenses, farm product processors, and stabilization and marketing of fluid milk and fluid cream.

Ch. 16 (AB 691) RAY E. JOHNSON Thermalito Forebay: development.

Appropriates \$152,262 to Department of Parks and Recreation, from amount appropriated to department by Budget Act of 1965 for initial development of Lime Saddle Area in Oroville State Recreation Area, for expenditure in the Thermalito Forebay Area of that recreation area.

In effect immediately.

Ch. 17 (SB 78) STIERN Adds, amends, repeals various secs., R. & T.C., re real property transfer taxes.

Deletes requirement from the authorization to local government to impose a tax on real property transfers that such a tax must be evidenced by documentary stamps supplied by the State Board of Equalization on the instrument of transfer and, instead, requires that the amount of tax shall be shown on the face of the instrument of transfer prior to the time such an instrument is recorded. Authorizes amount to be shown on a separate paper affixed after permanent record is made and before original returned.

In effect immediately.

Ch. 18 (SB 185) SHORT Stockton State Hospital.

Authorizes Director of General Services to sell, exchange, lease or otherwise dispose of, for current market value, approximately 165 acres of Stockton State Hospital grounds.

In effect immediately.

Ch. 19 (AB 61) McMILLAN Amends Secs. 12701, 12741, 12757, B. & P.C., re weighmasters.

Exempts textile maintenance establishments weighing, counting, or measuring any articles in connection with the business of such establishments from laws licensing and otherwise regulating private and public weighmasters. Provides that private weighmaster who issued a private weighmaster's certificate without weighing, measuring, or counting the article or commodity, or causing his deputy to do such, rather than first weighing, measuring, or counting the article or commodity, or causing his deputy to first do such, is guilty of a misdemeanor.

Ch. 20 (AB 188) MOBLEY Amends Sec. 29909, Gov.C., re county bonds.

Provides that bonded indebtedness for the construction of select county roads, rather than primary county roads, may exceed 5 percent but not 15 percent of the taxable property of the county. Removes provision exempting bonds issued for indebtedness existing on January 1, 1880, from the limitation on bonded indebtedness.

Ch. 21 (AB 189) DENT Amends Sec. 13521, Ed.C., re school employee wages.

Makes technical, conforming change to reflect 1967 law authorizing a school district to pay salaries of certificated employees twice a month.

Ch. 22 (AB 346) PORTER Amends Sec. 11652, Wat.C., re Central Valley Project.

Allows "state agency," including any irrigation district, reclamation district, water district, municipal corporation, to levy a tax on property within its boundaries not only for all contract payments due within the then fiscal year, but also for payments due within the following fiscal year before the money will be available from the next general tax levy.

In effect immediately

Ch. 23 (SB 137) WHETMORE Amends Sec. 6902, Gov.C., re blind concessionaires.

Specifically allows counties to contract with blind persons licensed by the Bureau of Vocational Rehabilitation to operate snackbars and cafeterias, as well as vending stands, in county owned or occupied buildings.

Allows any city and county to construct, install or allow construction or installation of such facilities in any building owned or occupied by the city and county.

Declares amendment to be declaration of existing law.

In effect immediately.

Ch. 24 (AB 43) BURKE Amends Sec. 17710, Ed.C., re state support—school districts.

Requires district aid and areawide aid computations made for purposes of State School Fund foundation program support for school districts to be made by utilizing corrected assessed valuation levels, if the county superintendent finds that equalization proceedings after formulation of last equalized assessment roll have substantially reduced or increased assessed valuation of property within a school district.

In effect immediately.

Ch. 25 (AB 134) DENT Amends Sec. 20704, Ed.C., re school district taxes.

Prescribes separate procedures concerning uncollected taxes to be applicable in those counties which operate under alternative procedure for distribution of property tax levies on the secured roll, for purposes of establishing school district tax rates by boards of supervisors, involving the fixing of an allowance for subsequent additions, cancellations and corrections affecting the tax rolls, and authorizing the fixing of an allowance for delinquencies.

Makes act operative on November 1, 1968.

Ch. 26 (AB 164) KNOX Amends Secs. 53651, 53843, Gov.C., re county fiscal affairs.

Provides that counties advancing current operating requirements to subsidiary political subdivisions may, upon a finding that time is of the essence, accept bids for loans without advertising and fixes net interest cost at 6 percent, rather than 5 percent, on all loans for such purpose. Specifically authorizes use of public agency revenue bonds, notes, tax anticipation warrants, and certain evidences of indebtedness, to secure public deposits.

Ch. 27 (AB 184) MOBLEY Repeals Sec. 6718, W. & I.C., re mental health services funds.

Deletes provision requiring county auditor to include in his state settlement report the amount of money owed to the state by reason of commitments to hospital for mentally retarded and deletes provision allowing State Department of Mental Hygiene to obtain writ of mandate requiring the county to make required payment to state (provisions to become operative on the 61st day after adjournment of 1968 Regular Session).

Ch. 28 (AB 187) MOBLEY Amends Sec 6713, W. & I C., re mental health.

Makes technical change to correct section reference.

Ch. 29 (AB 271) CHAPPIE Adds Sec. 54931.4, Gov.C., re fire protection districts.

Extends from January 1, 1968, to January 31, 1968, the time in which the statement, map or plat and certificate of completion regarding annexation of a fire protection district may be filed for the annexation to be effective for assessment and tax purposes in 1968.

In effect immediately.

Ch. 30 (AB 337) PATTEE Amends Sec. 55062, repeals Ch. 3 (commencing with Sec. 54601), Div. 20, and Sec. 55063, Ag.C., re agricultural warehouses.

Deletes provisions applicable to "California bonded" warehouses for agricultural products. Makes related changes.

Ch. 31 (AB 405) KNOX Amends Secs. 25681.1, 38901, Gov.C., re community developments.

Provides cost of financial feasibility report required in connection with county or city reclamation project shall be a charge, in its entirety, against the city or county and allows the city or county to collect a proportion of the cost from private landowners included therein, rather than having the District Securities Commission collect from both the county or city and private landowners.

Ch. 32 (AB 884) QUIMBY Amends Sec. 33645, H. & S.C., re redevelopment bonds.

Declares that resolution, trust indenture, or mortgage by a redevelopment agency authorizing redevelopment bonds may provide, among other things, the rate or maximum rate of interest on such redevelopment bond indebtedness, which shall not exceed 7 percent, and need not be recited if such rate does not exceed 4½ percent, and

that such rate shall be payable semiannually, except that interest for the first year after the date of the bonds may be made payable at the end of such year, rather than the interest rate, not exceeding the maximum rate fixed for bonds of cities.

Declares such provision shall be applicable to bonds of a redevelopment agency which have been authorized by the agency prior to the effective date of this act but which have not been issued prior to such date.

In effect immediately.

Ch. 33 (SB 70) MILLS Amends Secs 22844, 22845, 22847, and 22848, and adds Sec. 22846.5, Wat.C., re irrigation districts: treasurers.

Requires district board of an irrigation district containing more than 500,000 acres to elect, after 12 p.m. on December 31, 1971, a district treasurer, and fix his compensation.

Includes such treasurer in provisions re such districts authorizing consolidation of offices of assessor and collector, and in provisions authorizing same person to hold office of general manager, secretary, assessor, and collector, or any of these offices.

Ch. 34 (AB 227) LEROY F. GREENE Amends Sec. 3100, Ed.C., re school district organization.

Requires that in approving proposals for the formation of new unified school districts based upon the division of territory of existing high school districts the State Board of Education determine, among other things, that the assessed valuation per pupil in kindergarten and grades one through twelve, inclusive, in any of the proposed new unified districts does not vary from the average assessed valuation per pupil in all of the territory of which the new districts are comprised by more than 10 percent, rather than that the assessed valuation per pupil in the proposed new unified districts does not vary by more than 10 percent between the proposed new unified districts

In effect immediately.

Ch. 35 (AB 524) BELOTTI Amends Sec. 25541.7, Ed.C., re junior college finance.

Provides that the increase in the maximum tax rate of a junior college district, for any interdistrict attendance agreements and any part and equipment lease agreements, shall remain in effect until the end of the fifth, rather than fourth, consecutive fiscal year, following the election date at which the first district bond issue passed, in junior college districts in which such fifth year expires on July 1, 1969, rather than July 1, 1968, and until the fourth consecutive fiscal year following such election date in districts in which such fourth year expires on July 1, 1970.

In effect immediately.

Ch 36 (SB 613) LAGOMARSINO Adds Sec. 15712.5, Elec.C., re sample ballot.

Permits use of sample ballot not in booklet form in punchcard voting system when the official ballot will consist of one or more individual ballot cards.

In effect immediately.

Ch. 37 (AB 51) PATTEE Amends Sec. 20508, Ed.C., re seventh, eighth graders—financing

Provides that if elementary school district withdraws from junior high school or system of junior high schools, any remaining unencumbered balance from increase in maximum tax rates for cost of educating pupils in seventh and eighth grades in such junior high schools may be transferred to general fund of the elementary school district, and the amount of such balance transferred to general funds shall be used to reduce, in the following fiscal year, the amount for which the maximum tax rate of the district may be increased for purposes of educating seventh- and eighth-grade pupils in the elementary school district.

Ch. 38 (AB 294) RAY E. JOHNSON Amends Sec. 25643, Gov.C., re county tax levy exception.

Permits incorporated city or fire protection district to file petition for exemption from county tax levy for structural fire protection once rather than annually. Permits board of supervisors to terminate exemption if the city or district does not comply with the requirements to obtain the exemption.

Ch. 39 (SB 60) GRUNSKY Adds various secs, H. & S.C., re county sanitation districts.

Provides procedure whereby territory already a part of a county sanitation district may be annexed to an improvement district in that county sanitation district.

In effect immediately.

Ch. 40 (SB 157) DYMALLY Amends Sec. 46989, Ag.C., re agriculture. Codification to maintain the codes, makes no substantive change.

Ch. 41 (AB 60) MONAGAN Amends Sec. 516, W. & I.C., re unclaimed bicycles and toys.

Permits board of supervisors to pass ordinance disposing of unclaimed bicycles and toys in possession of sheriff to the county welfare department as well as the county probation officer for use in juvenile delinquency work.

Ch. 42 (AB 355) CRANDALL Amends Sec. 16521, Ed.C., re school districts.

Authorizes governing board of school district to pay in advance for postage stamps and permits and services provided by other governmental agencies under designated circumstances.

Ch. 43 (SB 100) DANIELSON Adds Sec. 456.6, Elec.C., re voter registration.

Requires all county clerks, instead of just county clerks with voter registration material on computer tape or cards, to provide one copy of the index of registered voters to the Secretary of State at three specific times and permits Secretary of State to make information available.

Ch. 44 (SB 156) SCHMITZ Amends Sec. 10012.5, Elec.C., re candidates' statements of qualification.

Provides that candidates for city or district election may withdraw their statement of qualification until 5 p.m. of the working day after the close of the nomination period, rather than until 3 calendar days after the close of the nomination period.

Ch. 45 (SB 178) BRADLEY Repeals Santa Clara-Alameda-San Benito Water Authority Act (Ch. 1289, Stats. 1955), re Santa Clara Water Authority.

Repeals provisions providing for the Santa Clara-Alameda-San Benito Water Authority.

Ch. 46 (AB 214) BELOTTI Repeals various secs., Ag.C., re district agricultural associations.

Deletes provisions authorizing the construction of sports arena by the 22nd District Agricultural Association.

Deletes provision authorizing Department of Agriculture to advance funds for paying premiums to county or district agricultural associations.

Ch. 47 (AB 317) BAGLEY Amends Sec. 200, C.C.P., re exemption from jury duty.

Codification to maintain the codes; makes no substantive change.

Ch. 48 (AB 318) BAGLEY Amends Secs. 1802.2, 1805.5, 3064, 3081, repeals Sec. 1875, Civ.C., re obligations.

Codification to maintain the codes; makes no substantive change

Ch. 49 (AB 370) HAYES Amends, adds, and repeals various secs., H. & S.C., Veh.C., re air pollution.

Requires State Air Resources Board to consider technological feasibility and economic costs in determining criteria for approval of motor vehicle pollution control devices.

Provides that no certified motor vehicle pollution control device shall be required under law for the control of emissions of any specified pollutant from a particular source unless the board has found the control of such emissions to be necessary and technologically feasible.

Permits board to exempt from motor vehicles pollution control device law designated classification of motor vehicles when deemed necessary, rather than when certified devices are not available.

Prohibits registration of 1966 and later model vehicles unless equipped with a certified device or devices to control emissions of pollutants for which emission standards have been set, rather than requiring that such motor vehicles subject to registration be equipped with certified devices to control emission of pollutants from the crankcase and exhaust; and eliminates specific requirements relative to 1968 and later model vehicles. Requires every 1966 or later model passenger vehicle, except motorcycles, subject to registration to be equipped with a certified device or devices to control the emission of pollutants for which emission standards have been set.

Prohibits sale of new motor vehicle required to be equipped with a certified device to control emission of pollutants for which emission standards have been set unless prescribed certificate is filed with the board, rather than prohibiting sale of new motor vehicle required to be equipped with a certified device to control emissions of pollutants from the crankcase and exhaust unless such certificate is filed.

Eliminates requirement of notice by board to Department of Motor Vehicles upon approval of two or more pollution control emission devices.

Requires the Department of Motor Vehicles upon initial registration of new motor vehicles to require proof of manufacturer's compliance with certified device requirements for new motor vehicles.

Provides that board shall not approve any motor vehicle pollution control device unless each motor vehicle tested with such device for purposes of such approval meets the emission standards set by the board.

Makes related changes.

In effect immediately.

Ch. 50 (AB 496) MULFORD Adds Sec. 268.6, R. & T.C., re property for welfare exemption.

Allows, under special circumstances, benefits of the welfare exemption for fiscal year 1967-68 to organizations otherwise qualified therefor except that the articles of incorporation did not provide for irrevocable dedication of corporate property to charitable, scientific, religious or hospital purposes. Specifies that provisions of this section shall remain in effect for one year.

In effect immediately.

Ch. 51 (SB 31) GRUNSKY Amends Sec. 13187.1, Ed.C., re teachers' credentials.

Extends for one year, until September 1, 1968, provisions of licensing under Certificated Personnel Law of 1961 dealing with issuance of credentials pursuant to laws in effect before 1964 to persons who were in preparation to qualify for the credentials in 1963 or were then teaching in a foreign country.

In effect immediately.

Ch. 52 (SB 251) COOMBS Amends and repeals various secs., Ag.C., re importation of bees.

Exempts packaged bees from import certificate requirements, deletes requirement for certificate of inspection when shipping intrastate, and deletes provision requiring declaration of specified in-transit feeding to accompany packaged bees and queens.

Ch. 53 (SB 272) MILLS Amends Sec. 61626.5, Gov.C., re community service districts.

Increases from \$2,000 to \$3,000 the limit to which community service districts may contract without calling for bids.

Ch. 54 (AB 84) CONRAD Republican State Convention.

Sets August 24, 1968 as date of the 1968 State Convention of Republican Party rather than date set by Section 9075, Elections Code.

In effect immediately.

Ch. 55 (AB 145) VENEMAN Adds Sec. 853.6a, Pen.C., and amends Secs. 562 and 563 of, and adds Sec. 564.5 to, W. & I.C., re juvenile proceedings.

Specifies that when person appearing to be under 18 years of age is cited for F. & G.C. misdemeanor, citation shall provide that he shall appear before juvenile court, juvenile court referee, or juvenile traffic hearing officer in county of offense, and that officer shall file duplicate with, as the case may be, clerk of juvenile court or the juvenile court referee or juvenile traffic of-

ficer, before whom the person is required to appear by the notice. Provides that with consent of minor hearing may be conducted on copy of such citation in lieu of juvenile court petition. Permits traffic hearing officer to hear and dispose of such cases and proscribes dispositions he may order.

Ch. 56 (AB 196) DUFFY Amends Sec. 11395, H. & S.C., re narcotics addicts: physicians' reports.

Limits the class of physicians, who must report to the Division of Narcotic Enforcement, Department of Justice, with regard to the treatment of addicts, to those physicians prescribing, furnishing, or administering any narcotic.

Ch. 57 (AB 219) DUFFY Amends Secs. 17065, 17066, Ag C, re estray animals.

Increases value from \$40 to \$125 of estray animals which may be sold by the Director of Agriculture after a five-day posting of notice rather than holding, publication, and posting of notice for three weeks.

Ch. 58 (AB 344) MOORHEAD Amends Sec. 930, Prob.C., re executors and administrators expenditures.

Provides that, if it is proven that disbursement vouchers have been lost or destroyed, an executor or administrator shall be allowed any item of expenditure not exceeding \$100, rather than \$20, if supported by his uncontradicted oath, and the total amount of such allowances in all his accounts must not exceed \$2,500, rather than \$500.

Ch. 59 (AB 416) LEROY F. GREENE Amends Sec. 13187, Ed.C., re school service credentials.

Includes, by reference, credentials restricting service to speech and hearing specialist and to teacher of handicapped children among designated special credentials which may be issued by State Board of Education outside of the "Licensing of Certificated Personnel Law of 1961"

In effect immediately.

Ch. 60 (AB 440) BRIGGS Adds Secs. 1009.1, 1009.2, 1009.3, and 1009.4, W. & I.C, re nonresidents return: transportation costs.

Authorizes Youth Authority to refund unused money received from private sources to defray cost of transportation to return nonresidents committed to the authority, to the state of their legal residence and prescribes fiscal procedures therefor.

In effect immediately.

Ch. 61 (AB 516) RAY E JOHNSON Adds Sec. 12613.5, B. & P.C, re containers - packaging and labeling

Provides that if any provision of state law relative to the packaging and labeling of containers is less stringent or requires information different from any requirement of Section 4 of the act of Congress, entitled "Fair Packaging and Labeling Act" or of any regulations promulgated thereunder, the state provision shall be inoperative to the extent that it is less stringent or requires different information from any such federal requirement, in which event each such federal requirement is a part of the state law.

Ch. 62 (SB 32) DANIELSON Adds Sec. 25413.2, Ed.C, re junior college district board

Makes detailed provision concerning governing board membership status and the election and terms of office of members of a junior college district governing board, to implement statute requiring establishment of a separate governing board for a junior college district presently governed by the board of education of a city school district with an ad valorem excess of \$400,000.

Ch. 63 (SB 99) GRUNSKY Amends Secs. 10214, 10220, and 10228, Elec C., re elections

Makes technical changes to correct obsolete section references.

Ch. 64 (SB 159) DYMALLY Amends Secs. 4185 and 12151.5, F. & G.C., re fish and game.

Codification to maintain the codes, makes no substantive change

- Ch 65 (SB 168) COLOGNE Amends, rennumbers, and repeals various secs. P.U.C., re public utilities.
Codification to maintain the codes; makes no substantive change.
- Ch 66 (SB 204) SONG Adds Sec 420 75, Gov C., re state nickname.
 Makes "The Golden State" the official State Nickname.
- Ch. 67 (SB 366) SHORT Amends Sec 12950, Corp. C., and Sec. 24051, Fin.C., re nonprofit cooperative associations
 Makes technical change in references to sections in the Agricultural Code necessitated by the adoption of the new Agricultural Code
- Ch. 68 (AB 68) Z'BERG Adds Sec. *271 7, R & T.C., re welfare tax exemption
 Provides for the cancellation or refund of any tax or penalty imposed during the calendar year 1967 upon property acquired by an organization qualified for the welfare tax exemption if such property presently qualifies for the exemption and was acquired after the lien date but before the commencement of the fiscal year and if the fiscal year began in 1967.
In effect immediately.
- Ch. 69 (AB 74) VENEMAN Adds Ch. 5, Pt 4, Div. 9, W. & I.C., re child protective services.
 Establishes statewide program of early protective services for children under the administration of the State Department of Social Welfare and county welfare departments, to provide voluntary services, including social services to children, parents, and guardians, financial assistance as required, alternative care of children where care outside the home is required, and referrals to law enforcement agencies for investigation. Relieves person making report in good faith under act from civil or criminal liability. Provides that a child who is being treated solely by spiritual means is not, for that reason alone, to be considered to be neglected within the purview of this chapter.
 Authorizes approval of county programs by certification by the State Department of Social Welfare in accordance with its rules and regulations.
 Requires participating county welfare departments to establish specialized child protective units.
 Requires services for children who qualify as actual or potential recipients of aid to families with dependent children to be financed as a part of the administration of that program.
 Requires services for children not so qualifying under that program to be financed from federal funds allocated for child welfare services except that if Congress does not increase the appropriation for such services the department is authorized to limit the allocation to the same proportion of the federal grant for the 1967-68 fiscal year, but if Congress does increase the appropriation the department is required to spend the increased federal funds for services for such children; provided it may allocate funds to other aspects of child welfare services for federal conformity.
- Ch 70 (AB 95) VENEMAN New act, re state school building aid.
 Requires State Controller to refrain from making building aid repayment deductions from State School Fund apportionments to extent that 1967-1968 school district budgets failed to include, and 1967-1968 taxes levied by county board of supervisors are insufficient to cover full repayment amount, and provides that amount of such reduction be added to deductions for fiscal year 1968-1969, plus 5 percent of such reduction
 Provides for increase in State School Fund apportionments for fiscal year 1967-1968 for such district to equal amount of deductions made during 1967-1968 fiscal year.
In effect immediately.
- Ch. 71 (AB 122) HAYES Amends Sec. 1031, C.C.P., re court costs discretionary allowance
 Changes minimum amount of recovery by prevailing party in municipal or justice courts below which such courts have discretion to allow or deny costs to prevailing party and to allow costs in part, from \$50, principal and interest, to the maximum claimable in small claims courts.

Ch. 72 (AB 427) VENEMAN Amends Sec. 17, Ch. 238, Stats. 1903, re Drainage District Act of 1903.

Extends from 10 days after receiving certificate of election to last Friday in December next following general district election, the time during which person elected a director of district governed by Drainage District Act of 1903 must qualify by taking and subscribing the official oath and executing an official bond.

Ch. 73 (SB 153) COLOGNE Adds Sec. 2451.4, B. & P.C., re podiatry.

Prohibits the issuance or renewal of certificates to practice "chiroprody" on or after January 1, 1969 Replaces such certificates with a certificate to practice "podiatry."

Declares no action or proceeding commenced before the operative date of this section and no rights given by a certificate to practice chiroprody shall be affected by this section.

Ch. 74 (SB 287) KENNICK Amends Sec. 19414, B. & P.C., re quarter horse racing.

Revises the definition of "quarter horse racing" to eliminate the requirement that the race be in a straightaway and by requiring that the distance be one-half of a mile, rather than five-sixteenths of a mile

Ch. 75 (SB 307) SHERMAN Amends, adds and repeals various secs., B. & P.C., re partnership licensing.

Excludes copartnerships from class to whom State Real Estate Division in the Department of Investment may issue a real estate broker's license or a mineral, oil and gas broker's license.

Declares that nothing contained in the Real Estate Law shall preclude a partnership from performing acts for which a real estate broker's license is required, provided every partner through whom the partnership acts is a licensed real estate broker.

Ch. 76 (SB 318) MARLER Amends Sec. 4008, F. & G.C., re trapping licenses.

Provides that no new trapping license shall be issued to any person within one year following expiration of a previous license unless a prescribed report is submitted to Department of Fish and Game, instead of requiring that such a report be submitted by July 1st in order to avoid being permanently disqualified from receiving a new license

Ch. 77 (SB 371) WAY Amends Sec. 3271, F. & G.C., re pheasant club zones.

Revises boundaries of zones established for administration of licensed pheasant clubs.

Ch. 78 (SB 390) MARLER Amends Sec. 3517, F. & G.C., re domestically reared red-legged partridges.

Includes all of the territory of Shasta County in the areas where domestically reared redlegged partridges of the variety Indian Chukar may be released and taken.

Ch. 79 (AB 69) BEAR Amends Sec. 18415, adds Ch. 8.5 (commencing with Sec. 18600) to Div. 10, *22603, and repeals Sec. 17073, Elec.C., re write-in votes.

Provides that no write-in votes shall be counted in any election unless the person whose name is written in has filed a declaration that he is a write-in candidate for that particular office or nomination. Requires counting of write-in votes in primaries for person whose name appears on ballot as candidate for same office in another party. Requires declaration to be filed no later than the fifth day before the election and provides for the place of filing.

Makes related changes.

In effect immediately.

Ch. 80 (AB 94) BELOTTI Adds Sec. 2137, R. & T.C., re tax exemptions: fire departments.

Defines property of volunteer fire department used exclusively for fire department purposes as property used exclusively for religious, hospital, scientific, or charitable purposes within provisions of welfare exemption.

* Correction.

Ch. 81 (AB 120) MOORHEAD Amends Sec. 700, Prob.C., re creditors' claims. Requires creditors to notify executor or administrator of an estate of claims within four months, rather than six months, after first publication of notice to creditors by the executor or administrator.

Ch. 82 (AB 312) BAGLEY Amends Sec. 70130, Gov.C., re court reporters—Marin County.

Increases annual salary of full-time official court reporters in Marin County from \$12,000 to \$12,900

Increases compensation of official reporters pro tempore from \$35 to \$45 per day.

Ch. 83 (AB 329) MILIAS Amends Sec. 854, F. & G.C., Sec. 15005, Gov.C., Sec. 2256, Veh.C., re state civil service.

Provides the minimum age limit for appointment to a position, rather than examination for a position, as state traffic officer, fish and game warden, or special or narcotic agent is 21 years.

Ch. 84 (AB 330) MILIAS Amends Sec 19142, Gov.C., re state civil service.

Provides that persons in civil service positions hold their position subject to mandatory reinstatement of another person; allows a layoff following a mandatory reinstatement to be without the normal 15 days' written notice where the person's separation from state service is not involved; prohibits the use of seniority other than seniority in the same or higher job level to determine who is to be separated if such use would result in the separation of the employee having the reinstatement right

Ch. 85 (AB 438) FENTON Amends Sec. 29802, Gov.C., re warrants.

Allows the governing body of a county agency to direct the issuance of a new warrant to replace warrant, other than one issued for giving aid, previously drawn on the agency which the governing body represents, when, within five years of the date the first warrant became void, the payee, by affidavit, declares the first warrant lost or destroyed.

Ch. 86 (AB 477) BRIGGS Amends Sec. 19950, H. & S.C., re housing for the elderly.

Requires that efficiency living units of a low cost housing development for the elderly conform to the regulations relating to efficiency living units adopted by the Commission of Housing and Community Development.

Ch. 87 (AB 722) GONSALVES Amends Sec. 10204, Gov.C., re Legislative Counsel.

Authorizes Joint Committee on Legislative Organization to prescribe salary for Legislative Counsel in amount greater than presently fixed by statute.

In effect immediately.

Ch. 88 (AB 1) KNOX Adds, amends, repeals various secs., Ag.C., Corp.C, Fin.C., re corporate securities.

Revises the Corporate Securities Law, relating to the regulation of securities transactions, securities brokers and agents, and investment advisers. Makes conforming changes in various laws.

To become operative January 2, 1969.

Ch. 89 (SB 110) COLOGNE Amends Secs. 12887.6, 25925, and 30546, and adds Secs. 31805 and 31822, Wat.C., re water resources.

Codification to maintain the codes, makes no substantive change.

Ch. 90 (SB 154) STIERN Amends Sec. 22702, Ed.C., re coordinating council for higher education.

Specifies that effective action by the council shall require a majority vote of all, rather than eight, members of the council. Requires affirmative vote of two-thirds of all the members, rather than vote of only 10 members, to appoint or remove the director.

In effect immediately.

Ch. 91 (SB 161) DYMALLY Amends *and renumbers heading Art. 1.5 (commencing with Sec. 3520), Ch. 1, Div. 4, Elec.C., re elections.

Codification to maintain the codes; makes no substantive change.

* Correction.

Ch. 92 (SB 167) COLOGNE Amends and amends and renumbers various secs., S & H C, re streets and highways.

Codification to maintain the codes, makes no substantive change.

Ch 93 (SB 207) STIERN Amends Sec. 31520, Gov.C., re county employees' retirement law.

Provides that second and third members of retirement board of county system established pursuant to County Employees' Retirement Law of 1937, shall be active members.

Defines "active" and "retired" members.

Ch 94 (SB 208) STIERN Amends Sec 31592 3, Gov.C, re county employees' retirement law

Makes technical change in designation of excess funds in order to insure that intent of Legislature in providing for reserve of only 1 percent of total assets of fund is carried out

In effect immediately.

Ch 95 (SB 218) MOSCONE Amends Secs 1985, 1987.5, C.C.P., re subpoenas.

Provides that copy of an affidavit shall be served with subpoena duces tecum issued before trial, showing good cause for production of matters or things described in subpoena, specifying exact matters or things desired to be produced, setting forth in full detail the materiality thereof to issues involved in case, and stating that witness has desired matters and things in his possession or under his control, rather than that application for subpoena duces tecum shall be, or contain, an affidavit so showing, specifying, setting forth, and stating. Requires clerk or judge, if there is no clerk, to issue subpoena or subpoena duces tecum signed and sealed but otherwise in blank to party requesting it, who shall fill it in before service. Specifies that nothing in such provisions authorizes issuance of subpoena or subpoena duces tecum in certain cases unless payment or deposit has been made.

Provides that service of subpoena duces tecum is invalid unless at time of such service a copy of affidavit on which the subpoena is based is served on person served with the subpoena and requires original affidavit to be filed with court issuing subpoena before the time designated for appearance of witness and production of matters and things described in subpoena, and in case of subpoena duces tecum for deposition, requires original affidavit to be filed not less than five days before time designated unless court otherwise orders; whereas present provision is that such service is invalid unless at time of service a copy of the affidavit upon which the subpoena was issued is served on the person served with subpoena.

Ch. 96 (AB 66) RYAN Amends Secs 56184 and 56608, Ag.C., re agricultural commission merchants.

Deletes provisions limiting commission merchants' commissions for selling services to no more than 20 percent of gross sales price of the farm products sold.

Requires all changes or variances made in such commissions and charges, rather than only those made for the license period, to be by written contract between the parties.

Deletes requirement that copies of contracts varying commissions and charges which are on file with the Director of Agriculture be also filed with the director. Prohibits commission merchant from deducting more than one charge for effecting a sale without the written consent of the consignor, where reconsignment has been made or broker has been employed to effect sale, rather than prohibiting deduction of commissions in excess of his commission charges on file with the director.

Ch. 97 (AB 70) FONG Amends Sec. 969, Ed.C., re junior college board meetings.

Authorizes junior college board to meet at any high school building in the junior college district if the district consists of more than one high school district or unified district and if a notice is posted in each junior college.

Ch. 98 (AB 126) BIDDLE Adds Sec. 21163, Gov.C., re public employees' retirement system.

Permits person retired for service or disability under the Public Employees' Retirement System to be employed by a contracting agency during an emergency or because of his special skills.

Provides employment may be for a period not to exceed 30 working days and at a salary not to exceed that of an employee performing comparable duties without reinstatement from retirement, loss or interruption of retirement benefits or accrual of additional benefits.

Ch. 99 (AB 128) ELLIOTT Amends Secs 13329.1, 14001, 14601, Ed C, re public school employment.

Provides that service as an instructor in classes organized pursuant to the Adult Education Act of 1966 shall not be basis of classification as a permanent employee of a school district, and excludes such employees from State Teachers' Retirement System or a district plan.

Ch 100 (AB 284) THOMAS New act, re Pacific Marine Fisheries Commission.

Appropriates from Fish and Game Preservation Fund the sum of \$13,300 to Department of Fish and Game for state's share of expenses of Pacific Marine Fisheries Commission, in augmentation of Item 210 of the Budget Act of 1967

In effect immediately.

Ch. 101 (AB 315) BAGLEY Amends Sec. 1203, Pen.C, re sentencing.

Permits the court to consider in misdemeanor cases, if no probation report is required, information that could have been contained therein, for purposes of sentencing the defendant. Requires that the defendant be given the opportunity to answer or controvert such information and requires continuance on request of defendant for this purpose.

Ch. 102 (AB 387) KETCHUM Amends Sec. 1174, adds Sec 1034 5, C C P, re unlawful detainer.

Adds provision permitting, in unlawful detainer proceedings, filing of supplemental cost bill in court within 10 days after being advised by enforcement officers of the costs incurred in evicting a tenant and removing his personal property.

Provides that plaintiff having obtained a writ of restitution of the premises in an unlawful detainer action and upon payment of reasonable costs of service may compel service of such writ by enforcement officers and upon failure of tenant to leave within five days of such notice the enforcing officer is required to restore possession of the premises to the plaintiff, rather than entitling the plaintiff to have the premises restored to his possession by enforcing officers without payment of any fees.

Provides that plaintiff shall store for 30 days all tenant's personal property remaining in the premises and upon failure of tenant to redeem such property permits plaintiff to sell it at public sale, rather than requiring county to perform such functions.

Ch. 103 (AB 429) VENEMAN Amends Sec. 671, R & T.C., re appraiser training.

Requires that yearly training for appraisers include study of new developments in the law.

Fixes July 1, 1968, as commencement date for such training programs. Allows a three-year carryover credit for training in excess of 24 hours in any one year, and allows credit for training received between July 1, 1967, and June 30, 1968.

States legislative intent that State Board of Equalization provide for one-half of necessary training sessions by January 1, 1969.

In effect immediately.

Ch. 104 (AB 444) BADHAM Amends, adds, and repeals various secs, Wat.C., re California Water District Law.

Specifies manner in which board of directors of district shall adopt a plan of irrigation works, and authorizes board to thereafter change or supplement the plan. Requires approval of California Districts Securities Commission if bonds for original plan have been certified, and requires a public hearing before change may be adopted.

Authorizes district to incur additional bonded indebtedness if necessary to carry out new plan and specifies conditions and requirements in such regard.

Authorizes board to advance general funds of district to accomplish an approved plan of works of an improvement district, and requires board to repay district for such advance with any money received which is authorized by law to be used for such a purpose including the proceeds of the sale of bonds authorized for purposes of the improvement district.

Requires district elections, including bond elections, to be held and conducted in the manner provided for general district elections of district, rather than as provided for in district's bylaws.

Ch. 105 (AB 559) STACEY Amends Sec 46376, Wat C., re water storage districts.

Increases maximum limitation for interim district project assessments from \$2 to \$5.

In effect immediately.

Ch. 106 (AB 644) BAGLEY Adds Article 3.5 (commencing with Sec. 34290), Ch. 1, Pt. 2, Div. 24, H. & S.C., re housing authorities.

Permits governing board of city or county to act as commissioners of housing authority in city or county.

In effect immediately.

Ch. 107 (AB 1112) WILSON Amends Sec. 11003.4, R & T.C., re distribution of vehicle license fees.

Provides for allocation of funds received by the county auditor from fees imposed on trailer coaches between the county, city, and elementary and high school districts.

In effect immediately.

Ch. 108 (AB 1293) MACDONALD Adds Sec. 54931.7 and *54933, Gov.C., re local agencies.

Specifies that notwithstanding statutory provisions requiring filing with local assessor and State Board of Equalization, on or before February 1, of statement and map or plat of maintenance districts organized before February 1, such districts shall be deemed organized for tax and assessment purposes if requirements are satisfied before April 24, 1968.

Specifies that notwithstanding statutory provisions requiring filing with local assessor and State Board of Equalization of statement and map or plat relating to annexation of public property by a city, such annexation shall be effective for assessment and taxation purposes as if filings were made prior to January 1, 1968, if requirements are satisfied prior to April 15, 1968.

In effect immediately.

Ch. 109 (SB 171) COLOGNE Amends and repeals various secs., Lab.C., re labor.

Codification to maintain the codes; makes no substantive change.

Ch. 110 (SB 172) COLOGNE Repeals Art. 5 (commencing with Sec. 992.1), Ch. 6, Div. 4, M. & V.C., re California Veterans' Commission.

Codification to maintain the codes; makes no substantive change.

Ch. 111 (SB 182) COLLIER Amends Sec. 74724, Gov.C., re ex officio marshal. Makes Sheriff of Sonoma County ex officio marshal of municipal court.

Deletes provision permitting him to appoint one deputy.

Ch. 112 (SB 360) SHORT Amends Sec. 11012, Gov.C., re state agencies: fund investment.

Corrects erroneous cross reference.

Ch. 113 (SB 364) SHORT Repeals Sec. 3303, Civ.C., re foreign bills of exchange

Repeals obsolete provision which refers to three sections that were repealed in 1917 when the Uniform Negotiable Instruments Law was adopted.

Ch. 114 (AB 92) MURPHY Amends Sec. 28124, Gov.C., re county supervisors.

Increases annual salaries of county supervisors in Merced County from \$7,000 to \$7,800.

Provides increase shall not become effective until a supervisor enters upon a new term of office on the board after the effective date of act.

* Correction

Ch. 115 (AB 118) ELLIOTT Amends Sec. 25205, Ed.C., re State College Contract Act.

Raises monetary limit for the estimated cost of a construction project which may be constructed, with approval of the Department of Finance, without complying with all of the provisions of the State College Contract Act from \$50,000 to \$65,000.

Ch. 116 (AB 183) MOBLEY Amends Sec. 6702, W. & I.C., re mental health.

Requires Department of Mental Hygiene to present claim to county, not more frequently than monthly, for funds due to state for expense of detention of narcotic drug addicts, and requires the county to process the claim through its usual claim procedure rather than requiring county auditor to include in his state settlement report the amount due to the state and requiring county to pay amount reported.

Ch. 117 (AB 186) MOBLEY Adds Sec. 4986.1, R. & T.C., re taxes.

Authorizes board of supervisors to cancel unpaid taxes, penalties, and costs to be transferred to the unsecured roll if amount thereof is less than \$10.

Ch. 118 (AB 203) MOORHEAD Adds Sec. 1144.5, Prob.C., re public administrator expenses.

Provides that when public administrator has taken charge of estate of a decedent, costs incurred by him for protection of the estate, together with reasonable fee for his services of not less than \$25 nor more than \$100, shall be a proper and legal charge as an expense of administration of the estate of the decedent in case of subsequent appointment of another person as executor or administrator of the estate.

Ch. 119 (AB 250) DENT Amends Sec 19252, Gov.C., re state civil service.

Deletes from the provision permitting state employees to take employment interviews during working hours, the restriction that such permission is available only those employees on promotional eligible lists

Ch. 120 (AB 302) KETCHUM Repeals Secs. 12933, 12934, Ag C., re economic poisons.

Deletes authority for the Director of Agriculture to analyze, on a service fee basis, economic poisons.

Ch. 121 (AB 316) BAGLEY Amends Sec. 407, C.C.P., re civil actions.

Allows oral responsive pleadings in justice courts.

Ch. 122 (AB 367) BIDDLE Amends various secs., Pen.C., re crimes and punishment.

Codification to maintain the codes ; makes no substantive change.

Ch. 123 (AB 515) RAY E. JOHNSON Amends Sec. 28148, Gov.C., re county supervisors.

Increases salaries of Colusa County supervisors from \$3,900 to \$4,800 a year.

Provides raises shall not be effective until supervisor enters upon a new term of office on the board after the effective date of act.

Ch. 124 (AB 538) DAVIS Adds Secs. 10665 and 10842, F. & G.C., re fish and game refuge.

Establishes Fish and Game District 1K, as the Johnsonville Game Refuge.

Provides that it is unlawful for any person to discharge a firearm or other device capable of killing or injuring any animal in the refuge. Permits lawful occupants of privately owned land or their employees to possess such firearms or devices without a permit. Permits birds and animals taken and possessed outside the refuge to be possessed within the refuge.

Ch. 125 (AB 558) CHAPPIE Amends Sec. 10204, S. & H.C., re Municipal Improvement Act, 1913.

Makes technical section cross-reference change in provisions relating to content of report to be filed with local legislative body concerning proposed improvements under the act.

Ch. 126 (AB 647) MOORHEAD Adds Sec 38734, amends Sec. 32512, Ag.C., re milk products.

Prescribes standards of nonfat liquid yogurt drink. Provides that nonfat liquid yogurt drink is a milk product for purposes of provisions relating to milk and milk products.

Ch. 127 (SB 3) DANIELSON Adds Sec. 39562.1, Gov.C., re weed abatement.

Authorizes the legislative body of a city to declare that weeds on specified parcels are a seasonal and recurring nuisance which thereafter may be abated without further hearing within the same year of such declaration.

Provides for notice to property owner for abatement of weeds previously declared to be a seasonal and recurring nuisance and for their removal by city authorities in the event the owner does not, the cost of which to constitute a lien upon the property.

Ch. 128 (SB 83) ALQUIST Adds Secs. 20607, 20608, Ed.C., re school district budgets.

Sets forth budget calendar for adoption of school district budgets, and provides specific penalty if governing board neglects or refuses to make a school district budget.

Ch. 129 (SB 226) LAGOMARSINO Amends Sec. 3960, Ag.C., re district agricultural associations.

Provides that a member of the board of directors of a district agricultural association may be removed by a vote of the board if he misses more than three consecutively regularly called board meetings unless ill or temporarily absent from the district.

Ch. 130 (SB 254) COLOGNE Amends Sec. 54916, Gov.C., re California water districts: taxation.

Specifies that notwithstanding statutory provisions requiring filing with local assessor and State Board of Equalization, on or before February 1st of statement of the creation of a new district and map or plat indicating the boundaries of the district, the creation of a water district under the California Water District Law which was completed prior to the effective date of this act shall be effective for tax and assessment purposes if certain specified requirements are satisfied on or before February 29, 1968.

In effect immediately.

Ch. 131 (SB 265) LAGOMARSINO Repeals Sec. 26625, Gov.C., re civil defense and disaster.

Makes applicable to all counties, rather than only those counties of 700,000 or more population, the provisions providing that sheriff may be appointed ex officio director of civil defense and disaster.

Ch. 132 (AB 39) BEAR Amends Secs. 411 and 412, C.C.P., adds Sec. 24007, Corp.C., re service of summons.

Authorizes, as alternative to service upon a person designated as agent for service of process, the service of summons upon a general or limited partnership by delivering a copy thereof to a general partner or the general manager of the partnership and upon an association which is not such a partnership by delivering a copy thereof to the president or other head of the association, a vice president, secretary, or general manager thereof.

Requires (operative 61st day after adjournment of 1968 Regular Session) that a diligent search be made within the state for such officers before service may be made upon any one or more of the association's members and by mailing a copy thereof to the association at its last known mailing address. Provides for court order authorizing such service of process.

Authorizes, commencing with such operative date, the court or judge to order that service be made on an unincorporated association by the publication of summons upon the proper showing, by affidavit or verified complaint on file, that such association has no officer or other person upon whom summons may be served and other certain specified facts exist.

In effect immediately.

Ch. 133 (AB 41) BEAR Amends Sec. 1255a, C.C.P., re eminent domain actions.

Provides, with respect to eminent domain actions in which the plaintiff has abandoned the proceeding and such abandonment has not been set aside, as a result of which judgment is required to be entered dismissing the proceeding and awarding defendants their costs and disbursements, that such recoverable costs and disbursements include (1) all expenses reasonably and necessarily incurred in preparing for the condemnation trial, during the trial, and in any subsequent judicial

proceedings in the condemnation action and (2) reasonable attorney fees, appraisal fees, and fees for services of other experts where such fees were reasonably and necessarily incurred to protect defendant's interests in preparing for the condemnation trial, during the trial, and in any subsequent judicial proceedings in the condemnation action, whether incurred for services rendered before or after the filing of the complaint; whereas present section provides that such costs and disbursements include all necessary expenses incurred in preparing for trial and during trial and reasonable attorney fees. Provides that in case of partial abandonment, recoverable costs and disbursements shall include only those recoverable costs and disbursements, or portions thereof, which would not have been incurred had the property or property interest sought to be taken after the partial abandonment been the property or property interest originally sought to be taken. Makes mandatory the filing of cost bill, to claim such costs and disbursements, within 30 days after notice of entry of judgment of dismissal on motion of plaintiff. Deletes prohibition against collection of expenses incurred in preparing for trial where action is dismissed 40 days or more in advance of pretrial conference or, if no pretrial conference is set, the time set for trial.

Ch. 134 (AB 73) BEAR Amends Secs. 901, 945.6, Gov.C., re liability of public entities.

Allows suit against a public entity on tort claim within one year from date of the accrual of the cause of action or within six months after the claim is acted upon or deemed rejected by the board, whichever expires later, rather than only within latter period. Provides cause of action accrues as if public entity not involved.

Ch. 135 (AB 103) Z'BERG Adds Sec. 392, Ins.C., re insurance.

Provides that any exception from the risk generally covered by an insurance policy which insures property for the period of time when it is under the dominion and control of a party other than the insured for purposes of storage or transferring such property to another location must be printed in at least 8-point blackface type.

Ch. 136 (AB 169) BADHAM Adds Secs. 10664, 10904, 10905, and 10906, F. & G.C., re marine life refuges.

Establishes the Laguna Beach, Newport Beach, and South Laguna Beach Marine Life Refuges.

Authorizes the taking in such refuges, under the authority of a sport fishing license, of certain designated fish, mollusks, and crustaceans and prohibits taking any other fish or form of aquatic life except under permit from the department.

Ch. 137 (AB 297) MORETTI Repeals and adds Ch. 10 (commencing with Sec. 660), repeals Ch. 11 (commencing with Sec. 670), Div. 1, Ins.C., re insurance.

Eliminates provisions requiring the Insurance Commissioner to prescribe the grounds upon which an insurer may cancel an automobile insurance policy and to establish a procedure whereby any person whose automobile insurance policy has been canceled may appeal the insurer's cancellation. Deletes provision making it a misdemeanor to fail to give the insured a written notice of nonrenewal at least 20 days prior to the lapse of the policy or payment period.

Declares that notice of cancellation of an automobile liability, automobile physical damage, or automobile collision policy, as defined, or any combination thereof shall be effective only if based on specified reasons. Requires a notice of at least 20 days prior to the effective date of cancellation for the notice to be effective, except for the case of cancellation for nonpayment of premium, in which case it must be at least 10 days' notice.

Requires, with certain exceptions, that insurer give insured 20 days' advance notice of its intention not to renew an automobile liability, automobile physical damage, or automobile collision policy, as defined, or any combination thereof, rather than only of its intention not to renew an automobile liability policy.

Requires the insurer to notify the insured of his possible eligibility for automobile liability insurance through the automobile liability assigned risk plan when the policy is canceled other than for nonpayment of premium or in the event of nonrenewal, subject to specified conditions.

Requires the insurer to give a reason in writing for the cancellation upon the written request of the insured, where such reason is not specified in the notice of cancellation.

Declares there shall be no liability on the part of, and no cause of action shall arise against specified persons for any statement made in connection with the cancellation.

Makes related conforming changes.

Declares act applies to policies written or renewed, or which have a renewal anniversary after date it becomes operative, that it does not apply to or affect the validity of any notice of cancellation mailed or delivered prior to such date, affect cancellation of a renewal policy if notice of cancellation is mailed or delivered within 60 days after such date, require notice of intent not to renew any policy which expires less than 30 days after such date.

To become operative January 1, 1969.

Ch. 138 (AB 308) MOORHEAD Adds Sec. 1756, H. & S.C., re emergency medical care committees.

Requires emergency medical care committees to report at least annually to the Health Planning Council and the State Department of Public Health its observations and recommendations regarding the ambulance services, emergency medical care, and first aid practices in that county.

Ch. 139 (AB 555) MOORHEAD Adds Sec. 1752, H. & S.C., re emergency medical care.

Specifically provides that the county board of supervisors shall prescribe the membership, and appoint the members, of an emergency medical committee and that when two or more adjacent counties establish a single committee, the county boards of supervisors shall jointly prescribe the membership, and appoint the members, of the committee.

Declares the above to be declaratory of preexisting law.

Ch. 140 (AB 616) VEYSEY Amends Sec. 3517, F. & G.C., re domestically reared redlegged partridges.

Revises boundary of areas of state where domestically reared redlegged partridges of the variety Indian chukar may be released and taken. Revises related obsolete provisions.

Ch. 141 (AB 803) BELOTTI Adds Sec. 12024.8, B. & P.C., re weights and measures.

Exempts the sale of fish not used for human consumption, from the provisions regulating the sale or advertising for sale, by weight, of smoked, fresh, frozen, cooked, dried, or pickled fish.

In effect immediately.

Ch. 142 (AB 814) CHAPPIE Adds Sec. 54931.3, Gov.C., re special districts: boundary changes.

Extends to February 27, 1968, time in which annexation by public utility districts and detachments from county water districts are effective for 1968-1969 assessment and taxation purposes if required statements and maps or plats are filed by that date.

In effect immediately.

Ch. 143 (AB 1078) MONAGAN Amends Sec. 44733, Ag.C., re asparagus containers.

Permits individual containers of asparagus in a lot to have not more than $1\frac{1}{2}$ times the 10 percent limit of smaller stalks if entire lot averages below 10 percent smaller stalks.

In effect immediately.

Ch. 144 (SB 20) CARRELL Amends Sec. 25400, Veh.C., re display signs.

Permits an internally illuminated sign emitting not more than 0.25 candela per square inch and possessing copy which does not contain a white background to be displayed on each side, but not on the front or rear, of a trolley coach or bus being operated in described urban or suburban service.

Ch. 145 (SB 257) COLOGNE Amends Secs. 19 and 20, Riverside County Flood Control and Water Conservation District Act (Ch 1122, Stats. 1945), re Riverside flood control.

Deletes requirement that district board, in ordinance calling bond elections, state therein that not less than 1/40th of the indebtedness to be incurred must be paid

each year, and increases maximum interest rate on bonds from 5 to 6 percent per annum.

Revises provisions governing bond maturity dates, issuance, form, contents, and terms.

In effect immediately.

Ch. 146 (SB 387) CUSANOVICH Amends Sec. 5903, Veh.C., re annual renewal fees.

Provides that if an application for registration of a motor vehicle, is filed with the Department of Motor Vehicles between December 1st and December 31st, inclusive, such application shall be accompanied by full annual renewal fees in addition to any other fees then due.

Ch. 147 (SB 388) CUSANOVICH Amends Sec. 5753, Veh.C., re transfer of vehicles.

Requires licensed vehicle dealer, when a certificate of ownership is demanded in writing by a purchaser, to satisfy the delivery requirement by submitting appropriate documents and fees to the Department of Motor Vehicles for transfer of registration in accordance with prescribed provisions.

Ch. 148 (SB 748) MILLER New act, re appropriation for Emergency Fund. Appropriates \$3,908,000 in augmentation of Item 254, Budget Act of 1967.

In effect immediately.

Ch. 149 (AB 13) MONAGAN Amends, adds, and repeals various secs., Gov.C., re Public Employees' Retirement System

Provides that retirement allowances of members who retired on or before December 31, 1966, shall, in addition to any other increases authorized during the 1968 Regular Session, be increased by amounts ranging from 2 to 12 percent based on date of retirement, increase in allowance expressly made applicable to those who elected to receive benefits under optional settlement.

Provides that special death benefits payable at time section becomes effective be increased in monthly amount in addition to any other increase voted so that aggregate increase will equal the percent of increases specified. Increases the public employer's contribution to the Retirement Fund by specified amounts with respect to miscellaneous members, state patrol members, forestry members, warden members and law enforcement members. Operative July 1, 1968.

In effect immediately.

Ch. 150 (AB 40) BEAR Amends Secs. 340 and 741, and adds Ch. 10 (commencing with Sec. 871.1), Title 10, Pt. 2, C.C.P., re real property.

Defines "good faith improver"; and establishes procedure for giving such person relief for improvements on land of another that enhance the value of the land made in mistaken belief that he, the "good faith improver," owns the land, where existing forms of relief are inadequate. Makes related changes in provision for set-off by property improver in damage action against him for withholding the property.

Provides that limitations period for such action for relief by good faith improver is one year from the time such good faith improver discovers that he is not the owner of the land improved.

Ch. 151 (AB 44) DENT Amends Secs. 18062, 25605, and 25855, and adds Secs. 25608.1, 25852.1, Ed.C., re deaf and blind students.

Authorizes Superintendent of Public Instruction to allow to each school district for transporting minor pupils to California School for Deaf or California School for Blind, \$389 per a.d.a. unit as day-class pupils, on the same basis as the allowance for transportation of such pupils to other school districts.

Provides \$300 per school year, rather than \$200 a year, which may be expended for clothing and transportation for deaf or blind minor students under certificate that parent or guardian is unable to reimburse such expenses.

Requires school district of residence of day-class students at California School for Deaf and California School for Blind to pay transportation cost of each such pupil of the district in attendance of such schools.

Makes related changes.

* Correction.

Ch. 152 (AB 178) BEVERLY Amends Sec. 4004, Pen C., re county jail inmates: removal.

Requires marshal, in judicial districts where there is a marshal, to maintain custody, in the municipal court facility, of prisoners removed from county jail by court order during pendency of criminal proceeding.

Ch. 153 (AB 379) CORY Amends Secs. 938.5 and 1233, Ed.C., re superintendent of schools.

Authorizes governing boards of unified school districts and city boards of education to employ a superintendent of schools for a term of not more than four years, rather than requiring such boards to employ a superintendent of schools for a term of four years.

Ch. 154 (AB 507) KNOX Amends Secs. 11825 and 11826, P.U.C., re municipal utility districts.

Requires a \$25 filing fee of candidates for office of director of a municipal utility district. Reduces the number of signatures required on the nomination paper to be filed by such candidates.

In effect immediately.

Ch. 155 (SB 211) LAGOMARSINO Amends Secs. 22034, 22040, Ag.C., re licensed slaughterers.

Makes compliance with meat inspection and other related provisions a qualification for a slaughterer's license

Ch. 156 (SB 315) COLOGNE Adds Ch. 145 (commencing with Sec. 1640), Div. 4, Prob.C., re special guardians pendente lite.

Authorizes courts in guardianship proceedings, upon verified petition therefor, to appoint a special guardian of estate, to serve pending the final court determination upon a petition for appointment of a guardian; provides for issuance of special letters of guardianship; prescribes limited powers, authority, and duties, including inventories, appraisals, and accountings; provides for termination; and makes such special guardians subject to the laws governing suspension, removal, resignation, and discharge of guardians.

Ch. 157 (SB 358) WALSH Amends Sec. 26621, H. & S.C., re retail food establishments.

Permits health department of any city which has had its own health department for 12 years or more, as well as a local health department qualifying for prescribed state assistance, to be authorized by the State Board of Public Health to enforce provisions relating to retail food establishments.

Ch. 158 (SB 524) LAGOMARSINO Amends Sec. 715, H. & N.C., re vessel ownership.

Increases from \$2,000 to \$3,000 the maximum value of vessel which may be transferred at death of owner to surviving spouse without probate.

Ch. 159 (SB 641) COLLIER Adds Secs. 25365.5 and 61600.5, Gov.C., re community services districts.

Allows a county board of supervisors to donate or transfer certain lands to a community service district within the county for certain specified purposes. Enables community services districts to acquire property and dispose of the property so acquired from a county and to borrow or accept funds from other agencies for the purpose of constructing certain facilities and to enter into certain types of agreements with a county or other agency.

In effect immediately.

Ch. 160 (AB 132) MACDONALD Amends Secs. 31569, 31569.1, 31823, adds Sec. 31569.5, *S. & H.C., re Vehicles Parking District Law.

Increases maximum assessment levied to pay cost of acquisition and improvement of land under Vehicle Parking District Law from thirty-five percent (35%) to fifty percent (50%) and increases maximum tax levy for maintenance, operation, repair and improvement of parking places from ten cents (\$0.10) to fifteen cents (\$0.15) on each one hundred dollars (\$100) assessed value of taxable land and improvements within the district.

* Correction.

Provides procedure whereby in lieu of the above limit, the limit on assessment shall be 400 percent of assessed valuation of land and improvements in district if requested at time of district formation by owners of 100 percent of total assessed value of all assessable lands in district.

Ch. 161 (AB 212) FORAN Amends Sec. 2261, Civ.C., re investments by trustees.

States that the term "property" as used in Section 2261 of the Civil Code, which relates to the regulation of investments by trustees, includes life insurance, endowment, and annuity contracts issued by legal reserve companies authorized to do business in this state.

Ch. 162 (AB 322) MACDONALD Amends Sec. 25210.4a, Gov.C, re ambulance service

Includes ambulance services among "miscellaneous extended services" of county service areas.

Ch. 163 (AB 417) PRIOLO Adds Sec. 10141.5, B. & P.C., re real property transactions.

Requires a real estate broker, within one week after the closing of a transaction negotiated by such broker in which title to real property is conveyed from a seller to a purchaser and a deed of trust secured by real property is executed, to cause the deed of trust to be recorded with the county recorder of the county in which the real property is located or cause it to be delivered to the beneficiary with a written recommendation that it be recorded, unless written instructions not to record are received from the beneficiary. Requires, if the transaction is closed through escrow and the deed of trust is delivered to the escrow holder within such time that it be deemed compliance with such requirement. Declares that nothing in these provisions shall affect the validity of a transfer of title to real estate.

Ch. 164 (AB 482) DUNLAP Amends Secs. 36400 and 36402, adds Secs. 36402.1, 36402.2, and 36402.3, Wat.C., re California water districts: warrants.

Abolishes 5-year maturity date restriction upon district warrants and authorizes issuance of district warrants at stated times fixed by district board. Requires that issuance of district warrants bearing maturity date more than 5 years be approved by voters, as prescribed. Authorizes use of warrant proceeds for purchase or redemption of outstanding district warrants

Ch. 165 (AB 591) BADHAM Repeals Ch. 3 (commencing with Sec. 19300), Ch. 4 (commencing with Sec. 19400), Ch. 5 (commencing with Sec. 19600), and Ch. 6 (commencing with Sec. 19700), Pt. 3, Div. 13; amends Sec. 19825, H. & S.C., re housing: health and safety.

Deletes provisions relating to air space in sleeping rooms, hotel bedding and sanitation, gas illumination in rented rooms, and exit and stairway signs in hotels and related lodgings. Makes related and technical changes.

Ch. 166 (AB 593) MURPHY Amends Sec. 1013, C.C.P., re service by mail.

Changes from one day to two days, in case of service by mail, the time within which the adverse party may do an act or exercise a right, if a right is to be exercised or an act is to be done, together with the one day additional for every full 100 miles distance between the place of deposit and the place of address.

Ch. 167 (AB 923) PORTER Amends Sec. 6, adds Sec. 6.2, Metropolitan Water District Act (Ch. 429, Stats. 1927), re metropolitan water district directors.

Authorizes member agencies of district formed pursuant to Metropolitan Water District Act, in lieu of appointing representatives to board of directors for an indefinite term at the pleasure of the appointing power, to provide by ordinance for the appointment of representatives for a term of four years. Specifies conditions relating to commencement and expiration of terms, vacancies, removal for cause, and effect of repeal of ordinance.

Specifies that municipality may appoint one additional representative for each one billion dollars, rather than each 750 million dollars of assessed valuation.

Permits each representative present at meeting of board of directors to cast or abstain from casting an equal share of vote to which municipality is entitled, rather than as part of a unit vote cast for such municipality, determined by majority of representatives present. Makes related technical changes.

Ch. 168 (SB 120) CUSANOVICH Amends Sec. 13459, Ed.C., re schools: certificated employees.

Deletes the requirement of approval of the county superintendent of schools of an agreement between the governing board of a school district and a certificated employee as to services which the employee may be required to perform on a leave of absence and the compensation he is to receive during such leave.

Ch. 169 (SB 363) SHORT Amends Sec. 5206, B. & P.C., re advertising displays.

Clarifies provision by addition of quotation marks, making no substantive change.

Ch. 170 (SB 569) McCARTHY Adds Sec. 63, Marin County Flood Control and Water Conservation District Act (Ch. 666, Stats. 1953), re Marin County flood control.

Authorizes district board to transfer funds between district zones, for district purposes, upon approval of affected zones' advisory boards. Authorizes board to determine whether such loans shall bear interest. Specifies that borrowing zone must repay lending zone in the next succeeding fiscal year.

Ch. 171 (SB 747) MILLER New act, re appropriation for Emergency Fund.

Appropriates \$785,777 for the Emergency Fund in augmentation of Item 316, Budget Act of 1966.

In effect immediately.

Ch. 172 (AB 383) TOWNSEND Amends Sec. 53066, Gov.C., re community antenna television.

Provides that the maximum franchise or license fee a city or county or city and county may collect from a community antenna television system shall be 5 percent of the system's gross receipts within the city or county or city and county.

Ch. 173 (AB 384) TOWNSEND Amends Sec. 6001, P.U.C., re franchises.

Provides that the article regulating granting of public utility franchises by local governments does not apply to community antenna television systems.

Ch. 174 (AB 414) MILIAS Amends Sec. 228, M. & V.C., re National Guard.

Specifies that officers and warrant officers on active duty with the office of the Adjutant General pursuant to certain provisions, who are not members of the Public Employees' Retirement System, rather than the State Employees' Retirement System, and who have been on active duty with the office of the Adjutant General for a total period of 10 years shall upon their own application be retired in accordance with prescribed limitations.

States that retirement from state active duty with the office of the Adjutant General shall not prohibit a person from membership in the active California National Guard.

Ch. 175 (AB 418) PRIOLO Amends Secs. 10231 and 10231.1, B. & P.C., re real estate transactions.

Includes within the matters with respect to which a real estate broker, in performing certain acts related to real estate transactions, may accept purchase or loan funds or other considerations or may deposit such funds or other considerations in escrow, an unconditional written contract obligating him to purchase a specific real property sales contract or promissory note secured directly or collaterally by a deed of trust. Extends from 30 to 60 days, the maximum period in which such broker, in performing such acts, may retain funds payable pursuant to a promissory note or real property sales contract secured directly or collaterally by a lien on real property, in the absence of a provision therefor in a written agreement with the purchaser or lender.

Ch. 176 (AB 419) PRIOLO Amends Secs. 10237, 10238.6, 10238.7; adds Sec. 10237.4; repeals Sec. 10237 4, B. & P.C., re real property securities.

Revises definition of "real property securities dealer"; requires every person selling a real property security, rather than only a real property security dealer, to deliver prescribed statement to purchaser which he is prohibited from permitting purchaser to sign if prescribed information is omitted, and requires he retain a copy; and makes any person, rather than only a real property securities dealer or an officer, agent or employee of such dealer, guilty of a public offense if he does

any of certain prescribed acts and subject to civil liability for an injury sustained by any person as a result of a violation of provisions relating to real property securities.

Ch. 177 (AB 679) PATTEE Amends Sec. 2193.5, B. & P.C., re medicine: practice of.

Permits person who has filed declaration of intention to become United States citizen, a petition for naturalization, or comparable document prescribed by federal law, if engaged in practice of medicine in United States for at least five years at a hospital or hospitals approved by State Board of Medical Examiners for training of interns, as well as persons who are citizens of the United States, who otherwise meet specified requirements relating to medical education by a foreign medical school, except a Canadian school, to take the examination for a physician's and surgeon's certificate.

Ch. 178 (AB 688) HAYES Amends Secs. 2314, 26708, Veh.C., re motor vehicle window stickers.

Requires sticker issued pursuant to vehicle inspection to be placed within a seven-inch square in the lower corner of the windshield farthest removed from the driver, rather than within a five-inch square in the lower left corner of the window with respect to the driver's position.

Ch. 179 (AB 760) MACDONALD Amends Sec. 8436, Gov.C., re Southern California Trade Center.

Changes reference from member of Board of Directors of Oxnard Harbor District to member of Board of Harbor Commissioners of Oxnard Harbor District, re composition of Southern California World Trade Center Authority.

Ch. 180 (AB 791) FENTON Amends Sec. 12509, Veh.C., re driver instruction permits.

Changes drivers' license requirement for persons supervising and accompanying minors driving with instruction permits from the requirement that such person have a 5-year license to the requirement that such person not be holding a probationary license.

Ch. 181 (AB 983) PATTEE Amends Secs. 43606, 48203, 48213, adds Sec. 48214, Ag.C., re melon standards.

Requires honeyball melon to be netted and have pink flesh; allows such melons to be packed in standard containers 39, 40, 41. Establishes standard container 44L for melons.

Ch. 182 (SB 1) MILLER Adds and repeals various secs., Ed.C.; adds Sec. 818.7, Gov.C., re public school system.

Generally revises, modifies, recodifies, and rearranges various provisions relating to the public school system. Repeals existing provisions relating to required courses of study and requires local governing boards to prepare the courses of study for schools under their jurisdiction pursuant to broad minimum standards and guidelines for educational programs.

Requires total period of time of not less than 200 minutes each 10 schooldays in physical education in grades 1 through 6, and not less than 400 minutes each 10 schooldays in physical education in grades 7 through 12.

Grants immunity, under specified circumstances, to public officers or employees for damage or injury to others as a consequence of instructional publications on narcotics.

Makes other related changes.

Designates act as the George Miller Jr. Education Act of 1968.

Ch. 183 (SB 467) BURGNER Adds Sec. 13700.5, W. & I.C., re public assistance.

Increases maximum average grants to recipients of Aid to the Needy Disabled by \$2.25, for the 1967-1968 fiscal year and by \$4.75 for the 1968-1969 fiscal year, which shall terminate on June 30, 1969, unless the 1968 Legislature specifies an earlier date in legislation concerning nonmedical out-of-home care or by the enactment of more favorable financing arrangements for in-home care.

In effect immediately.

Ch. 184 (SB 515) MARLER Amends Sec. 16, Yolo County Flood Control and Water Conservation District Act (Ch. 1657, Stats. 1951), re Yolo County flood control.

Deletes requirement that engineer's report, regarding a proposed district flood control project, be submitted to voters for approval along with bond proposition at special district election called to approve issuance of bonds for such project.

In effect immediately.

Ch. 185 (AB 48) BELOTTI Adds Sec. 3100.8, Ed.C., re schools: increased foundation programs.

Specifies that any unified school district which became unified by operation of law, as specified, is properly organized for the purpose of receiving prescribed increased foundation programs.

Ch. 186 (SB 54) TEALE Adds Sec. 20014.9, Gov.C., re warden and forestry members.

Permits warden and forestry members of Public Employees' Retirement System to elect to come within provision permitting them to be considered as state miscellaneous members in matters relating to normal contributions, current service pensions and prior service pensions.

Provides for time of election and requires board to prescribe time and manner of payment for additional contributions required.

Ch. 187 (SB 151) COOMBS Amends Sec. 12817, Ag.C., re economic poisons.

Changes expiration date of license and registration of manufacturers, importers, and dealers in economic poisons from June 30th to December 31st of each year. Provides that such licenses and registrations issued during the period of July 1, 1967, to June 30, 1968, shall expire on June 30, 1968, and shall be renewed for a period to expire on December 31, 1969, for a fee 50 percent greater than the regular annual fee, that licenses and registrations other than renewals issued during the period July 1, 1968, to December 31, 1968, shall be issued to expire on December 31, 1969, for a fee 50 percent greater than the regular annual fee, and that penalties for late renewal shall be based on regular annual fee. Such additional fees not to be available for expenditure until appropriated.

In effect immediately.

Ch. 188 (SB 317) SHERMAN Amends Secs. 2030, 2033 and 2034, C.C.P., re discovery in civil cases.

Extends from 15 to 20 days the time within which the party upon whom the interrogatories have been served must serve a copy of the answers upon the party submitting the interrogatories, if court has not shortened or lengthened time. Allows the court to enlarge this time, for good cause and without notice, not to exceed 15 days. Provides that motion for further response to interrogatories shall be upon notice given within 20 days rather than 15 days, after service of answers or objections, and makes provision for the court, on motion and notice, and for good cause shown, to enlarge the time.

Extends for 15 to 20 days after service the minimum time which a request for an admission as to the genuineness of any relevant document may designate as the period of time after which each of the matters of which an admission is requested is deemed admitted if court has not shortened or lengthened time. Provides that for good cause and without notice, the court may enlarge the above-mentioned time period not to exceed 15 days.

Provides that if a party or other deponent refuses to answer any question during a deposition or refuses to produce anything under his control pursuant to a subpoena duces tecum, proponent upon notice, rather than reasonable notice, to all persons affected thereby, may move the court, rather than apply to the court, for an order compelling an answer or the production of the thing requested.

Ch. 189 (SB 356) MILLS Amends Sec. 14427, Elec.C., re defaced ballots.

Permits voter to receive a new ballot each time he spoils or defaces a ballot rather than only when he defaces his first ballot for a total of three ballots.

In effect immediately.

Ch. 190 (SB 361) SHORT Repeals Ch. 8 (commencing with Sec. 12801), Div. 5, B. & P.C., re agricultural products, terminal weighing.

Deletes provisions, no longer used, for the weighing of certain agricultural products by the Director of Agriculture at the request and expense of the party desiring the service.

Ch. 191 (SB 362) SHORT Repeals Sec. 17567.5, B. & P.C., as added by Ch. 906, Stats. 1967, re motel rate signs.

Eliminates provision having same section number and same legal effect, although containing slightly different wording, enacted by Chapter 741 of the 1967 Statutes.

Ch. 192 (SB 368) COLLIER Adds Sec. 24011, Veh.C., re equipment of vehicles.

Prohibits dealer from selling or offering for sale any vehicle, and person from selling or offering for sale any vehicle equipment, unless such vehicle or equipment is certified to comply with applicable federal standards under "National Traffic and Motor Vehicle Safety Act of 1966."

Ch. 193 (SB 384) COLOGNE Adds Ch. 2.6 (commencing with Sec. 731), Pt. 1, Div. 2, Civ.C., re legal estates.

Enacts Legal Estates Principal and Income Law.

Sets forth rules to become operative July 1, 1968 for the determination of principal and income for all transactions by which a principal, as defined, was established without the interposition of a trust on or after September 13, 1941, or which are established after July 1, 1968.

In effect immediately.

Ch. 194 (SB 392) MILLS Amends Sec. 28102, Gov.C., re grand jurors—San Diego.

Provides that fee of grand jurors in San Diego County is \$10 per day and increases mileage fee for grand jurors from \$0.15 per mile one way to \$0.10 per mile round trip.

Ch. 195 (SB 581) MARLER Amends Sec. 44391, adds Sec. 44395, Ag.C., re apricot containers.

Provides that the count of apricots in a container may be used to designate the contents of a container and prescribes specified maximum variation for such designation.

Ch. 196 (AB 86) SIERTOTY Adds Sec. 32951.5, S. & H.C., re parking authorities.

Provides that the provision of the Parking Law of 1949 prohibiting the acquisition of property being used as a parking facility, other than property owned or controlled by the city, unless the new facility will provide 3 times the parking capacity, shall not apply where the project in question is to be leased by the parking authority to the city.

Ch. 197 (AB 141) PORTER Amends Sec. 1401, Ed.C., re school election absentee ballots.

Authorizes compliance with Chapter 5 (commencing with Sec. 14800) of Div. 9 of the Elections Code, in addition to other provisions, in issuance of absent voter ballots by county superintendent of schools in school election.

Ch. 198 (AB 143) Z'BERG *Adds Sec. 690.12 C.C.P., re attachment exemptions.

Exempts vacation credits of a state civil service employee from attachment or execution.

Ch. 199 (AB 239) BEAR Amends Sec. 6322 1, B. & P.C., re law library fee.

Permits county board of law library trustees, upon determination that increase is necessary to defray expenses of law library, to increase to not more than \$5, rather than \$4, the law library fee payable by parties in a civil action on commencement, removal, or first appearance.

Ch. 200 (AB 328) MILIAS Amends Sec. 18005, Gov.C., re state civil service.

Provides that person paid lump sum vacation payment upon separation and returning to state service within period for which lump sum has been computed may return the amount by which the lump sum exceeds the amount he would have earned during his break in service, had he remained in service.

* Correction.

Ch. 201 (AB 399) BELOTTI Amends Sec. 33113, Ag.C., re state agricultural employees.

Permits a registered sanitarian employed in the state for 2 years immediately prior to applying for certification examination who possesses a bachelor's degree, or a registered sanitarian employed in this state for 10 years (including 2 years immediately prior to effective date of act), to take examinations for employment by the Department of Agriculture in the enforcement of milk inspection provisions.

Ch. 202 (AB 413) MILIAS Adds Art. 5 (commencing with Sec. 6550), Ch. 5, Pt. 1, Div. 6, F. & G.C., re anadromous fish.

Authorizes Fish and Game Commission to grant to the holder of a domesticated fish breeder's license, under such terms and conditions as the commission may prescribe, a permit to release and recapture domestically reared anadromous fish in state waters. Requires holding of a public hearing prior to issuance of permit, and specifies various conditions relative to such permit, including right of commission, after hearing, to alter terms of permit or terminate rights under permit over a three-year period. Provides that any permit issued under this act shall be on an experimental basis until impact on fishery resource can be ascertained, and restricts application of act to Waddell Creek, Santa Cruz County, until 1972, and requires commission to report on any permits, together with recommendations, to Legislature not later than fifth legislative day of 1971 session.

To have no force or effect after the 61st day after final adjournment of the 1972 Regular Session of the Legislature.

Ch. 203 (AB 445) BARNES Amends * and repeals various secs., Gov.C., re public employees' retirement system.

Makes technical changes to conform code to revisions enacted at 1967 Regular Session relating to local safety members who are subject to law enforcement member formula.

Revises terminology to employ standard terms

Provides rate of contribution for local policemen or county peace officers who enter service between the ages of 35 and 45.

Ch. 204 (AB 465) ZENOVICH Adds Sec. 25503 2, B. & P.C., re alcoholic beverages.

Permits a winegrower, wine blender, beer manufacturer, brandy manufacturer, distilled spirits manufacturer, distilled spirits manufacturer's agent, rectifier, distilled spirits wholesaler and beer and wine wholesaler to perform specified services for off-sale retail licensees on the latter's licensed premises and with his permission.

In effect immediately.

Ch. 205 (AB 473) KNOX Amends various secs., B. & P.C., re alcoholic beverages.

Revises the boundary between the southern California and the northern California trading areas. Provides for minimum wine selling and resale prices to consumers in the southern California and northern California trading areas, rather than specified selling and resale prices to consumers in such area.

Provides quantity discounts to consumers shall not exceed 10 percent on quantity sales of a case or more, rather than per case for case lots of the same brand. Defines case and quantity sale.

Authorizes seller to assort and allow a quantity discount to a consumer who purchases a case or more consisting of any brands of wine for which consumer case discounts of the same percentage are in effect.

Declares certain acts in connection with the sale of wine to be illegal unless excepted or authorized by provisions of the Alcoholic Beverage Control Act, rather than unless excepted by provisions relating to wine fair trade contracts and price posting.

Declares the quantity discount may not exceed the authorized consumer case discounts for such merchandise.

Requires fair trade contracts and price schedules for wine available for sale for the first time to be made and filed on or before the fifteenth, rather than the twenty-fifth, day of any month. Requires monthly changes to be filed on or before the fifteenth, rather than the twenty-fifth, day of any month.

Makes related conforming changes.

* Correction.

Ch. 206 (AB 575) HARVEY JOHNSON Amends Sec. 24045.5, B. & P.C., re alcoholic beverages: temporary licenses.

Changes designation of temporary retail license to temporary retail permit, and specifies that such temporary permit can be issued to a transferee of a retail license to continue the operation of a retail premises during the period a transfer application for the license from person to person at the same premises is pending.

Declares that a temporary permit authorizes the holder thereof to sell such alcoholic beverages as would be permitted to be sold under the privileges of the retail license for which transfer application has been filed with the department.

Permits holder of such temporary permit to purchase beer and wine by payment in check, rather than certified check, as well as by payment in currency and authorizes the purchase of distilled spirits only by payment in currency or certified check for such distilled spirits on or before they are delivered to him. Requires that seller deposit check received in payment of beer or wine within specified time. Requires a statement executed by the holder of the temporary permit under penalty of perjury of discharge of all current obligations, that all outstanding checks issued for payment for alcoholic beverages will be honored on presentation, before approval of transfer of regular license to transferee and holder of the temporary permit.

Permits holder of such temporary permit, under specified conditions, to purchase beer and wine on credit if he also holds one or more retail licenses and is operating under such retail license or licenses in addition to the temporary permit.

Declares that the receipt by the seller or his agent in good faith of a check from a holder of a temporary permit of a check dishonored on presentation shall not be cause for disciplinary action.

Provides that it is not a violation or grounds for disciplinary action against any licensee to extend credit to holder of a temporary permit or to receive payment from such permittee in an unauthorized manner unless the seller had knowledge of the fact that the purchaser was operating under a temporary permit. Declares that knowledge of such fact may be established by evidence including evidence that, at the time of receipt of payment or the extension of credit the premises operated under the temporary permit were posted with a prescribed notice or the holder of the temporary permit had recorded or published, or recorded and published a prescribed notice.

Ch. 207 (AB 620) MOORHEAD Adds Sec. 8006.5, W. & I.C., re public guardians': expenses.

Makes costs incurred by public guardian in protecting potential ward's or conservatee's estate, together with reasonable fee for his services of not less than \$25 nor more than \$100, a proper and legal charge of the estate in case of the subsequent appointment of another person as guardian or conservator.

Ch. 208 (AB 694) POWERS Amends Sec. 1607, R. & T.C., re property taxation: assessment reduction.

States that mailed application for assessment reduction postmarked August 26 or earlier within prescribed application period shall be deemed filed within such period.

Ch. 209 (AB 698) RAY E. JOHNSON Adds Sec. 15008.5, Ed.C., re leases: school facilities.

Authorizes school district to lease buildings and other facilities such as warehouses, athletic facilities, recreation facilities, and outdoor assembly facilities, for period of time not to exceed 12 years, with an option to renew such lease for a period of not to exceed 12 years, if school district has entered into a joint powers agreement and the agreement so authorizes.

Provides that provisions of "Field Act" shall apply to such buildings in which pupils would be required to enter.

Ch. 210 (AB 731) BIDDLE Adds Sec. 8770.5, B. & P.C., re record of survey.

Authorizes the amendment of any record of survey filed under the provisions relating to land surveyors to correct omissions of, or errors in, courses or distances shown or to correct errors in the description of the land of which such record comprises, in the same manner as subdivision maps may be amended under the Subdivision Map Act.

Ch. 211 (AB 773) BROWN Repeals Sec. 5015, P.R.C., re master plan: beach acquisition.

Repeals requirement that no acquisition, development, or protection of any beaches for public use shall be accomplished in any county which has not adopted a master plan of beaches for that county.

Ch. 212 (AB 793) PATTEE Amends Sec. 23366.5, B. & P.C., re alcoholic beverages.

Declares that a winegrower's, brandy manufacturer's, beer and wine wholesaler's or a distilled spirits manufacturer's agent's license also authorizes the solicitation of orders for wine or brandy, or both, which are produced or manufactured in this state and which the licensee is authorized to sell by his license for or on behalf of any licensee for the sale to other licensees of such wine and brandy, rather than that a winegrower's, brandy manufacturer's, or a distilled spirits manufacturer's agent's license also authorizes the solicitation of orders for and on behalf of any licensee for the sale to other licensees of wine or brandy produced or manufactured in this state.

Ch. 213 (AB 796) BEE Adds Sec. 25503.5, B. & P.C., re alcoholic beverages.

Authorizes winegrower, beer manufacturer, or beer and wine wholesaler to instruct or conduct courses of instruction for their licensees and their employees, without charge, on the subject of wine or beer and to furnish wine, beer, and other required material in connection with the instruction or course. Permits such instruction or course to be given at the premises of the winegrower, beer manufacturer or beer and wine wholesaler, or licensee or elsewhere.

Ch. 214 (AB 1003) McGEE Adds Sec. 276, Fin.C., re annual assessment on banks.

Specifically includes a foreign banking corporation which is licensed to do business in this state, within the term "bank," as used in provisions relating to the imposition and collection of the annual assessment imposed on banks and trust companies by the Superintendent of Banks to meet the expenses of the department and a reasonable fund for contingencies.

Declares that the addition of this section is a clarification of existing law and not a change therein.

Ch. 215 (AB 1206) WILSON Amends Sec. 2, Ch. 1448, Stats. 1967, re homes for aged: affidavits.

Extends to April 15, 1968, time in which homes for aged may file with the county assessor additional affidavit containing specified data with respect to 1967-68 fiscal year.

Extends from November 15, 1967, to April 15, 1968, time in which such homes may submit certain required data to State Department of Social Welfare.

In effect immediately.

Ch. 216 (SB 81) WAY Amends Sec. 25514.5, Ed.C., re junior colleges: maintenance allowance.

Specifies that the maintenance allowance provided for junior college students entitled to special interdistrict attendance, based upon their residing more than 90 miles from an attendance center, shall be paid to parents or other persons in charge or control of a qualified minor student and directly to the qualified adult student between 21 and 25 years of age who is discharged or otherwise returning from military service and the qualified married student between 18 and 21 years of age.

Ch. 217 (SB 160) DYMALLY Amends, amends and renumbers, repeals various secs., Ed.C., re Education.

Codification to maintain the codes; makes no substantive change.

Ch. 218 (SB 165) DYMALLY Amends various secs. W. & I.C., re welfare and institutions.

Codification to maintain the codes; makes no substantive change.

Ch. 219 (SB 245) COLLIER Repeals Sec. 22518, Veh.C., re parking occupied vehicles.

Repeals provision that prohibits the parking of any trailer coach, housecar, or vehicle equipped with a camper upon any highway during the hours of darkness except in an area designated for such parking and to make emergency repairs.

In effect immediately.

Ch. 220 (SB 561) MCCARTHY Adds Secs. 28401.1, 28406, 28407, 28408, and amends Sec. 28402, Ed.C., re school district public libraries.

Authorizes consolidation with other elections, and provides for manner and time of notice, of election on proposition on the issuance and sale of bonds of school district public libraries. Authorizes inclusion in the amount of bonds issued, and payment from bond proceeds, of amounts for legal fees, costs of printing bonds, and other costs and fees incidental to authorization, issuance and sale of bonds.

Provides that errors, irregularities, or omissions which do not affect substantial rights of district taxpayers shall not invalidate such bond elections. Specifies that hours polls are to be open at elections shall be established by board, to be not less than nine hours, rather than from 8 a. m. to 5 p.m.

In effect immediately.

Ch. 221 (AB 85) KARABIAN Amends Sec. 16851, Ed.C. and Sec. 545, Veh.C., re schoolbuses.

Revises definition of schoolbus to include only a motor vehicle used for transportation of any school pupil at or below the 12th-grade level.

In effect immediately.

Ch. 222 (AB 90) DAVIS New act and amends Sec. 186.95, S. & H.C., re emergency flood relief.

Appropriates unexpended balance of Item 446.7, Budget Act of 1958, as amended, to Department of Finance for purpose of financial aid to local agencies pursuant to Emergency Flood Relief Law for repair or restoration of public real property, other than streets, roads, and bridges, damaged or destroyed by tidal wave floods between March 1, 1964, and April 30, 1964, or by storms and floods, including tidal wave floods, between November 1, 1967, and June 30, 1968, if application therefor is made by October 1, 1968.

Specifies that such funds allocated to local agencies may be expended, if the local agency so elects, for repair, restoration or replacement of a public building to present day standards if the building's square footage is not increased thereby.

Provides that whenever the Department of Finance determines that a local agency to which such funds are proposed to be allocated is financially unable to meet certain matching requirements due to exhaustion of its financial resources because of disaster expenditures, the Department of Finance may allocate funds to pay all or such portion of the costs of repair, restoration, or replacement as is determined to be necessary to accomplish the project.

Makes certain money in the Street and Highway Disaster Fund available for allocation by the State Allocation Board, under the Emergency Flood Relief Law, for repair or restoration of local streets, roads, or bridges damaged or destroyed by storm and flood or flood conditions, including tidal wave flood conditions, occurring between November 1, 1967, and June 30, 1968.

Provides that whenever the Department of Finance determines that a local agency to which such Street and Highway Disaster Fund money is proposed to be allocated is financially unable to meet certain matching requirements due to exhaustion of its financial resources because of disaster expenditures, the State Allocation Board may allocate funds to pay such portion of the costs of repair or restoration as the department determines is necessary to accomplish the work, subject to certain limitations.

Requires that certain money in the Street and Highway Disaster Fund available for repair or restoration of state highways damaged or destroyed by disaster which is temporarily transferred for use for repair or restoration of local streets, roads or bridges damaged or destroyed by storm or flood or flood conditions be repaid in such installments as agreed to by the Departments of Public Works and Finance, rather than in six months in such agreed installments.

In effect immediately.

Ch. 223 (AB 553) HAYES Amends Sec. 40517, Veh.C., re motor vehicle violations: venue.

Includes, within the class of persons that may demand a transfer of their case to a municipal court judge or other magistrate at the county seat upon the filing of a specified affidavit, those persons who have received a written notice to appear, or against whom a misdemeanor complaint has been filed, rather than only those persons who have given their written promise to appear.

Ch. 224 (AB 565) BROWN Amends Sec. 459, Elec.C., re registration information.

Provides that in all counties, rather than in counties with a population of 5,000,000 or more, in which the information on affidavits of registration is kept on tabulating cards or on electronic tape, copies of the cards or tapes will be made available to county central committees before the primary and general elections instead of only for general elections.

Ch. 225 (AB 571) CROWN New act, re University of California: support.

Appropriates \$881,000 to University of California in augmentation of Item 89, Budget Act of 1967. Provides that terms and conditions in Item 89, Budget Act of 1967 re use of state subsidy funds do not apply to appropriation made by such item nor to appropriation made by this act.

In effect immediately.

Ch. 226 (AB 639) MILIAS Amends Sec. 8784, S. & H.C., re Improvement Bond Act, 1915.

Permits a public agency with surplus in its 1915 Improvement Bond Redemption Fund to transfer surplus to its general fund.

Ch. 227 (AB 726) ELLIOTT Amends Sec. 14675.5, Ed.C., re school district retirement: counsel.

Authorizes school district retirement board to pay for consulting and management services in connection with administration of board's investment program, as prescribed.

In effect immediately.

Ch. 228 (AB 835) FORAN Amends Secs. 243, 362, 12804, Veh.C., re motor vehicles.

Specifies that a camper having one axle shall not be considered a vehicle.

Declares that for the purposes of the provisions relating to the rules of the road and equipment of vehicles, a motor vehicle equipped with a camper having an axle that is designed to support a portion of the weight of the camper unit shall be considered a three-axle house car regardless of the method of attachment or manner of registration.

Includes a three-axle house car among the Class 3 classification for the purposes of determining an appropriate examination for an applicant for a driver's license.

In effect immediately.

Ch. 229 (AB 858) BAGLEY Adds Sec. 65356.1, Gov. C., re local planning.

Permits changes in general plan to be initiated by legislative body. Provides for hearing by planning commission on the proposed changes and a report by commission within 90 days.

Ch. 230 (AB 1189) BEVERLY Amends Sec. 9001, F. & G.C., re shrimp traps.

Permits certain traps to be used to take shrimp in Fish and Game District 19A.

Ch. 231 (AB 1330) MACDONALD Amends Sec. 6.1, Ventura County Flood Control Act (Ch. 44, Stats. 1944, 4th Ex. Sess), re Ventura County flood control.

Authorizes board of supervisors to create special zones within existing zones of district for the purpose of acquiring, engineering, designing, reconstructing, operating, or maintaining flood control projects or storm drainage facilities, in addition to the purpose of constructing flood control projects.

In effect immediately.

Ch. 232 (SB 64) MILLS Adds Sec 402c, Penal Code, re refrigerators: sale of.

Makes it a misdemeanor on and after January 1, 1970, to sell a new refrigerator, icebox, or deep-freeze locker, not equipped with an integral lock, in this state which cannot be opened from the inside by the exertion of 15 pounds of force against the latch edge of the closed door.

Ch. 233 (SB 291) DANIELSON Adds Sec. 5385, P.U.C., re charter party carriers.

Prohibits a charter party carrier of passengers from operating any motor vehicle on any public highway unless a distinctive identifying symbol in a form prescribed by the Public Utilities Commission is displayed on the vehicle; but provides that the

identifying symbol displayed by charter party carriers subject to the Interstate Commerce Commission shall serve in lieu of the commission's prescribed symbol.

Ch. 234 (SB 311) SHERMAN Amends Sec. 10064, H. & S.C., re vital statistic records.

Authorizes the local registrar of births and deaths with the approval and under the supervision of the State Registrar to dispose of local registrar's copies of records, under certain conditions, after one year, rather than five years.

Ch. 235 (AB 160) Z'BERG Adds Sec. 196b, Civ.C., amends Sec. 270, Pen.C., re child support.

Imposes on the husband the duty of support of a child born as a result of artificial insemination of his wife, where he has consented thereto in writing. Specifies that husband who so consented shall be deemed father of the child for purposes of statute imposing criminal liability for willful nonsupport of child by father.

Ch. 236 (AB 296) RAY E. JOHNSON Amends Sec. 223, R. & T.C., re property taxation.

Deletes requirement that fruit trees, nut trees, and grapevines be held "in storage" to qualify for exemption from personal property taxation.

Ch. 237 (AB 326) FONG Amends Sec. 26081, R & T.C., re bank and corporation taxes.

Provides with respect to credit for overpayment of estimated tax that interest shall be allowed and paid from due date or date of payment to date of allowance of credit rather than due date of amount against which credit is taken.

Ch. 238 (AB 335) RUSSELL Amends Secs. 23122, 23123, 23125, repeals Sec. 23124, Veh.C., re alcohol in motor vehicles.

Makes prohibition against a person having in his possession on his person opened alcoholic beverage container applicable while such person is in a motor vehicle, rather than a privately owned motor vehicle, upon a highway.

Makes it unlawful for the registered owner of any motor vehicle, or the driver if the registered owner is not then present in the vehicle, rather than for the registered owner of any privately owned motor vehicle or the driver, if the registered owner is not then present in the vehicle, to keep in a motor vehicle, when such vehicle is upon any highway any receptacle containing any opened alcoholic beverage which is kept in the trunk of the vehicle, or kept in some other area of the vehicle not normally occupied by the driver or passengers, if the vehicle is not equipped with a trunk. Makes this provision inapplicable to the living quarters of a housecar or camper.

Deletes provisions excluding from the term "motor vehicle," as used in provisions relating to drinking of alcoholic beverage in motor vehicle, possession upon the person of an opened alcoholic beverage container in a motor vehicle, and storage of opened alcoholic beverage container in motor vehicle, those motor vehicles operated by a common carrier or a publicly owned transit system.

Makes provisions relating to drinking alcoholic beverage in a motor vehicle and possessing upon the person an opened alcoholic beverage container while in a motor vehicle inapplicable to passengers in any bus, taxicab or the living quarters of a housecar or camper and makes provisions relating to storage of an opened alcoholic beverage container in a motor vehicle inapplicable to the driver or owner of a bus or taxicab.

Ch. 239 (AB 349) BARNES Amends Secs. 20024.01, 20894.5, Gov.C., re public employees' retirement system.

Makes the provisions defining "final compensation" as the highest average annual compensation earnable during a period of 3 consecutive years for purposes of determining retirement allowances under the Public Employees' Retirement System, mandatorily applicable to contracting agencies under this system, beginning on the operative date of this act, rather than making the application of such provisions optional with each contracting agency, except that this act shall not apply to employees of contracting agencies which have not previously elected to come within such provisions who retired or died prior to the operative date of this act.

Provides, without exception, for such mandatory application to contracting agencies with respect to provisions giving credit for service for the period of time during which a member was in military service.

Ch. 240 (AB 350) BARNES Amends Sec. 20181, Gov.C., re public employees' retirement system.

Provides that with respect to actions by the Public Employees' Retirement System against retired members, or surviving beneficiaries based on erroneous payment, the statute of limitations begins to run from the date of payment, rather than the date of discovery of the error in payment. Removes provision dealing with the limitations period for all actions based on errors or omissions discovered prior to the effective date of Government Code Section 20181, such section having been enacted in 1953.

Ch. 241 (AB 489) VENEMAN Amends Sec. 24879, B. & P.C., re alcoholic beverages.

Provides that retailer may within 15 days of delivery return wine to a seller when the wine delivered was other than that ordered by the retailer or was in a quantity other than that ordered. Permits returns after 15 days from date of delivery upon written approval of the Department of Alcoholic Beverage Control.

Includes among wine which may be returned in exchange for the identical quantity, brand, and item of wine, wine which has deteriorated in quality or the container of which has been damaged or the label or container for the wine has been changed and the wine is returned and exchanged for the identical quantity of the same brand and type of wine and size of container.

Provides that approval of the department shall only be required for prescribed returns made after 15 days from date of delivery or returns when the wine or container is damaged or deteriorates and the seller is no longer licensed and there is no successor to such business.

Ch. 242 (AB 621) MOORHEAD Amends Sec. 41, Prob.C., re charitable bequests and devises.

Specifies that in the deduction from charitable or benevolent bequests and devises to reduce the total of such dispositions to the statutory maximum of one-third of the estate for the benefit of specified heirs, where there are both specific and residuary charitable or benevolent dispositions, the residuary dispositions must be reduced entirely before the specific dispositions must be reduced.

Ch. 243 (AB 640) MOORHEAD Amends Sec. 692, C.C.P., re execution: notice of sale.

Requires that notice which must be given for the sale of personal property, other than perishable property, on execution be posted for not less than 10 days, rather than for not less than five days nor more than 10 days. Requires, not less than 10 days prior to the sale of such personal property, mailing of a notice of the time and place of the sale to the judgment debtor at his business or residence address last known to the judgment creditor or his attorney or delivering such notice to the judgment debtor.

Declares it to be the duty of the party delivering an execution to and officer for levy to furnish specified information required by such levying officer.

Ch. 244 (AB 851) RAY E JOHNSON Amends Sec. 20518, Wat.C., re irrigation districts: consolidation, reorganization.

Defines "principal county" in irrigation district consolidation or reorganization proceedings to mean the county in which the greatest portion of the total combined acreage of the districts to be consolidated or reorganized is located.

Ch. 245 (AB 938) VEYSEY Amends Secs. 5371.1 and 5371.2, P.U.C., re charter-party carriers.

Extends by 30 days the period in which certain charter-party carriers of passengers must have applied to the Public Utilities Commission for an initial annual certificate to operate.

Makes inapplicable to charter-party carrier certification certain provisions relating to the issuance of class B certificates by the commission.

* *In effect immediately.*

Ch. 246 (AB 1027) RAY E. JOHNSON Adds Art. 2 (commencing with Sec. 21285), Ch. 2, Pt. 3, Div. 11, and amends Secs. 21100 and 21575, Wat.C., re irrigation district officers.

Provides that in any irrigation district with 15 or less qualified voters at time of publication of notice of a general district election, no such general district election shall be held, and all offices shall be filled by appointment. Provides that in any district having no more than 15 freeholders who are voters in the district a person

need not be a voter but shall be qualified to be a director if he is a freeholder of the district, and the district shall have no divisions.

In effect immediately.

Ch. 247 (SB 61) SONG Amends, adds, renumbers, various secs. and article headings, Prob.C., re escheat of decedents' property.

Revises existing rules and sets forth new rules by which estates of decedents escheat to state. Provides that decedents' estates escheat pursuant to new Prob.C. article if decedent, whether or not domiciled in California, leaves no one to take his estate or any portion thereof by testate succession, and no one other than a government or governmental subdivision or agency to take his estate or a portion thereof by intestate succession, under the laws of this state or of any other jurisdiction. Provides for escheat to this state of real property in this state; tangible personal property owned by decedent, wherever located at decedent's death, that was customarily kept in this state prior to death; and all intangible property owned by decedent if the decedent was domiciled in this state at the time of his death. Provides that tangible personal property owned by decedent and subject to administration in California as part of decedent's estate escheats to California unless another jurisdiction claims the property and establishes that such other jurisdiction is entitled to the property under its laws, that decedent customarily kept the property in that jurisdiction prior to his death, and that California has the right to escheat and take tangible personal property being administered as part of a decedent's estate in that jurisdiction if decedent customarily kept the property in California prior to his death, in which case the property does not escheat to California but goes to such other jurisdiction. Provides that intangible personal property owned by decedent and subject to administration in California as part of decedent's estate escheats to California whether or not decedent was domiciled in California at the time of his death unless another jurisdiction claims the property and establishes that such other jurisdiction is entitled to the property under its laws, that decedent was domiciled in that jurisdiction at his death, and that California has the right to escheat and take intangible property being administered as part of a decedent's estate in that jurisdiction if decedent was domiciled in California at his death, in which case the property does not escheat to California but goes to such other jurisdiction.

Ch. 248 (SB 227) LAGOMARSINO Amends Sec. 23142, Gov.C., re Santa Barbara County boundaries.

Makes correction in description of boundaries of Santa Barbara County.

Ch. 249 (SB 242) MARLER Adds Sec. 16463.5, P.U.C., re public utility districts.

Authorizes a public utility district to exercise any of the powers, functions, and duties which are vested in, or imposed upon, a fire protection district pursuant to the Fire Protection District Law of 1961.

Declares that if the district includes any part of a city, fire district, or other local agency which provides fire protection service, the district shall have no authority to provide for protection service to such territory in the district unless consent is obtained from the local agency.

Ch. 250 (SB 391) MARLER Repeals Ch. 3 (commencing with Sec. 2250), Div. 2, P.R.C., re gold and silver: licensing.

Repeals provisions regulating and licensing purchasers of gold or silver ores, concentrates, or amalgams.

Ch. 251 (SB 402) SCHRADER Amends Sec. 12, San Diego County Flood Control District Act (Ch. 55, Stats. 1966 (1st Ex. Sess.)), re San Diego flood control.

Specifies that each zone representative within San Diego County Flood Control District receive compensation not exceeding \$10 for each zone commission meeting attended, not exceeding two meetings in a calendar month.

Ch. 252 (SB 426) WHETMORE Amends Sec. 28105, Gov.C., re compensation of county officers.

Increases compensation of Orange County supervisors from \$13,200 to \$15,000 a year effective when a supervisor of such board enters upon a new term of office.

Ch. 253 (SB 449) LAGOMARSINO Amends Secs. 13991, 13993, 13995, 13998, H. & S.C., re special fire protection zones.

Authorizes annexation and detachment of territory to and from established special fire protection zones within fire protection districts formed pursuant to the Fire Protection District Law of 1961.

Ch. 254 (SB 577) SHORT Amends Sec. 29333, Gov.C, re county revolving fund.

Permits supervisors to establish \$5,000 revolving fund for county departments in counties with at least 200,000 people rather than 235,000 people, according to the 1950 federal census.

Ch. 255 (AB 510) CHAPPIE Adds Sec. 55501.5, Wat.C., re county water-works district.

Authorizes district to fix a water standby charge or immediate availability charge on land within district to which water is made available whether water is actually used or not and to restrict such charges to one or more zones or areas of benefit and to vary such charges according to land uses and degree of availability or quantity of use of water service. Prescribes maximum limits for such charges, permissible uses of funds derived therefrom, and procedure for assessment of delinquent charges to the land. Exempts from charge land used primarily for commercial extraction or processing of minerals, as prescribed.

In effect immediately.

Ch. 256 (AB 614) LEROY F. GREENE Amends Sec. 3146, Ed.C., re county school district organization.

Increases from 1 to 2 the number of members of the county committee on school district organization required to be elected from among the qualified electors of each county supervisorial district.

Ch. 257 (AB 809) MEYERS Amends, adds and repeals various secs., Gov.C., re public employees' retirement system.

Ratifies acts of retirement board with respect to social security system.

Permits board to obtain coverage for employees of agency which ceased to exist and had paid taxes in mistaken belief that such action established coverage for its employees.

Permits board upon proper guarantee to enter into agreement with federal government, to extend period of limitation of assessment of federal government in order to correct wages erroneously reported.

Makes technical changes.

Ch. 258 (AB 852) VASCONCELLOS Amends Sec. 1824 and adds Sec. 1824.5, Ed.C., re unsold school district bonds.

Provides that when existing school districts are included as a whole in a unified district, any authorized but unsold bonds of such school district may be issued in the name of the unified district and the proceeds used for the purpose or purposes for which the bonds were voted.

In effect immediately.

Ch. 259 (SB 141) RODDA Amends Sec. 19594, Ed.C., re state school building aid.

Validates certain final apportionments of state school building aid based on conditional apportionments made prior to the 61st day after final adjournment of the 1968 Regular Session, rather than the 91st day after final adjournment of the 1967 Regular Session.

Ch. 260 (SB 605) STIERN Amends Secs. 43006 and 47180, Wat.C., re California water storage districts.

Specifies that the use of ground water is included as a use of water or service rendered by district for which district board is authorized to fix tolls or charges.

In effect immediately.

Ch. 261 (AB 7) CHAPPIE Adds Ch. 7 (commencing with Sec. 4450), Div. 5, Title 1, Gov.C., re public buildings.

Requires that buildings intended for the use of the public and reasonably available to physically handicapped persons, and built by state, county, city or political sub-

divisions thereof, be designed for accessibility and use of physically handicapped persons according to certain American Standards Association specifications. Exempts from this requirement all except one floor of the buildings and facilities of an elementary, high school, or unified school district if the district provides special buildings and facilities for the physically handicapped.

Gives responsibility for enforcement to the Director of the Department of General Services where state funds are used and to governing bodies of counties, municipalities or other political subdivisions where those bodies' funds are used.

Ch. 262 (AB 22) GONSALVES Adds Sec. 72602.11, Gov.C., re municipal courts.

Provides that there be 4, rather than 3, judges in the Whittier Municipal Court.

Ch. 263 (AB 78) CRANDALL Amends Secs. 13307, 15110, R. & T.C., re inheritance and gift taxes.

Revises definition of class A transferees for purposes of the inheritance tax and class A donees for purposes of the gift tax to include persons adopted by step-parents and the lineal issue of such persons, even though such persons were adopted at the age of 21 or older provided that such relationship existed for at least 10 years prior to the date of transfer.

In effect immediately.

Ch. 264 (AB 97) BURTON Amends Secs. 262, 264, R. & T.C., re property tax exemptions.

Revises provision providing for cancellation or refund of tax, penalty, and interest on property as to which orphanage exemption was available for fiscal years beginning in 1955 to 1958, inclusive, and provides, instead, for such a cancellation or refund if the organization eligible for the orphanage exemption acquired the property after the lien date in 1967 but prior to the commencement of the 1967-68 fiscal year. Provides for a refund or cancellation of the tax on church property, if the church failed to make a timely application for an exemption in 1968, as well as in prior years.

In effect immediately.

Ch. 265 (AB 185) MOBLEY Amends Sec. 1553, S. & H.C., re county highways.

Deletes requirement that county special road fund tax be used for construction and maintenance of only main county highways in the several road districts.

Ch. 266 (AB 563) BROWN Adds Sec 1717, Civ.C., re attorney's fees.

Declares that in actions on a contract where the contract specifically provides that attorney's fees and costs, which are incurred to enforce the provisions of such contract, shall be awarded to one of the parties, the prevailing party, whether he is the party specified in the contract or not, shall be entitled to reasonable attorney's fees and bars waiver of such fees by parties to any contract entered into after effective date of this act.

Defines term "prevailing party."

Ch. 267 (AB 585) McMILLAN Amends Sec. 7101, H. & S.C., re funeral expenses.

Includes within funeral expenses of decedent to be paid as preferred charge against his estate as provided in Probate Code, interest from 60 days after the date of death, rather than interest from date of interment, on reasonable costs of interment and certain expenses connected therewith, and interest on the reasonable cost of funeral services from 60 days after the date of death, rather than 90 days after the filing of the notice to the creditors by the executor or administrator of the estate.

Ch. 268 (AB 605) PORTER Amends, adds, repeals various secs., *various codes, re district elections.

Makes changes in election procedure under Uniform District Election Law. Provides that officers elected under that law take office in November rather than December. Repeals special election provisions governing elections of governing boards of districts not covered by the Uniform District Election Law or by the principal act of the district. Provides procedure for runoff election in irrigation districts con-

* Correction

taining 500,000 acres or more when no candidate for an office receives a majority of the votes cast for the office. Requires at-large election in resident voter districts having less than 100 voters.

Ch. 269 (AB 750) SHOEMAKER Amends Sec. 11535, B. & P.C., re Subdivision Map Act.

For purposes of the provisions which define "subdivision," for purposes of the Subdivision Map Act, in terms of the number of parcels into which land is divided, provides that a conveyance of land to a public agency, public entity, or public utility shall not be considered a division of land.

Ch. 270 (AB 875) CAMPBELL Amends Sec. 37206, and repeals Sec. 37201, Wat.C., re California water district assessments.

Repeals obsolete provision, and clarifies provisions re alternative method for the levy, collection and enforcement of California water district assessment.

In effect immediately.

Ch. 271 (AB 984) PATTEE Amends Sec. 22451, Fin.C., re charges on loans.

Increases interest rate that may be contracted for and received by a personal property broker from $\frac{3}{8}$ of 1% on any remainder of the unpaid principal balance in excess of \$500 to $1\frac{1}{2}$ % per month on that part of the unpaid principal balance in excess of \$500 up to and including but not in excess of \$700, and 1% per month on any remainder of the unpaid principal balance in excess of \$700.

Ch. 272 (AB 1273) KETCHUM Amends Secs. 47821 and 43604, adds Sec. 47854 and Sec. 65502, Ag.C., re grapes.

Deletes provisions for packing of all grapes in standard container numbers 5 and 38I. Deletes container 38I. Permits group A grapes to be placed in standard container number 38L when the container does not exceed specified depth. Requires the term "juice" to be designated in containers of group A grapes shipped as juice grapes and permits them to be placed in container number 38L including those exceeding specified depth.

Provides that law relating to the California Table Grape Commission shall be known as the Ketchum Act.

Ch. 273 (SB 149) DEUKMEJIAN Adds Sec. 148.4, repeals Sec. 625a, Pen.C., re fire alarm violations.

Transfers provisions in the Penal Code dealing with crimes involving fire alarms, without substantive change, from portion of Penal Code relating to malicious mischief to portion of Penal Code relating to crimes against public justice.

Ch. 274 (SB 190) BURGNER Amends Sec. 25410, adds Sec. 25413.4, Ed.C., re junior college districts: government.

Specifies that governing board of high school district coterminous with junior college district shall not constitute junior college board. Requires incumbents on boards of both junior college district and coterminous high school district to serve until expiration of present terms. Permits incumbents to elect, as prescribed, on which of the two boards they will continue to serve. Requires those who withdraw to serve until their successors are appointed and have qualified.

Ch. 275 (AB 511) CHAPPIE Adds Secs. 25210.77b, 25210.77c, and 25210.77d, Gov.C., re county service areas.

Authorizes a county to fix a water standby charge on all land within a county service area to which water is made available whether water is actually used or not. Prescribes maximum limits for such charges, permissible uses of funds derived therefrom, and procedure for assessment of delinquent charges to the land. Makes such provisions effective for only three years.

Exempts land which is used primarily for extraction of minerals and upon which, for one year or more, substantially all water requirements are met by rainfall, springs, streams, lakes, rivers, or wells.

Exempts land permanently dedicated exclusively to public transportation.

In effect immediately.

Ch. 276 (SB 27) TEALE Amends Sec. 16851, Ed.C., Sec. 545, Veh.C., re motor vehicles: junior colleges.

Authorizes public junior college governing boards to designate, by resolution, any motor vehicle operated by or for the district, a schoolbus within the Vehicle Code and the Education Code, while it is being used for transporting public junior college students to and from the college or college activities, with such designation becoming effective upon the filing of written notice thereof with the Superintendent of Public Instruction.

Ch. 277 (SB 163) DYMALLY Amends Secs. 845.5, 11580.2, Ins.C., re insurance.

Codification to maintain codes; makes no substantive change.

Ch. 278 (SB 164) DYMALLY Amends Secs. 6909, 50000, repeals Sec. 5024, Fin.C., re financial institutions.

Codification to maintain the codes; makes no substantive change.

Ch. 279 (SB 173) COLOGNE Amends various secs., R. & T.C., re taxation.

Codification to maintain the codes; makes no substantive change.

Ch. 280 (SB 174) COLOGNE Amends Secs. 401 and 1030, U.I.C., re unemployment insurance.

Codification to maintain the code; makes no substantive change.

Ch. 281 (SB 247) MILLS Amends Sec. 378, S. & H.C., re Ben Hulse Highway.

Deletes requirement that the County of Imperial maintain the Ben Hulse Highway (the interim road from Route 86 near Brawley to Route 10 near Blythe) pursuant to an agreement with the Department of Public Works.

Ch. 282 (SB 248) COLLIER Amends, amends and renumbers, adds, and repeals various secs., S. & H.C., re state highways.

Renumbers, updates place names, corrects errors, and makes other technical changes in the descriptions of various state highway routes, including state highways included in the California freeway and expressway system and in the state scenic highway system.

In effect immediately.

Ch. 283 (SB 278) COLLIER Amends Sec. 28120, Gov.C., re compensation of county officers.

Increases annual salary of Sonoma County district attorney from \$20,000 to \$21,500.

Ch. 284 (SB 294) COOMBS Adds Sec. 4106.1, W. & I.C., re state hospital land.

Permits sale of certain land on site of Patton State Hospital to City of San Bernardino.

In effect immediately.

Ch. 285 (SB 322) ALQUIST Amends and repeals various secs., Gov.C., re municipal court judges.

Eliminates the City of Alviso from the San Jose-Milpitas-Alviso Judicial District and increases the number of, and salaries of, various court attachés of certain municipal and superior courts in Santa Clara County.

Revises provisions regarding court fees and compensation of reporters in the Los Gatos-Campbell-Saratoga Judicial District.

Ch. 286 (SB 324) WHETMORE Amends Sec. 10751, Ed.C., re pupil records.

Makes technical, nonsubstantive change.

Ch. 287 (SB 374) COLOGNE Adds Secs. 584.5, 584.6, amends Sec. 1240, Prob.C., re administration of decedent's estates.

Prescribes procedure by which a personal representative may be authorized to invest any surplus moneys, in any manner provided for in the will, after the time for presenting claims has expired and all uncontested claims have been paid or secured by mortgage or otherwise.

Ch. 288 (SB 383) RICHARDSON Amends, amends and renumbers, adds, repeals, various secs., Ag.C., re nursery stock certificates.

Changes provisions regarding intrastate shipment of nursery stock generally. Deletes requirements for intercounty inspection certificates. Provides for such shipments without pest control inspection under conditions specified in regulations of Director of Agriculture. Exempts shipment of seeds from origin inspected warehouses and authorizes director to adopt standards for seed shipments from such exempt premises.

Ch. 289 (SB 395) WAY Amends Sec. 28157, Gov.C., re county officers' salaries.

Raises salary of supervisors in Mono County from \$3,600 per year to \$4,800. Provides that such raise shall not go into effect until a supervisor enters upon a new term of office after effective date of amendment.

Ch. 290 (SB 439) TEALE Amends Sec. 21208, Fin.C., re pawnbrokers.

Requires all daily reports by pawnbrokers, relating to specified transactions, to be on forms prescribed by the Chief of the Bureau of Criminal Identification and Investigation, rather than requiring reports on forms approved or prescribed by the chief in the absence of local ordinances requiring such reports.

Ch. 291 (SB 505) HARMER Amends Secs. 6502 and 7706, P.R.C., re state lands: filing fees.

Increases filing fees for applications to purchase or lease state lands from \$5 to \$25.

Ch. 292 (SB 514) MARLER Amends Sec. 70.2, H. & N.C., re small craft harbors.

Authorizes, rather than requires, the Department of Harbors and Watercraft to cooperate with the federal government regarding harbor development with respect to nonrevenue producing portions of small craft harbors.

Ch. 293 (SB 736) SCHRADER Adds Ch. 4 (commencing with Sec. 440), Div. 2, Title 1, Gov.C., re seal of the senate.

Establishes general design and details of the Seal of the Senate of the State of California.

Provides that use of Seal of the Senate shall be as prescribed by Senate rules and makes it a misdemeanor to use or allow use of copy of such seal maliciously, for commercial purposes, or contrary to Senate rule.

Ch. 294 (SB 1107) ALQUIST Adds Sec. 54931.8, Gov.C., re assessment and taxation boundaries.

Provides that any change of boundaries of any city which was completed after March 1, 1968, but prior to the effective date of this section, shall be effective for assessment and taxation purposes in 1968, if the statement and map or plat required by Secs. 54900 and 54901, Gov.C., are filed by the city with the county assessor of the county in which the city is located and with the State Board of Equalization on or before June 30, 1968, rather than January 1, 1968.

In effect immediately.

Ch. 295 (AB 303) STACEY Amends Sec. 73431, Gov.C., re judges in Kern County.

Provides for one additional municipal court judge in Bakersfield Municipal Court and another additional judge on and after July 1, 1969.

Ch. 296 (AB 806) BAGLEY Adds Sec. 25503.7, B. & P.C., re alcoholic beverages.

Permits a winegrower or beer manufacturer to serve food and alcoholic beverages to any person, including a person licensed under the Alcoholic Beverage Control Act and his employees and representatives, who is attending a meeting held upon or who is visiting the premises of the winegrower or beer manufacturer.

Ch. 297 (AB 978) BAGLEY Adds Secs. 69508.5 and 72271.5, Gov.C., re presiding judges.

Provides that in two-judge superior or municipal court the presiding judge shall be selected on the basis of administrative qualifications and interest but if no selection can be agreed upon the presiding judgeship shall rotate each calendar year between the two judges, commencing with the most senior.

Ch. 298 (AB 992) DUFFY Amends various secs, Gov.C., re Visalia municipal court.

Increases number and compensation of various attachés of Visalia municipal court.

Provides that specified classifications are deemed comparable to those in Superior Court of Tulare County and that when board of supervisors adjusts salary for comparable classifications, salaries in municipal court be likewise adjusted, such adjustments effective only until 90 days after next regular session of Legislature.

Ch. 299 (AB 1094) DENT Amends Secs. 30520 and 30521, Wat.C., re county water districts.

Requires board of directors of district to meet and elect a president within 30 days after taking office, instead of requiring such board to meet and organize on the last Friday in December following the election. Authorizes board to elect one of their number vice president.

Ch. 300 (AB 1491) MOORHEAD Adds Sec. 2.1, Los Angeles County Flood Control Act (Ch. 755, Stats. 1915), re Los Angeles flood control.

Authorizes board of supervisors of Los Angeles County Flood Control District, by $\frac{2}{3}$ vote, to establish a Los Angeles County Flood Control District Right of Way Acquisition Revolving Fund, to be used in acquiring rights of way or other interests in real property, but limits amount of fund to $\frac{1}{2}$ of 1 percent of assessed valuation of district.

Ch. 301 (SB 104) MARKS Amends Sec. 69900, Gov.C., re domestic relations deputies.

Provides for number and salaries of various attachés of San Francisco Superior Court.

Provides certain rules of employment for such employees.

Ch. 302 (SB 116) COLLIER Amends Sec. 13038 and adds Secs. 13041 and 13071, P.R.C., re resort improvement districts.

Permits boards of directors of resort improvement districts to authorize the payment of specified amounts of compensation to board members for attendance at board meetings within the state, for performing other duties, and for travel and other expenses incurred.

Specifies that secretary of district may be member of district board of directors and authorizes board to fix his compensation, which, if done shall be in lieu of other compensation to which he may be entitled for attendance of board meetings.

Specifically authorizes district to hold, use, enjoy, lease, or dispose of any of its property.

Ch. 303 (SB 170) COLOGNE Amends Sec. 71811, adds Sec. 71256, Wat.C., re municipal water districts.

Revises maximum aggregate amount for which district may issue negotiable promissory notes for general district purposes by prohibiting such amount from exceeding either the lesser of \$1,500,000 or 3 percent of assessed valuation of district taxable property, rather than either the lesser of \$1,500,000 or 2 percent of assessed valuation of district taxable property.

Provides that any person representing a municipal water district on board of directors of metropolitan water district may receive compensation and expenses from the district for such service in same amount, and upon same terms, as is provided for service on the board of the district.

In effect immediately.

Ch. 304 (SB 188) LAGOMARSINO Adds Sec. 3443.5, R. & T.C., re tax-sold property: records.

In lieu of procedure of redemption officer's transmitting list of tax-sold property to assessor for entry of fact and date of sale on his records, authorizes, where machine-prepared roll is used, entry of fact and date of sale on the reproduced roll.

Ch. 305 (SB 253) STIERN Amends Secs. 10153.3, 10153.8, adds Secs. 10153.4, 10153.5, B. & P.C., re real estate licenses.

Requires from January 2, 1970 to December 31, 1972, separate sessions in the examination for a real estate broker's license to determine that the applicant has an understanding of real estate financing and real estate appraisal, rather than an understanding of the legal aspects of real estate and of real estate practice. Between such dates, authorizes the applicant, in lieu of the examination, to submit

evidence of successful completion of a three-semester unit course or the quarter equivalent thereof in real estate financing, rather than a three-unit course in the legal aspects of real estate, and of successful completion of a three-semester unit course or the quarter equivalent thereof in real estate appraisal, rather than a three-unit real estate practice, at an accredited institution of higher learning.

Requires that on or after January 2, 1970, an applicant for a real estate broker license, in addition to existing requirements, submit evidence, satisfactory to the Real Estate Commissioner, of successful completion at an accredited institution of higher learning of a three-semester unit or the quarter equivalent in the legal aspects of real estate and a three-semester unit course or the quarter equivalent thereof in real estate practice, but directs the commissioner to waive such requirements if the applicant presents evidence of admission to the California State Bar or completion of a course of study equivalent to that required herein.

Requires that on or after January 2, 1972, an applicant also submit evidence, satisfactory to the commissioner, of successful completion at an accredited institution of higher learning of a three-semester unit course or the quarter equivalent thereof in real estate appraisal and a three-semester unit course or the equivalent thereof in real estate financing, but directs the commissioner to waive such requirements if the applicant presents evidence of admission to the California State Bar or completion of a course of study equivalent to that required herein.

Requires the application and fee for reexamination to be filed and taken with the two-year period, rather than one-year period, following the date the application for examination was filed.

To become operative January 2, 1970.

Ch. 306 (SB 302) WAY Amends Sec. 61114, Gov.C., re community services districts.

Provides that community services district may be formed without an election upon the consent of all registered voters of the proposed district, and for appointment of district board members. Procedure inapplicable when district situate in more than one county.

Ch. 307 (SB 326) SHERMAN Amends Secs. 430, 433, adds Sec. 431.5, C.C.P., re demurrers.

Deletes provision authorizing demurrer with affidavit attached that shows there is another action or proceeding between same parties for the same cause, when such ground for demurrer does not appear on the face of the complaint but court may take judicial notice of such action under certain provisions of the Evidence Code. Permits defendant generally to demur to complaint when it appears from any matter of which court must or may take judicial notice, as well as when it appears on the face of the complaint, that ground for demurrer exists.

Requires that whenever ground of demurrer is based on matter of which court may take judicial notice under specified sections of the Evidence Code, such matter shall be expressed in the demurrer or in supporting points or authorities, except as the court otherwise provides.

Ch. 308 (SB 455) MARKS Amends Sec. 69895, Gov.C., re superior courts.

Provides for number and salary of various attachés of San Francisco Superior Court.

Ch. 309 (SB 533) WHETMORE Amends Secs. 74002, 74003, 74004, Gov.C., re court attachés.

Revises number of and salaries of personnel in specified Orange County Municipal Courts.

Authorizes positions of lieutenant marshal and deputy marshal matron in West Orange County Municipal Court.

Ch. 310 (SB 603) MARKS Amends Secs. 74502, 74503, and 74504, Gov.C., re municipal court attachés.

Increases number and compensation of various attachés of San Francisco Municipal Court.

Ch. 311 (AB 781) SHOEMAKER Amends Secs. *74642, 74644 and 74644 1, Gov.C., re municipal court attachés.

Increases personnel and establishes the salary range for the position of intermediate typist-clerk for the municipal court in the Santa Barbara-Goleta Judicial

District and provides that increases or decreases in such salary range shall be made in proportion to salary adjustments established by the Santa Barbara County Salary Ordinance.

Ch. 312 (AB 1123) ELLIOTT Amends and repeals various secs., Gov.C., re corrections to statutes.

Corrects obsolete references to the State Constitution, and repeals statutory provisions rendered obsolete by the amendments to the Constitution adopted at the 1966 general election, making no substantive change.

Ch. 313 (AB 1152) BRIGGS Amends Sec. 12210, B. & P.C., re county sealers.

Eliminates requirement that the noncommercial weights and measures and measuring devices, and instruments, tools, and accessories connected therewith, which the county sealer of weights and measures is required to calibrate, test, weigh, and measure, and certify to the accuracy of, when directed by the board of supervisors and upon written request of any person, firm, or corporation, be used to determine the length, volume, area, mass, and weight of machines, machine parts, engines, tools, and instruments, and accessories thereof, manufactured, constructed, assembled or used by such person or firm within the county.

Ch. 314 (SB 55) STIERN Amends Sec. 70045 6, Gov.C., re compensation of court reporters.

Increases compensation of court reporters in counties having populations between 290,000 and 300,000 from \$9,600 to \$12,000 a year.

Ch. 315 (SB 224) GRUNSKY Amends Secs 1182, 1237, 1466, Pen.C., re criminal cases.

Requires application for new trial be made and determined before the commitment of defendant for observation as mentally disordered sex offender or for narcotics addiction or insanity.

Provides that an indeterminate commitment of defendant as mentally disordered sex offender, a commitment for insanity, and a commitment for narcotics addiction 90 days after such commitment shall be deemed a final judgment for purposes of provision allowing appeal by defendant from final judgment of conviction. Deletes provision classifying order denying new trial in such cases a final judgment for such purpose Provides that in municipal or justice court, conviction in case in which before final judgment defendant is so committed, and conviction of defendant committed for narcotics addiction 90 days after such commitment, shall be deemed final judgment for purpose of provision permitting defendant to appeal from final judgment of conviction in such courts.

Ch. 316 (SB 844) STEVENS Amends Sec. 1, (Ch. 1975. Stats. 1963), re Palos Verdes Estates tidelands.

Specifies that certain tidelands granted in trust to City of Palos Verdes Estates may be used for various conservation and recreation purposes, and makes related technical changes.

Ch. 317 (AB 1175) BIDDLE Adds Sec 54931 2, Gov.C., re city annexations.

Extends from January 1, 1968, to March 15, 1968, the time in which the statement, map or plat regarding annexation to a city may be filed with the State Board of Equalization for the annexation to be effective for assessment and tax purposes for the 1968-69 fiscal year. Applies to cities completing annexations between January 17 and January 27, 1967.

In effect immediately.

Ch. 318 (SB 202) MILLS Adds Sec. 8655, R. & T.C., re use fuel tax exemption.

States legislative intent to provide fuel tax relief for local transit operators and that funds thereby accruing to them be used for improvement of their transit operations.

Exempts from use fuel tax, used on and after July 1, 1968, fuel used by transit districts, passenger stage corporations subject to jurisdiction of the Public Utilities Commission, or any common carrier of passengers operating within one city. Specifies that exemption shall not apply to fuel used by a charter-party carrier of passengers, as defined.

Requires payment of one cent for each gallon of exempt fuel used by such entities to be made to State Board of Equalization as it prescribes.

Ch 319 (SB 466) MARKS Amends Secs. 427.11 and 427.13, H. & S.C., re alcoholism problems

Changes termination date of McAteer Alcoholism Act from June 30, 1968, to the 61st day after the final adjournment of the 1969 Regular Session of the Legislature.

Requires the Division of Alcoholism of the State Department of Public Health to submit annually a plan for the complete evaluation of alcoholism programs under this law or other state or local government programs.

Appropriates \$751,249 from the General Fund to Department of Public Health for expenditure during 1968-1969 fiscal year in carrying out the operations of the Division of Alcoholism.

In effect immediately.

Ch. 320 (SB 115) COLLIER Amends Sec. 2813S, Gov.C., re Siskiyou County District Attorney.

Increases annual compensation of Siskiyou County District Attorney from \$7,200 to \$15,000 and prohibits private practice.

Ch. 321 (SB 138) RODDA Amends Secs. 13503, 13503.1, Ed.C., re certificated employees.

Deletes provision which allowed an employee in a position requiring certification qualifications for not less than the minimum schoolday to contract specifically with governing board to be a part-time employee.

Provides that school district governing boards may uniformly require grades or levels of certificated employees to serve longer than the minimum schoolday set for high schools in order to be compensated as full-time employees. Requires that duties required of such persons during such extended time be directly related and restricted to their normal classroom assignment.

Provides that an employee in a position requiring certification requirements who serves less time than the minimum schoolday, as defined, rather than one who serves less time than the majority of employees in same grades, may specifically contract with school district governing board to serve as a part-time employee.

Alters the method for establishing the rate of compensation for such part-time employee as a ratio to amount paid full-time employees.

Ch. 322 (SB 158) DYMALLY Amends various secs., B. & P.C., re business and professions.

Codification to maintain the codes, makes no substantive change.

Ch. 323 (SB 162) DYMALLY Amends and adds various secs., H. & S.C., re health and safety.

Codification to maintain the codes; makes no substantive change.

Ch. 324 (SB 175) COLOGNE Amends and repeals various secs., P.R.C., re public resources

Codification to maintain the codes; makes no substantive change.

Ch. 325 (SB 232) GRUNSKY Amends Secs. 1197.5, 1199, Lab.C., re equal pay.

Prohibits payment of unequal wages for employees of opposite sex who work under the same circumstances, rather than prohibiting payment to female employees of wages less than that paid to male employees who work under the same circumstances; and prohibits the reduction of the wages of any employee in order to comply with the equal pay provisions.

Ch. 326 (SB 292) MOSCONE Amends, adds, repeals various secs., Elec.C., re ballot measures.

Puts measures submitted by Legislature to the people on ballot of general election occurring after 150 days after adoption of proposal. Provides deadlines for submission of arguments. Sets special deadlines for amendments in present session.

In effect immediately.

Ch. 327 (SB 304) MOSCONE Adds Sec. 1430.5, Prob.C., re minors and guardians.

Provides that if minor has no guardian of his estate and if there is money belonging to the minor which exceeds \$2,000 but is not more than \$10,000, the father of minor, or if father is dead or parents are separated and mother has care and custody, then the mother, or the person holding such money, may petition court

to take jurisdiction over disposition of the money, and the court may order that it be deposited in a bank, trust company, or invested in a savings and loan account, or that a guardian be appointed to care for the money, or the court may prescribe other conditions considered by it to be in the best interests of the minor.

Excepts from application of section cases where Section 1431 or 1510, Prob.C., 372, C.C.P., or Art. 4 (commencing with Sec. 1154), Ch. 3, Title 4, Pt. 4, Div. 2, Civ.C., apply.

Ch. 328 (SB 349) SHORT Amends Sec. 16645.9, Ed.C., re development centers' override tax.

Permits the use of override taxes otherwise authorized. to be used to purchase land or buildings, to alter or add to existing buildings and to purchase furniture and equipment for a development center.

Ch. 329 (SB 386) SHERMAN Amends, adds, repeals various secs. B. & P.C., re subdivided land.

Sets forth new fees for filing an application for a permit, renewal permit, an amended permit, questionnaire, and for a preliminary, amended, or renewal subdivision report in the provisions relating to subdivided lands.

In effect immediately.

Ch. 330 (SB 421) SHERMAN Amends Secs. 10471, 10472, adds Sec. 10473, repeals Sec. 10473, B & P.C., re real estate.

Authorizes any aggrieved party who has obtained a final judgment against any person or persons, licensed under the real estate provisions, upon grounds of fraud, misrepresentation or deceit arising directly out of any transaction when the judgment debtor was licensed and performed acts for which a license is required, rather than upon grounds of fraud, misrepresentation, or deceit with reference to any transaction for which a license is required, to file a verified application in the court in which the judgment was entered for an order directing payment out of the Real Estate Education, Research and Recovery Fund of the amount of actual and direct loss in such transaction up to \$10,000, rather than of the amount of actual damages up to \$10,000.

Requires the court to conduct a hearing upon application 30 days after service of the application upon the Real Estate Commissioner, and requires the court, upon petition of the commissioner, to continue the hearing up to 60 days further. Authorizes the court upon a showing of good cause, to continue the hearing for such further period as the court deems appropriate.

Revises what the aggrieved is required to show at the hearing.

Changes procedure for consideration of application for payment out of the fund and authority of court to order payment out of the fund.

Authorizes commissioner to move the court for a dismissal. Provides that the commissioner is not bound by any prior stipulation of the judgment debtor.

Ch. 331 (SB 435) COOMBS Amends Sec. 11535, B. & P.C., re Subdivision Map Act.

Declares that if any parcel or parcels of land having access to a public street or highway which comprises part of a tract zoned for industrial or commercial development, rather than zoned for industrial development, and which has approval of the governing body as to street alignments and widths, the term "subdivision", as used in the Subdivision Map Act does not include this division of any real property improved or unimproved or a portion thereof shown on the latest adopted county tax role as a unit or contiguous units, which is divided for purpose of sale, lease, or financing, whether immediate or future.

Eliminates requirement of provision in the local ordinance before the governing body may require in the case of any parcel or parcels of land which is divided into four or less parcels, the improvement of public or private streets, highways, ways, or easements as may be necessary for local traffic, drainage and sanitary needs.

Ch. 332 (SB 473) LAGOMARSINO Amends Sec. 4425, repeals Sec. 4424, P.R.C., re forestry.

Deletes provision requiring persons blasting with explosives in specified areas to obtain permit from the State Forester or appropriate federal officer. Makes related changes.

Ch. 333 (SB 480) COLLIER Adds Sec. 20102.1, Gov.C., re public employees' retirement system.

Permits retired members of Public Employees' Retirement System to vote for members of, and to hold office on, board of administration.

Ch. 334 (SB 802) LAGOMARSINO General act, re claims against the state.

Appropriates \$200,000 from the funds appropriated by Item 254 of the 1967 Budget Act as augmented by SB 748 of present session to the Department of Finance in augmentation of Item 255 of the Budget Act of 1967, relating to claims against the state.

In effect immediately.

Ch. 335 (SB 910) STEVENS Adds Sec. 9503.1, Corp.C., re nonprofit corporations.

Permits a board of directors of a corporation, subject to the General Nonprofit Corporation Law, to act, if the articles of incorporation or bylaws of such corporation so provide, without a meeting if all members of the board consent in writing to such action. Requires such written consents to be filed with the minutes of the board. Declares such action by written consent shall have the same force and effect as a unanimous vote of such directors and the records of such corporation shall reflect such information.

Ch. 336 (AB 57) PRIOLO Amends Sec. 172k, Pen C., re alcoholic beverages.

Makes prohibition against the sale or exposing or offering for sale of any intoxicating liquor within $1\frac{1}{2}$ miles of any building actually occupied as a home, retreat, or asylum for ex-soldiers, ex-sailors, and ex-marines of the Army or Navy of the United States established by the United States inapplicable to the sale or disposing or offering for sale of alcoholic beverages by a retail package off-sale beer and wine licensee for sale of alcoholic beverages or his agent outside of one-half mile of any such building within a county with a population of more than three million.

Ch. 337 (AB 153) BARNES Amends Sec. 20017.6, Gov C., re PERS—forestry members.

Expands definition of "forestry member," for purposes of Public Employees' Retirement System, to include advisors and recreation specialists of forestry job corps conservation centers

Ch. 338 (AB 168) BADHAM Amends Sec. 61600, Gov C., re community services districts.

Provides that community services districts may provide for the conversion of existing overhead electric and communication facilities of a public agency or public utility with its consent, to underground locations and for financing such conversion pursuant to the Improvement Act of 1911.

Ch. 339 (AB 339) PORTER Amends Sec. 72602.3, Gov.C., re municipal court judges.

Increases number of judges for Compton Municipal Court District from four to five.

Ch. 340 (AB 403) KNOX Amends Secs. 20027, 20083, 20085, Wat.C, re California Districts Securities Commission.

Authorizes California Districts Securities Commission to collect fees to cover costs incurred in performing any commission function authorized by law, rather than limiting the fees to functions in certain prescribed areas.

Transfers from Department of Water Resources to California Districts Securities Commission responsibility for inspecting progress of any work financed from proceeds of any certified bond issue and for determining whether project has been satisfactorily completed.

Ch. 341 (AB 450) PORTER Adds Sec. 72602.7, Gov.C., re municipal courts.

Increases number of judges in the Los Cerritos Municipal Court District of Los Angeles County from 2 to 3.

Ch. 342 (AB 546) BIDDLE Amends Sec. 4852.03, Pen.C., re certificate of rehabilitation.

Limits the maximum penalty for purposes of calculating the period of rehabilitation, for a petitioner convicted of multiple crimes when the sentences run con-

secutively, to imprisonment for 50 years. Permits trial court hearing application for certificate of rehabilitation, if defendant ordered to serve consecutive sentences, to order that statutory period of rehabilitation be extended for an additional time, which when combined with the time already served will not exceed the period prescribed by statute for the sum of the maximum penalties for all such crimes.

Ch. 343 (AB 547) BIDDLE Amends Sec. 1381, Pen.C., re trial of criminal cases.

Extends to persons convicted of a misdemeanor rather than persons convicted of an indictable misdemeanor, and to persons sentenced to and who have entered upon imprisonment in a county jail for more than 90 days or committed and placed in county jail for more than 90 days as a condition of probation, the provision requiring that when charges are pending at commencement of imprisonment the district attorney must bring case to trial within 90 days after request by defendant. Extends to persons serving a sentence in a county jail the provision now requiring that if a charge is filed against a person serving sentence in state prison, the district attorney must bring case to trial within 90 days after request by defendant.

Corrects obsolete cross-references.

Ch. 344 (AB 548) BIDDLE Amends Sec. 827, W. & I.C., re juvenile court records.

Requires that persons other than those designated by statute, who are permitted to inspect petitions, probation officer reports, and other documents filed in juvenile court proceedings, be designated by order of the judge of the juvenile court upon filing a petition therefor, rather than be designated by the judge of the juvenile court.

Ch. 345 (AB 597) MOORHEAD Amends Sec. 718, Prob.C., re claims disputed in probate.

Permits the executor or administrator to enter into an agreement to refer a probate claim that has been rejected in whole or in part, or that may be deemed rejected by the claimant at his option, to a judge pro tempore or to a commissioner or referee regularly attached to the court as well as to some disinterested person, approved by the court. Requires that the agreement be filed with the clerk, and requires the clerk with the approval of the court to issue an order referring the matter to the designated judge pro tempore, commissioner or referee.

Vests in the commissioner or referee the powers of a judge pro tempore. Requires designated judge pro tempore, commissioner or referee to proceed promptly to hear and determine the matter by summary procedure and to make and file a decision in writing, in which facts found and conclusions of law are to be separately stated, and requires a copy of the decision to be sent to each of the parties. Requires judgment to be entered on the decision and makes it as valid and effective as if it had been rendered by a judge in a suit against the executor or administrator commenced by ordinary process.

Allows judge sitting in probate, where he consents and pursuant to agreement of executor or administrator and claimant in writing, in lieu of such other agreement and reference, to use the same procedure as in reference to judge pro tempore, commissioner or referee to hear and determine the matter in controversy.

Requires that the written agreement and, if the judge consents to hear the matter in controversy, the judge's consent, be filed with the clerk.

Ch. 346 (AB 623) BURKE Amends Sec. 11102, W. & I.C., re public assistance.

Provides that county from which patient of state hospital or institution was admitted shall be liable for public assistance received by patient up to three years after release on leave of absence of patient from hospital or institution.

Ch. 347 (AB 629) KNOX Amends, repeals, various secs., Ins.C. re mortgage guaranty insurance.

Specifies in the definition of mortgage guaranty insurance that the improvement on the real estate which is mortgaged may be (1) a residential building or buildings designed for occupancy by not more than four families, or (2) a building or buildings designed for occupancy by five or more families or designed to be occupied for industrial or commercial purposes. Further specifies that the definition of mortgage guaranty insurance includes (3) insurance against financial loss by reason of nonpayment of rent or its equivalent pursuant to a written lease of

real estate, provided such real estate is a building or buildings designed to be occupied for industrial or commercial purposes.

Provides that insurer which transacts classes (2) and (3) insurance is not eligible for certificate of authority to transact class (1) insurance.

Decreases the period of time that yearly contributions to the contingency reserve shall be maintained from 180 months to 120 months.

Provides that for purpose of computing total permitted liability a mortgage guaranty insurer's liability for leases is to be computed on the basis of the insurer's liability as determined by the commissioner.

Revises provisions limiting total permitted coverage of particular loan.

Ch. 348 (AB 777) FONG Amends Sec. 2725, B. & P.C., re nursing.

Adds to the definition of "professional nurse," for purposes of the Nursing Practice Act, the requirement that such person be licensed by the state as a registered nurse.

Ch 349 (AB 838) CORY Adds Sec. 14635, Elec.C., re absentee ballots.

Requires ballot pamphlet to be sent out with each absentee ballot.

Ch. 350 (AB 853) BELOTTI Adds Sec. 25503.9, B. & P.C., re alcoholic beverages.

Permits a winegrower to give, or sell, or to give and sell wine, and permits a beer manufacturer to give or sell, or to give and sell beer at prices other than those filed with the Department of Alcoholic Beverage Control to prescribed nonprofit charitable corporations or associations and nonprofit incorporated trade associations.

Ch. 351 (AB 904) BADHAM Amends Sec. 7538, P.U.C., re railroad crossings.

Requires, rather than authorizes Public Utilities Commission to prescribe, installation of stop signs at unprotected railroad crossings unless the commission finds that they would create an additional danger.

Ch. 352 (AB 1011) POWERS Amends Sec. 7314, Lab.C., re elevators: inspection fees.

Increases fee which Division of Industrial Safety may charge for first inspection of new elevator installation from \$15 to \$35, for each inspection of existing elevators or subsequent inspections of new elevators from \$10 to \$20, and for each subsequent annual inspection from \$10 to \$20.

Ch. 353 (AB 1016) CRANDALL Amends Sec. 7681, Lab.C., re inspection of tanks.

Increases from 3 to 5 years the frequency with which the Division of Industrial Safety must inspect tanks, or cause them to be inspected.

Ch. 354 (AB 607) LANTERMAN Amends Sec. 1046, S. & H.C., re state highway fund.

Deletes requirement that all rents received from property acquired for the National System of Interstate Highways, as to which federal funds participated in the cost of acquisition, shall be deposited in the State Highway Fund

Provides that 24 percent of the rentals received by Department of Public Works on property acquired for the National System of Interstate Highways for 1967-68 fiscal year be deposited in Highway Properties Rental Fund.

In effect immediately.

Ch. 355 (SB 6) STIERN Amends Sec 197, Ed C., re higher education.

Provides that the Board of Governors of the California Community Colleges succeeds to the powers and duties of the Superintendent of Public Instruction, as well as those of the State Board of Education, the Director of Education, and the Department of Education, in the administration of junior colleges.

Ch. 356 (SB 63) SONG Amends, adds, repeals, renumbers various secs., arts, ch. and art. headings, C.C.P., re unclaimed property.

Revises California law relating to disposition of unclaimed property.

Operative January 1, 1969.

Ch. 357 (SB 112) COLLIER Amends Secs. 13948, 13952, 13953, H. & S.C., re fire protection districts.

Makes the withdrawal from the district of the territory of city included in a district upon request of the governing body of the city effective upon the date fixed by the legislative body of the city in the ordinance, which is on or after the date of the adoption of the ordinance, rather than upon the filing of a certified copy of the ordinance with the Secretary of State and the governing body of the district or on the date fixed by the legislative body of the city, whichever is later.

Requires that the clerk of the legislative body of a city, which has adopted an ordinance providing for the city or portion thereof be included within, or the territory of a city be withdrawn from a district, file a copy of the ordinance describing the territory included or withdrawn and the date of its inclusion or withdrawal with the governing body of the district. Requires, whenever a copy of the ordinance including a city or portion thereof or withdrawing territory of a city from, the district is filed with the district board, that the tax levying authority of the district comply with prescribed provisions relating to the changing of boundaries of specified areas.

Requires the clerk of the legislative body of a city, which has adopted a resolution providing for the withdrawal of territory annexed to the city from a fire protection district, to file copies of the resolution with the governing body of the district. Requires, whenever a copy of such resolution is filed with the governing body of the district, that the tax levying authority of the district comply with prescribed provisions relating to the change of boundaries.

Requires that, if any portion of a district, which is included within a city by reason of the incorporation of the city, is withdrawn from the district by resolution of the governing body of the city within one year after the effective date of the incorporation of the city, the clerk of the legislative body of the city file the resolution, describing the territory withdrawn, declaring its withdrawal, and specifying the date of its withdrawal, with the governing body of the district. Requires whenever a copy of such a resolution is filed with the governing body of the district, that the tax levying authority of the district comply with prescribed provisions relating to change of boundaries.

Ch. 358 (SB 308) SHERMAN Amends Secs. 12154 and 12155, F. & G.C., re hunting and fishing licenses.

Provides authorization for Fish and Game Commission, upon recommendation of Department of Fish and Game, to prohibit for up to three years a person from taking fish or game upon third fish and game conviction within a five-year period. Also applies to any subsequent conviction.

Makes it unlawful for any person to obtain a hunting or fishing license during period which such person has been prohibited by the commission from taking fish or game on account of three fish and game convictions within five years or a subsequent conviction.

Ch. 359 (SB 313) WHEATMORE Amends Sec. 70015, Gov.C., re court reporters' fees.

Increases additional fee for court reporters in Orange County from \$6 to \$10.

Ch. 360 (SB 347) BURGNER Adds various secs., Wat.C., re San Diego River flood control.

Adopts and authorizes projects for flood control on the San Diego River (Mission Valley), California, and Tahquitz Creek in accordance with congressional action and at such estimated costs for state cooperation as may be appropriated by the Legislature upon recommendation by the Department of Water Resources. Specifies that this authorization shall not be deemed to confer preference over needs of other statewide programs in appropriation of available funds.

Directs the City of San Diego and Riverside County Flood Control and Water Conservation District to give assurances satisfactory to Secretary of Army of local cooperation required by federal law, and to execute, in conjunction with Department of Army, the plans and projects authorized by this act.

Ch. 361 (SB 375) CUSANOVICH Adds Sec. 13522, Lab.C., re working hours of females.

Exempts an employer engaged in the operation of a licensed hospital from provisions limiting maximum working hours of women if he adopts, pursuant to an

agreement or understanding voluntarily arrived at between employer and employee, a work period of 14 consecutive days instead of 7 consecutive days for purposes of overtime compensation and maximum hours limitations. Requires employer to pay employee not less than $1\frac{1}{2}$ times her regular rate of pay for hours worked in excess of 8 per day or 80 per work period of 14 days, rather than for hours worked in excess of such maximum hours provisions.

Provides that except in case of emergency, as defined, no such employee shall be permitted to work in excess of maximum hours otherwise permitted for any work day or during any such two-week work period. Defines "employee" to include graduate nurse.

Ch. 362 (SB 389) CUSANOVICH Amends Sec. 393, M. & V.C., re military personnel.

Permits member of the militia in active service pursuant to an order of the President of the United States as a result of a state of emergency, rather than only an active member of the militia, when an action of any nature is commenced in any court because of an act or omission done or not done while acting in his official capacity, to require the posting of security for the payment of costs that may be awarded to him to make a general denial and to give special matter in evidence.

Requires the Attorney General to defend such person when action is civil in nature and the Adjutant General to designate one of his staff to defend such person when the proceedings are criminal in nature.

Requires that such person recover treble costs after a final judgment is rendered in his favor.

Ch. 363 (SB 604) STIERN Adds Sec. 15503.2, Ed.C., re school buildings.

Excludes buildings used for junior college district administrative buildings located separate from the campuses and into which pupils are not required to enter from provisions dealing with the examination, repair, reconstruction or replacement of school building found to be unsafe for school use.

Ch. 364 (SB 639) DEUKMEJIAN Amends Sec 68546, Gov C. re court attachés.

Provides that when certain attachés of municipal court are assigned to serve a municipal court judge sitting as a superior court judge, they shall receive same salary as comparable personnel of superior court.

Ch. 365 (SB 680) LAGOMARSINO Amends Sec. 69991 and adds Sec. 70059.7, Gov.C., re court reporters.

Increases annual salary of court reporters in Santa Barbara County from \$6,000 to \$13,500.

Provides for \$45 per diem for reporters pro tempore and for \$10 filing fee.

In effect immediately.

Ch. 366 (SB 688) MARLER Amends Sec 9701 Ed.C. re textbooks. disposal.

Authorizes governing board of a school district to donate obsolete textbooks to children and other persons who reside in the school district for the purpose of increasing the general literacy of the citizenry of the school district, rather than to pupils of the district.

Authorizes school district governing board, as well as superintendent, to direct destruction of obsolete textbooks. Changes from 60 to 30 the number of days notice required to be given State Board of Education prior to destruction of such books. Specifies that if disposition can be made under any of the approved ways and delivered to the respective agency within the notice period or within reasonable time no burning or destruction shall be accomplished. Deletes provisions requiring state board to give notice of such destruction to those requesting it.

Ch. 367 (SB 699) COOMBS Amends Sec 19100, H. & S.C. re housing: earthquake protection.

Revises exemption from earthquake protection provisions, of buildings designed and constructed primarily for housing poultry, livestock, hay, grain, or farm machinery and supplies, by deleting therefrom the requirement that such buildings be located wholly or partly within the limits of a city or city and county and by specifying that such buildings are exempt even though persons may work or otherwise be present therein from time to time.

Ch 368 (SB 882) *MARLER Amends Secs. 4438, 4446, P.R.C., re forestry.

Limits provision for disposal of waste flammable material by means of fire in an enclosed device to waste flammable material incident to the processing of forest products which is disposed on the sawmill or plant premises.

Requires burning permit to be obtained for such disposal of waste flammable material in enclosed devices. Requires reasonable care to be exercised by all persons disposing of waste flammable material and prescribes requirements for the use of incinerators within specified state and federal areas.

Ch 369 (AB 198) STACEY Amends and adds various secs., Kern County Water Agency Act (Ch. 1003, Stats. 1961), re Kern county ground water.

Authorizes board of directors of Kern County Water Agency to levy and collect ground water charges for the production of water from the ground water supplies within any improvement district which will benefit from the recharge of underground water supplies or the distribution of imported water, except for a described portion of Kern County. Specifies all powers, procedures, duties, and conditions relating to the levying of such charges and the purposes for which proceeds may be used. Prescribes various unlawful acts and all penalties in relation thereto.

Specifies that the agency must exclude from a proposed improvement district lands of district not wholly within another district in the agency unless such district consents to inclusion, as prescribed, rather than such district being included unless it requests exclusion from the proposed improvement district.

In effect immediately.

Ch. 370 (AB 268) MacDONALD New act, re mental health appropriations.

Appropriates \$2,700,000 from the General Fund; \$1,800,000 in augmentation of Item 126 of the 1967 Budget Act, relating to support of hospitals for the mentally ill under the Department of Mental Hygiene; and \$900,000 in augmentation of Item 276 of the 1967 Budget Act, relating to assistance of local agencies in the establishment and operation of mental health services under the Short-Doyle Act.

In effect immediately.

Ch. 371 (AB 334) RUSSELL Adds Sec. 346, Civ.C. re minors

Authorizes minor 15 years of age or older living separate and apart from parents or legal guardian and who is managing his own financial affairs regardless of the source of his income, to consent to hospital care or to an X-ray examination, anesthetic, medical or surgical diagnosis or treatment, to be rendered by licensed physician or to hospital care or any X-ray examination, anesthetic, dental or surgical care diagnosis or treatment to be rendered by licensed dentist. Prohibits any liability on the part of such parent, parents, or legal guardian for any care rendered pursuant to such consent. Allows physician and surgeon or dentist to advise parent or legal guardian of such minor of treatment given or needed if he has reason to know, on the basis of the information given him by minor, the whereabouts of the parent or legal guardian

Ch. 372 (AB 441) MURPHY Adds Sec. 17928, Ed C, re supplemental support. school districts.

Provides that whenever due solely to a.d.a. fluctuations an elementary school district or a high school district, which has voted against a unification proposal that was defeated, is not eligible for supplemental support funds because of insufficient district tax rate, the Superintendent of Public Instruction shall apportion supplemental support funds to the district if the county superintendent of schools certifies that the district made a reasonable effort to accurately determine a d.a. and that but for such fluctuations in a.d.a. the district tax rate would have been sufficient to qualify the district for supplemental support funds.

Requires increase in tax rate of such district in the succeeding fiscal year by an amount equal to the difference between insufficient tax rate and a tax rate which would have been sufficient following such fluctuations in a d.a.

In effect immediately.

Ch. 373 (AB 543) PATTEE Amends Sec. 18685 I. R. & T.C., re personal income tax prepayment.

Provides that Franchise Tax Board may waive 10 percent penalty for underpayment of estimated tax due under Sec. 18556 in case of a showing of good cause.

Ch. 374 (AB 719) MOORHEAD Amends Sec. 1203.01, Pen.C., re criminal judgments.

Requires the court clerk, immediately after judgment, to mail a copy of any statement of views respecting the defendant that is filed with the court and submitted by the court, district attorney, or law enforcement agency to the attorney for the defendant, if any, and to the defendant; and requires that a copy of any statement submitted for the defendant be mailed to the district attorney.

Ch. 375 (AB 830) VEYSEY Amends Sec. 812.5, Ed.C., re joint school districts.

Declares that jurisdiction once established over a school district situated in two or more counties shall not be changed except by a majority of votes cast by the electors within the district, on the proposition for change of such jurisdiction submitted at election, regardless of changes in the schoolhouse maintained by the district in the several counties or change in area.

Ch. 376 (AB 859) BAGLEY Amends Sec. 13354, Veh.C., re blood alcohol tests.

Extends exemption from civil and criminal liability to a hospital, laboratory or clinic employing, or utilizing the services of, physicians, registered nurses, licensed laboratory technologists or clinical laboratory bioanalysts who properly administer a blood test when requested to do so in writing by a peace officer.

Requires the Department of the California Highway Patrol in cooperation with the Department of Public Health, to adopt uniform standards for the withdrawal, handling and preservation of blood samples prior to analysis, rather than uniform standards for the giving of blood alcohol tests.

Ch. 377 (AB 876) KETCHUM Amends Sec. 11112, Pen.C., re law enforcement agency reports.

Provides that the first agency to receive a person for booking after his arrest, rather than each sheriff and each chief of police and marshal of a city, shall furnish the State Bureau of Criminal Identification and Investigation with daily copies of fingerprints and descriptions of persons arrested for specified offenses or found in possession of specified objects.

Corrects obsolete cross-reference.

Ch. 378 (AB 914) KNOX Adds Sec. 4985, repeals Sec. 4833, R. & T.C., re property tax: cancellations.

Transfers provision requiring cancellation of erroneously attached and uncollected delinquency penalty, cost, redemption penalty, or redemption fee upon satisfactory proof, submitted by the tax collector, auditor, or assessor. Adds requirement that proof is to include a showing of payment of the corrected amount within 30 days of the enrollment of the correction.

Ch. 379 (AB 939) BEVERLY Amends Sec. 580, W. & I C, re powers of probation officer.

Allows a probation officer to invest moneys he is authorized to receive in investment certificates or share accounts issued by federally insured savings and loan associations doing business in this state which are approved by the board of supervisors, as alternative to depositing such moneys in the county treasury or approved commercial bank accounts.

Ch. 380 (AB 985) CHAPPIE Amends Sec. 26625, Wat.C., re irrigation districts: assessments.

Requires districts who prior to November 8, 1967, by either resolution or written agreement with a district landowner, have provided a different basis for levying district assessments against such landowner to utilize such basis for levying district assessments against such landowners, rather than the county assessment roll.

Ch. 381 (AB 1056) MORETTI Amends Sec. 1360 1, Fin C., Sec. 1192.1, Ins C, re securities.

Authorizes, subject to specified conditions, investments in securities of the Asian Development Bank by savings bank and incorporated insurers.

Ch. 382 (AB 1473) BADHAM Amends and adds various secs., Orange County Water District Act (Ch. 924, Stats. 1933), re Orange County Water District.

Authorizes district to determine the amount and percentage of water extracted from district's ground water supplies, to require producers to use more or less

than their allotted percentage and to levy a basin equity assessment, as prescribed, upon producers who are required to use, or have in fact used, more than their allotted percentage share for the purpose of reimbursing those producers who are required to use less than their allotted percentage share, so as to equalize the per-acre-foot cost of water to producers throughout the district, regardless of amount of water purchased from supplemental sources or extracted from district ground water supplies. Specifies procedure for determining percentage share of each producer, the basin equity assessment levied, notice and hearing thereon, and provides for enforcement of such assessment, as prescribed.

Authorizes district to transfer up to \$250,000 during first year of operation of basin equity assessment fund to such fund from district general fund and prescribes procedure for repayment of district general fund.

Ch. 383 (AB 1634) RUSSELL Amends various secs., Upper Santa Clara Valley Water Agency Law (Ch. 28, Stats. 1962 (1st Ex. Sess.)), re Santa Clara Valley Water.

Specifies range of amounts of bond which agency treasurer, auditor, secretary, directors and other employees required to do so by district board must give to agency.

Increases maximum interest rate on agency bonds from 5 to 6 percent.

Makes related changes.

In effect immediately.

Ch. 384 (SB 316) DANIELSON Amends Secs 947, 951. Gov.C., re public entities.

Removes the \$50 minimum on costs allowable to a public entity in a suit filed against it or against an employee whose defense is provided by the public entity.

Ch. 385 (SB 442) MOSCONE Repeals Title 13 (commencing with Sec. 934), adds Title 13 (commencing with Sec. 901), Pt. 2, C.C.P., re appeals in civil cases.

Revises and recodifies law relating to appeals in civil actions and proceedings, consolidating revised law into chapter relating generally to appeals from trial courts and chapter relating particularly to stay of enforcement and other proceedings.

Ch. 386 (SB 529) MARKS Adds Sec. 1754.5, S. & H.C., re ferries: operation by counties.

Authorizes counties separated by a navigable bay to operate a ferry across the bay, subject to applicable restrictions in the California Toll Bridge Authority Act or in any bond resolution of the California Toll Bridge Authority.

Ch. 387 (SB 607) MOSCONE Adds Sec. 657.1, C.C.P., re new trials.

Specifies additional instance in which new trial may be granted. To become operative only if SB 442 is enacted at 1968 Regular Session of Legislature.

Ch. 388 (AB 674) KNOX Adds Sec. 1692.1, Ins.C., re insurance.

Allows the Insurance Commissioner to suspend the privilege of an insurer to certify to the enrollment of applicants in any course of study and instruction, as prerequisite to issuance of certificate of convenience pending examination to act as life licensee, if it is determined that more than $\frac{3}{4}$ of certificate of convenience holders so certified by the insurer during any calendar year fail to qualify for permanent licenses within 6 months following issuance of their certificates. States that during any period of suspension of such privilege of an insurer the insurer is prohibited from appointing any holder of a certificate of convenience to act as its agent.

Further states such suspension may be terminated by the commissioner's order when it has been demonstrated to the commissioner's satisfaction that the insurer has established procedures to assure proper training of its prospective agents to enable them to pass the license exam and to insure proper selection of prospective agents so that a reasonable proportion of those selected will in good faith study and actually attempt to pass the qualifying exam.

States that these provisions shall not apply to an insurer during any calendar year in which such insurer certified 25 or fewer applicants.

Requires proceedings under these provisions to be conducted in accordance with the administrative adjudication provisions and grants commissioner the powers therein.

Ch. 389 (SB 496) CUSANOVICH Amends Sec. 2107.2, S. & H.C., re streets and highways.

Provides that the Department of Finance shall file a certified copy of the population estimate of a city made for gas tax funds allocation purposes only if requested to do so by such city.

Authorizes one such estimate per fiscal year, instead of per calendar year.

Ch. 390 (SB 788) MCCARTHY Adds Sec. 6421, Lab C, re cranes, boomstops.

Requires all cranes with cabled controlled booms and a lifting capacity of 10 tons and over to be equipped with telescopic ram boomstops mounted to the gantry or "A" frame and to be secured to the boom.

Requires boomstops to have specified gradual buildup pressure for cranes of specified tonnage.

Ch. 391 (SB 890) STEVENS Amends Sec 692, C.C.P., re leasehold estates.

Makes clear that prescribed notice must be given before the execution on a judgment or exercise of a power of sale in a mortgage or deed of trust of a leasehold estate.

Requires a copy of notice to be placed in some conspicuous place on the real property in which the leasehold was demised, 20 days before date of sale of leasehold under a power of sale or an execution on a judgment.

Declares that these amendments are merely declaratory of existing law and are not to be construed as changes in law as it existed prior to amendment.

Ch. 392 (AB 461) VEYSEY New act, re Salton Sea Advisory Committee.

Creates Salton Sea Advisory Committee and prescribes membership. Declares primary and other uses of the Salton Sea.

Directs Resources Agency to keep committee fully informed on all matters pertaining to the Salton Sea and to consult with and seek the advice of the committee with respect to such matters.

In effect immediately.

Ch. 393 (AB 617) VEYSEY Amends Sec. 18682, adds Sec. 484, Ag.C., re meat inspection.

Permits Director of Agriculture to adopt meat inspection regulations equal to the Federal Meat Inspection Act but prohibits adopting regulations less restrictive than state statutory requirements.

Authorizes the director to enter into agreements with federal agencies for the purpose of administering meat or poultry meat inspection programs.

In effect immediately.

Ch. 394 (SB 114) COLLIER Amends Sec 28120, Gov.C., re county officials.

Raises salary of Sonoma County District Attorney from \$20,000 to \$21,500, and that of the supervisors from \$10,000 to \$13,200.

Provides raises for supervisors shall not be effective until supervisor enters upon a new term of office on the board after the effective date of the act.

Ch. 395 (SB 323) MARLER Adds Sec. 13885, H. & S.C., re fire districts' building contracts.

Requires competitive bidding on all building contracts, where cost is in excess of three thousand dollars (\$3,000), the contract to be awarded to the lowest responsible bidder. Notice must be published twice in a newspaper of general circulation published in the district or posted in three public places if there is no newspaper.

Authorizes district board to reject any bids and readvertise.

Allows board to require a bond, subject to prescribed provisions relating to contractor's bonds, for the filing of a bid or the letting of a contract if it deems it desirable.

Permits board to make an immediate expenditure without competitive bidding, on a two-thirds vote of all the members of the district board, in the case of an emergency.

Requires that cost records be kept.

Ch. 396 (SB 399) SHERMAN Amends Secs. 73084.5, 73090.1, and 73096, Gov.C., re municipal courts—Alameda County.

Raises court reporter compensation in Alameda County Municipal Courts from \$35 to \$45 per day.

Increases compensation of clerk in Fremont-Newark-Union City Municipal Court and authorizes him to appoint additional deputies.

Ch. 397 (SB 420) SHERMAN Amends, adds, and repeals various secs., B. & P.C., re real estate licensee.

Revises provisions relating to requirements for applicants for real estate salesman and broker licenses, the inactivation of the licenses of such licensees, the duties of real estate brokers and salesmen, the authority of the Real Estate Commissioner to suspend or revoke the license of any real estate licensee, and the exemption of specified persons from provisions relating to transactions in trust deeds, real property sales contracts, real property security dealers, and real property loans.

Ch. 398 (SB 537) BURGNER Amends Sec. 15008, Ed.C., re school districts: leasing.

Authorizes school districts to lease property for not to exceed 99 years from the state, and any county, city and county, city or district, for the purpose of constructing school buildings and facilities.

Ch. 399 (SB 576) RODDA Amends Sec. 311.2, Pen.C., re obscene matter.

Exempts motion picture machine operators, under certain specified conditions, from liability for the exhibition, or the possession with intent to exhibit, any obscene matter.

Ch. 400 (SB 824) STEVENS Amends Sec. 830, Corp.C, re corporations.

Authorizes a corporation to pay, in whole or in part, the premium or other charge for any type of indemnity insurance in which any officer, director, or employee of such corporation is indemnified or insured against liability or loss arising out of such person's specified acts in connection with such corporation.

Ch. 401 (AB 192) FONG Adds Sec. 11893, P.U.C., re districts.

Permits a municipal utility district's board of directors to declare a Friday a holiday if the holiday following is on a Saturday, for the purpose of closing its offices and excusing its employees from work.

In effect immediately.

Ch. 402 (AB 369) DUFFY Adds Art. 3 (commencing with Sec. 4300), Ch. 2, Pt. 1, Div. 4, repeals Art. 3 (commencing with Sec. 4300), Ch. 2, Pt. 1, Div. 4, W. & I.C., re state hospital personnel.

Revises rules and procedures governing officers and employees of state hospitals. Provides for positions of medical director, medical program director, and hospital administrator.

Ch. 403 (AB 463) CORY Amends Sec. 16803, Ed.C., re education: transportation of pupils.

Provides that contract for furnishing of transportation of pupils to and from school may be renewed at option of school district, provided new contract rate is not increased more than 5 percent above existing contract rate.

Ch. 404 (AB 580) FONG Adds Sec. 13341, Ed.C., re certificated employees.

Authorizes governing boards of school districts, and county boards of education, to execute a contract with any California teacher-training institution whereby certificated personnel of the school district, or the county, may be assigned to the teacher-training institution for fulltime duty for a period not to exceed one year.

Ch. 405 (AB 628) MILIAS Amends Secs. 8511 and 9011, adds Secs. 8517 and 9017, Elec.C., re political parties: state conventions.

Provides that a nominee for an office having more than a 2-year term is a delegate to succeeding state conventions until the one after the direct primary at which nominations for the office are again made.

Provides that where a person qualifies as a delegate to the same state convention more than once, he is a delegate by virtue of the most recent election by which he becomes a delegate. Provides for filling resulting vacancy.

In effect immediately.

Ch. 406 (AB 682) SIEROTY Amends Sec. 3121, Gov.C., re employee air travel insurance.

Permits local agency to insure its officers and agents for death or injury incurred in any aircraft rather than in any aircraft other than regular commercial airlines.

Ch. 407 (AB 1369) MILIAS Amends Sec. 9010, Elec.C., re Republican State Convention.

Adds national committeeman and committeewoman, chairman and vice chairman of state central committee, and 20 chairmen of county central committees to the Republican State Convention.

In effect immediately.

Ch. 408 (SB 142) GRUNSKY Amends Secs. 6051, 6052.5, 6201, R. & T.C., and Sec. 64, Ch. 1209, Stats. 1967, re taxation.

Provides that sales and use tax shall be reduced to $3\frac{1}{2}$ percent on and after September 30, 1968, rather than June 30, 1968, if Legislature does not appropriate certain funds for property tax relief on or before September 15, rather than June 15.

In effect immediately.

Ch. 409 (SB 189) LAGOMARSINO Amends Sec. 4103, R. & T.C., re property tax penalties.

Provides that redemption penalties on tax-sold property and tax-deeded property shall remain at 1 percent per month, rather than dropping to $\frac{1}{2}$ percent a month after the first year to the time of redemption, on and after July 1, 1969.

Ch. 410 (SB 239) SHORT Amends Secs. 16645.15, 16645.16, Ed.C., re development center certifications.

Makes provision for the employment of personnel credentialed by the State Board of Education in development centers. Requires district or county superintendent maintaining one or more development centers to designate one person in each center as a supervising head teacher, with such person required to hold a valid credential to teach exceptional children. Declares that persons employed in a development center in a position requiring certification shall be entitled to benefits provided all teachers in the school district maintaining the center.

Ch. 411 (SB 261) COLOGNE Amends Sec. 6816, P.R.C., amends Secs. 11738 and 11915, adds Sec. 11920, Wat.C., and amends Sec. 12, Ch. 138, Stats. 1964, 1st Ex. Sess., re water projects.

Authorizes Wildlife Conservation Board to design and construct public fishing access sites to aqueducts constructed as part of state water projects in accordance with policies and procedures established by board. Requires such sites, to extent practicable, to be constructed on lands acquired for water project purposes, but requires Department of Water Resources to acquire any necessary additional lands and to construct necessary public safety devices upon appropriation of funds for such purposes by Legislature. Specifies plans for such sites subject to approval of the department to ensure they are compatible with project.

Specifies that signature of Director of Water Resources on Central Valley Project revenue bonds may be by facsimile.

Increases the amount of Long Beach oil revenue and dry gas revenue which is deposited each year in the California Water Fund from \$11,000,000 to \$25,000,000 commencing with fiscal year 1970-1971.

Provides for the deposit of said \$11,000,000 of Long Beach oil and gas revenue payable to state during balance of fiscal year 1967-1968 and fiscal years 1968-1969 and 1969-1970, and \$25,000,000 of such revenue payable to the state during fiscal years 1970-1971 and 1971-1972, in the Central Valley Water Project Construction Fund, instead of in the California Water Fund, for expenditure without regard to fiscal years for construction of the State Water Resources Development System, except Davis-Grunsky Act facilities. Also provides for the transfer of the unexpended balance of money in the California Water Fund on the effective date of the bill to the Central Valley Water Project Construction Fund for expenditure as above.

Specifies that from the revenue payable to the state from oil, gas and mineral leases granted on state lands, there shall each year be deposited, before the balance of such revenue is deposited in the Capital Outlay Fund for Public Higher Education, such an amount in the California Water Fund as may be necessary to make up any

difference between the amount of Long Beach oil and gas revenue available and the amounts herein required to be deposited in such fund; except that during the previously specified fiscal years any such amounts shall be deposited in the Central Valley Water Project Construction Fund instead of the California Water Fund. Specifies that there shall also be so deposited in the Central Valley Water Project Construction Fund, and appropriated, such an amount as may be necessary in the event Long Beach oil and gas revenue is not sufficient to provide the \$5,000,000 of such revenue which is required to be therein deposited for Davis-Dolwig Act purposes.

In effect immediately.

Ch. 412 (SB 275) GRUNSKY Amends Sec. 69590, Gov.C., re superior court judges.

Increases number of superior court judges in Monterey County from 3 to 4 on and after January 1, 1969.

Ch. 413 (SB 339) BRADLEY Amends Secs 51201, 51243, 51256, adds Sec. 51243.5, Gov.C., re California Land Conservation Act.

Provides that in establishing an agricultural preserve a county must give written notice to the local agency formation commission and cities within one mile of the proposed boundaries of the preserve two weeks before the hearing.

Provides that a city which has protested a county contract with respect to land within one mile of its boundaries may upon annexation of such land, elect not to succeed to the contract.

Ch. 414 (SB 626) BRADLEY Amends Sec. 5073, Fin.C., re savings and loan associations.

Declares that for specified provisions, where the loan or loans to any one person exceeds \$40,000, "members of the immediate family" means the spouse, and the children, parents, sisters, and brothers, and anyone to whom any of the foregoing are married, even though such relative is not a member of such person's household.

Ch. 415 (SB 823) SHERMAN Amends Sec. 1, Ch. 515, Stats. 1919, re City of Emeryville: tidelands.

Deletes use for residential purposes as an authorized use of City of Emeryville tidelands. Extends from September 18, 1969, to 61st day following adjournment of 1979 Regular Session the authority to use the city tidelands for prescribed purposes.

Ch. 416 (AB 467) STACEY Amends Secs. 1685, 1686, H. & S.C., re audiometrists.

Requires that audiometric testing, as conducted in schools, meet standards established by the State Board of Public Health, rather than the standards established by the American Standards Association for audiometric testing instruments. Specifies that audiometric tests may be administered to school and preschool children in school buildings and other places as are or may be used by schools, health departments or other agencies that provide qualified personnel to conduct such tests, rather than in school buildings and other places as are or may be used by schools for otologic examinations and in official public health otological diagnostic clinics.

Requires, subject to prescribed limitations, that the State Board of Public Health issue certificates of registration in audiometry to qualified supervisors of health as well as to school audiometrists.

Provides that candidates for registration who present evidence of having satisfactorily completed the required training in audiology and audiometry at an accredited university or college, as prescribed by the State Board of Public Health, may be issued certificates of registration without further examination, rather than candidates who present evidence of possessing specified experience or of completion of a course in audiometry in a recognized university, college or institute.

Increases registration fee from \$3 to \$10.

Ch. 417 (AB 656) SIEROTY Adds Sec. 34.7, Civ.C., re communicable disease, minor's consent.

Permits a minor 12 years of age and older who may have come into contact with any infectious, contagious, or communicable disease, required by law to be reported to the local health officer, to give consent, which shall not be subject to disaffirmance because of minority, to the furnishing of hospital, medical and surgical care related to the diagnosis or treatment of such disease.

Makes parental consent or the consent of the legal guardian unnecessary to authorize such hospital, medical and surgical care and declares such parent or parents or legal guardian shall not be liable for payment for any such care.

Ch. 418 (AB 899) CONRAD Amends Sec. 13942, Gov.C., re discharge of accountability.

Requires Attorney General approval for discharge of any state agency or employee from accountability when amount to be accounted for exceeds \$300, rather than \$100.

Ch. 419 (AB 942) MONAGAN New act, re Delta Water Agency.

Creates Delta Water Agency. Defines powers and duties of agency. Prescribes boundaries of agency. Prescribes powers, duties, and organization of board of directors of agency. Specifies mode of assessment to finance agency. Prescribes method of dissolving the agency.

Ch. 420 (AB 957) VENEMAN Adds Sec. 989, R. & T.C., re personal property taxes: pawnbrokers.

Provides that unredeemed pledged goods possessed by pawnbroker, but not owned by him to hold and dispose of, shall not be assessed to him.

Ch. 421 (AB 1026) WILSON Amends Sec. 71140.3, Gov.C., re residency of judges.

Makes person eligible to be elected or appointed judge of a municipal court of a judicial district in San Diego County if he is a resident eligible to vote in the county in which the judicial district is located, rather than in the judicial district itself, for at least 54 days prior to his election or appointment.

Ch. 422 (AB 1038) *BADHAM New act, re open-space assessment procedures.

Specifies that property otherwise eligible for assessment as open-space lands shall be so assessed for the 1968-1969 fiscal year if the instrument reflecting the fact that the property is enforceably restricted to open-space uses is signed and recorded on or before June 15, 1968.

In effect immediately.

Ch. 423 (AB 1059) BEVERLY Amends Sec. 37380, Gov.C., re leases of city property.

Makes provision of Government Code section dealing with leases of city property conform with similar Civil Code section permitting leases of city property for 55 years

Ch. 424 (AB 1076) WILSON Amends Secs. 5, 6, and 9, County Wat. Auth. Act (Ch. 545, Stats. 1943), re county water authorities.

Deletes restriction on the inclusion of that portion of the charges paid for the purchase of water which are applied toward the capital costs of the authority's works as defined by board of directors, in the calculation of the amount of the preferential right possessed by each member agency to purchase water from the authority, but excludes amounts paid on tax assessments which are applied toward operating expense of authority's works from such calculation.

Revises formula for determining number of representatives a public agency may have on the board of directors of the authority when the agency has elected to have multiple representation instead of one representative, to permit one additional representative for each \$115,000,000, rather than \$100,000,000.

Changes from August 25th to December 15th the date by which a member agency may file with the authority its election to pay in cash from its treasury the taxes which would otherwise be levied upon the taxable property within such agency.

Ch. 425 (AB 1095) DENT Amends Sec. 32550, Wat.C., re county water districts.

Authorizes county water district improvement district to annex territory, whether or not contiguous, within county water district which is not part of any other improvement district constituted for a similar purpose, rather than not part of specified improvement district.

* Correction.

Ch. 426 (AB 1164) CORY Amends Secs. 1815, 2052, 2053, 2054, 2055, R. & T.C., re county assessment rolls.

Requires triennial survey of State Board of Equalization to relate to property as of the lien date for the roll which is current when the survey is commenced rather than the last equalized roll.

Provides that the estimate of the total value of state-assessed property may be used for the last equalized roll effective on the first Tuesday after the third Monday in August. Such roll is to be the last equalized roll for the purpose of computing any bond debt limit of a public entity based on a percentage of assessed valuation. Makes related technical changes.

Provides that where changes in the local roll are made by any county such roll shall become the last equalized roll on the third day after final adjournment of the county board of equalization or tax appeals boards for all purposes other than computing the debt limit of certain public entities.

In effect immediately.

Ch. 427 (AB 1168) LEROY F. GREENE Amends Secs. 12820, 12821, and 12823, adds an article heading immediately preceding Sec. 12820, adds Art. 2 (commencing with Sec. 12830), Ch. 9, Div. 9, and adds Ch. 10 (commencing with Sec. 12851), Div. 9, Ed.C.; amends Secs. 8573 and 8574, Ed.C., as proposed by SB 1, re testing of school pupils.

Creates a program for "content course" testing, and defines "content course" and "basic skills course."

Declares legislative intent to require State Board of Education to assess level of student competence and achievement in various content and basic skills courses. Requires State Board of Education to adopt minimum academic standards for grades 6, 8, and 12 to include minimum level of student competence, and to adopt achievement tests to adequately evaluate the minimum level of student competence required by the board. Requires school districts to administer such achievement tests annually, and to report results annually to State Board of Education.

Deletes provision prohibiting Superintendent of Public Instruction from making public test results which identify the school or school district without the written consent of the governing board.

Provides for a report of findings and recommendations thereon to Legislature and Governor.

Makes related changes.

Requires standards of proficiency prescribed by governing board in basic skills to be such as will enable individual achievement and ability to be ascertained and evaluated. Requires minimum academic standards adopted by governing board for high school graduation to be equal to or exceed such standards prescribed by State Board of Education.

Enacts California School Assessment Act of 1968.

Requires State Department of Education to prepare and submit an annual report to State Board of Education and to each school district containing an analysis, on a district by district basis, results of every testing program conducted through a statewide program or on a statewide basis, which is to include specified factors having a substantive relationship to or bearing on such results. Requires state board to make recommendations to the Legislature with respect to such test results and analysis as the board deems appropriate.

Provides that expenses in administering California School Assessment Act of 1968 shall be financed from Elementary and Secondary Education Act (P.L. 89-10) allowance.

Ch. 428 (AB 1453) SCHABARUM New act, re school district bonded indebtedness.

Provides for computations of bonding capacity of certain unified school districts by the last equalized assessment of the county without modification by the "Collier factor."

Operative until July 1, 1970.

In effect immediately.

Ch. 429 (AB 1535) DENT Amends Sec. 5096 7, R. & T.C., re property taxation. Includes the United States government within the provision relating to partial refunds of taxes paid on property acquired by public entities.

In effect immediately.

Ch. 430 (SB 240) MILLER Budget Act of 1968.

Makes appropriation for support of state government for 1968-69 fiscal year.
In effect immediately.

Ch. 431 (SB 85) COLOGNE Adds Sec. 641, S. & H.C., re Interstate Highway 10 signs.

Requires route shield signs to be placed by Department of Public Works on Interstate Highway 10 between Blythe and Beaumont so as to designate it as Interstate Highway 10 and as U.S. Highway 60.

Ch. 432 (SB 119) COLLIER Amends Sec. 8101.5, adds Sec. 8101.7, R. & T.C., re vehicle license fuel tax.

Provides for a refund of gas taxes paid for fuel used in propelling a vessel operated by its owner on waters located on private property owned or controlled by him. Not operative if specified bill enacted.

Deletes language relating to vessels from section relating to aircraft.

Ch. 433 (SB 127) DYMALLY Adds Sec. 13001.5, Ed.C., re records of school employees.

Requires materials in personnel files of employees which may serve as a basis for affecting the status of their employment, other than ratings, reports, or records which were obtained prior to the employment of the person, which were prepared by identifiable examination committee members, or which were obtained in connection with a promotional examination, to be open to his inspection.

Provides that every such employee has the right to inspect such material on request, other than at a time when he is actually required to render services to the employing district.

Ch. 434 (SB 365) SHORT Amends Sec. 19414.5, B. & P.C., re racing days.

Corrects erroneous section reference.

Ch. 435 (SB 417) COLOGNE Amends Sec. 172g, Pen.C., re intoxicating liquor.

Makes the sale or exposure for sale of intoxicating liquor, within one mile of the campus or grounds of Loma Linda University in the County of San Bernardino, a misdemeanor, and upon conviction thereof prescribes certain punishment. Excepts from provisions of this section the sale or exposure for sale of specified beverages of low alcohol content.

Ch. 436 (SB 477) BURGNER Amends Secs. 51, 52, and adds Sec. 160.5, M. & V.C., re the Adjutant General.

Changes titles of Office of the Adjutant General and the Adjutant General to Office of the Commanding General of the State Military Forces and the Commanding General of the State Military Forces, respectively.

Ch. 437 (SB 665) WHETMORE Adds Sec. 2985.6, Civ.C, re real property sales contracts.

Entitles buyer to prepay part or all of the balance on any real property sales contract with respect to sale of land which has been subdivided into residential lot or lots which contain a dwelling for not more than four families. Makes any waiver of provisions of section, relating to prepayment clauses, by the buyer contrary to public policy and unenforceable and declares that voidability or unenforceability of prepayment clause in no way affects validity of remainder of the contract. Applies only to such contracts entered into on or after January 1, 1969.

Ch. 438 (SB 668) COLOGNE Amends Sec. 18681.3, R. & T.C., re personal income taxes.

Corrects erroneous section number reference.

Ch. 439 (SB 712) McCARTHY Amends Secs. 51000, 51002, Gov.C., re boundaries of local agencies.

Provides that districts in addition to cities and counties may utilize specified procedure to determine and establish uncertain boundaries. Provides that either superior court in counties in which multi-county district is situated has jurisdiction over proceeding.

In effect immediately.

Ch. 440 (SB 718) STEVENS Adds Sec 10270.99, Ins C, re group disability insurance policies.

Specifies that, in the provision authorizing group disability policies to provide for benefit reduction if an individual insured has any other coverage other than individual policies or contracts, "individual policies or contracts" does not include selected group disability policies or contracts.

Ch. 441 (SB 742) COOMBS Amends Secs. 31596 and 31615, adds Sec. 31703.7, Wat.C., re Cucamonga County Water District.

Requires Board of Supervisors of San Bernardino County, upon request of Cucamonga County Water District, to levy an improvement district tax in proportion to the assessed valuation of the land within any improvement district within Cucamonga County Water District for the purpose of financing improvements in such improvement district. Limits maximum amount of such tax in any year to \$2.50 per \$100 of the assessed value of the land. Restricts authority of such district board to levy and collect taxes in any improvement district of district to pay for water facilities in such area, to a tax on land only.

Ch. 442 (SB 746) MOSCONE Amends Sec 74519, Gov C., re filing fees.

Increases additional filing fee in San Francisco Municipal Court from \$3 to \$7.

Ch. 443 (SB 800) IAGOMARSINO New act, re county water district taxes

Authorizes board of directors of any district collecting taxes pursuant to certain specified procedure to determine that property taxes shall be due and payable in such installments and shall become delinquent on the same dates as county taxes.

Ch. 444 (SB 806) BRADLEY Amends Secs. 101, 6700, 6710, 6712, B. & P.C., re civil and professional engineers.

Changes the name of the act and board relating to civil and professional engineers from Civil and Professional Engineers Act to Professional Engineers Act, and from State Board of Registration for Civil and Professional Engineers to State Board of Registration for Professional Engineers.

Ch. 445 (AB 129) TOWNSEND Adds Sec. 12902.5, Ed.C., re regional occupational centers: instructors.

Declares legislative finding that trained instructors are not available under current certification requirements and the public necessity of staffing regional occupational centers with instructors from business and industry.

Abolishes certification requirement for employees of regional occupational centers but specifies that for all other purposes such persons shall be considered as employed in certificated positions.

In effect immediately.

Specifies termination date of 61st day after final adjournment of 1969 Regular Session of Legislature.

Ch. 446 (AB 519) CHAPPIE Adds Sec. 15798, P.U.C., re public utility districts.

Provides that the board of a public utility district may change the name of a district by adoption of an ordinance and by giving notice of the name change to the State Controller, the State Board of Equalization, and the board of supervisors of each county which has land within the district.

Ch. 447 (AB 1201) LANTERMAN Repeals Sec. 7353, W. & I.C., as added by Ch. 1667, Stats. 1967, re certification of private homes.

Repeals obsolete provision relating to the responsibility of the State Department of Mental Hygiene to certify private homes to care for mental patients on leaves of absence from state hospitals.

Ch. 448 (AB 1646) Z'BERG Amends Secs. 730.04, 730.05, 730.08, and 730.13, Civ C., re Principal and Income Act.

Provides for equitable proration of testamentary trust income between income beneficiary or his personal representative and the person next entitled to income under the trust instrument, when income beneficiary's right to income terminates during the period of probate administration.

Provides that any part of trust principal used by the trustee in the continuance of the settlor's business or agricultural or farming operation, shall be subject to

the provisions relating to the power of trustees to determine whether or not to set aside or maintain a depreciation or depletion reserve from trust income.

Provides that the court may direct that other than one-half of the trustee's regular compensation shall be a charge against trust income.

In effect immediately. Operative July 1, 1968.

Ch. 449 (SB 348) SHORT Amends, amends and renumbers, adds and repeals various secs., Gov.C., re government.

Codification to maintain the codes; makes no substantive change.

Ch. 450 (SB 133) COLOGNE Amends Sec. 1258, Civ.C., and Secs 580a, 726, and 1266.2. C.C.P., re appraisers' compensation and fees.

Eliminates provisions prescribing the fee or compensation of appraisers appointed by the court in specified proceedings and requires the court to fix the fee or compensation of such an appraiser in an amount as determined by the court to be reasonable, not to exceed similar fees for similar services rendered in the community

Ch. 451 (SB 608) STEVENS Adds Secs. 4112.1, 4318, and 4319, W. & I.C., re state hospitals.

Authorizes the superintendent and medical director of a state hospital to establish a sheltered workshop for the patients; and, if he establishes such a workshop, requires him to establish and administer a sheltered workshop fund to receive moneys derived from the operation of the workshop and to be used to pay the costs of the workshop, including the costs of any insurance for the workshop approved by the Department of General Services. Exempts moneys in sheltered workshop funds from requirement of deposit in the State Treasury to the credit of the General Fund.

Ch 452 (SB 707) MOSCONE Amends Sec 1803 2, adds Secs 1803 10, 2982 1, Civ C., re sales.

Prohibits seller from inducing or attempting to induce any person to enter into contracts within the provisions of the Unruh Act or the Rees-Levering Motor Vehicle Sales and Finance Act, by offering a rebate, discount, commission, or other consideration, contingent upon the happening of a future event, on the condition that the buyer either sells or gives information or assistance for the purpose of leading to a sale by the seller of the same or related goods

Ch 453 (SB 752) COLOGNE Adds Sec. 13125.5, Ed.C., re certificated employees.

Provides that no person shall be denied the right to receive credentials issued by State Board of Education, to receive teacher training, or to engage in practice teaching, on the ground he has physical deformities, if such physical deformities do not constitute a health hazard to others with whom he may become associated.

Ch. 454 (SB 761) MILLS Adds Sec 7107, Elec.C., re elections.

Prohibits person from filing nomination papers for more than one county office in the same county or more than one city office in the same city at the same election.

Ch. 455 (SB 794) BEILENSON Amends Secs 2921, 2982, B & P.C., re psychologists

Permits each member of the Psychology Examining Committee to serve for a maximum of one year, rather than six months, after the expiration of his term if no successor has been appointed

Provides that licenses issued pursuant to the Psychology Licensing Law before January 1, 1969, rather than January 1, 1968, expire and become invalid at 12 p.m. on December 31, 1968, if not renewed.

Ch. 456 (SB 1131) GRUNSKY Adds Sec 125, Ch. 52, Stats 1941, re airport districts

Requires that the county treasurer transfer once each month to account of the district 50 percent of the fines or forfeitures collected for violations of ordinances of the Monterey Airport District on the property of such district.

Ch. 457 (SB 19) SONG Amends and adds various secs., Civ.C., re married persons.

Requires community property personal injury damages to be assigned, in divorce or separate maintenance action, to the party who suffered the injuries without regard to the ground on which the divorce decree is rendered or which party is granted the divorce or separate maintenance unless the court determines that the interests of justice require another disposition, but in no event shall more than one-half of the community property personal injury damages be assigned to the spouse of the party who suffered the injuries.

Deletes provision that all personal injury damages awarded a married person in a civil action are the separate property of such person. Provides that all money or property paid by or on behalf of a married person to his spouse in satisfaction of a judgment or pursuant to an agreement for the settlement or compromise of a claim for damages for personal injuries is the separate property of the injured spouse. Establishes other rules for the determination of when money or property received by a married person in satisfaction of personal injury damages is the separate property of such spouse.

Provides that where a married person is injured by negligence or wrongful act of person other than spouse, contributory negligence of the other spouse is no defense in an action brought by injured spouse unless it would be a defense if the marriage did not exist.

Establishes rules governing the use of community property to discharge liability of a tortfeasor spouse to injured spouse or his liability to make contribution to any joint tortfeasor.

Declares a married person is not liable for any injury or damage caused by the other spouse except in cases where he would be liable therefor if the marriage did not exist, rather than exempting husband from damages for civil injuries committed by his wife except in cases where he would be jointly liable with her if the marriage did not exist.

Requires the liability of a married person for death or injury to person or property to be satisfied from the separate property of such married person and the community property of which he has control.

Ch. 458 (SB 71) SONG Amends Secs. 168, 171c, Civ.C., re community property.

Declares that community property personal injury damages of the wife are not liable for the debts of the husband, except for necessities of life acquired by or furnished to either of them while living together.

Provides that wife has control over community personal property received by her in satisfaction of a judgment for damages for personal injuries suffered by her or pursuant to an agreement for the settlement or compromise of a claim for such damages, subject to use by husband to pay or reimburse him for expenses incurred by reason of wife's personal injuries

To be operative only if, and at the same time as, Senate Bill No. 19 [Ch. 457] takes effect

Ch. 459 (SB 223) MCCARTHY Amends Sec. 24074, B. & P.C., re alcoholic beverages.

Requires in situations where the consideration involved in a transfer of a license deposited with an escrow holder is insufficient to pay filed claims of bona fide creditors in full, that claims based on taxes, with specified exceptions, be paid after the payment to the United States of claims based on income or withholding taxes.

Ch. 460 (SB 345) COLOGNE Amends Sec. 1103, C.C.P., re works of improvement.

Requires, for purposes of preliminary notice requirements for validity of notices to withhold under mechanics' lien law, that every city, county, city and county and other governmental authority issuing building permits provide in its building permit application form space and a designation for the name branch designation if any, and address of the construction lender. Requires such issuing authority to keep such information on file open for inspection during regular business hours.

Provides that if there is no known construction lender, that fact shall be noted in designated space, and that failure to indicate name and address of construction lender on such application shall not relieve any person from the obligation to give such construction lender the required notice.

Ch. 461 (SB 369) GRUNSKY Adds and repeals various secs, Civ.C., Gov.C., Pen.C., Veh.C., re blind and disabled persons.

Revises, extends to other physically disabled persons, and recodifies provisions relating to equal rights of blind with respect to public streets and facilities, transportation and accommodations and provides any person who denies or interferes with such rights is guilty of a misdemeanor. Revises provisions relating to precautions required of drivers in relation to blind and partially blind.

Requires that Governor annually proclaim October 15 as White Cane Safety Day, and specifies contents of proclamation.

Declares state policy to encourage and enable blind persons and other physically disabled persons to participate fully in the social and economic life of the state and to engage in remunerative employment and policy that public employment and all employment supported by public funds, be granted to blind and other physically disabled persons on same basis as to the able-bodied.

Revises provisions requiring that only blind persons use a white or white and red-tipped cane and repeals provisions relating to precautions by pedestrians in relation to the blind and partially blind.

Defines "blind," "totally blind," "partially blind," and visually handicapped.

Ch. 462 (SB 376) MILLS Amends Secs. 27211, 27517, adds Sec. 27517.5, Elec.C., re recall elections.

Provides nominating petition for recall election shall be the same as nominations subsequent to or in lieu of primary elections, except the number of signatures required shall be at least 500 or 1 percent of the entire county vote in the last general election, whichever is less, but not more than 1000.

Provides that a city councilman is recalled when a majority of those voting on the recall question vote "yes" rather than a majority of those voting at the election

Makes other nonsubstantive changes.

Ch. 463 (SB 401) WHETMORE Amends Sec. 581, W. & I.C., re custody of minors.

Permits presence of a probation officer at a hearing to declare a minor to be a ward or dependent child to be waived by the probation officer, judge or referee and the minor, rather than requiring the probation officer to be present to represent the interests of such child at the hearing.

Ch. 464 (SB 461) BEILENSEN Amends Sec 11704, B. & P.C., re real estate.

Changes the number of days required for the notice of the filing of certain real property petitions to be published from not less than 30 nor more than 50, days as directed by the judge, to once a week for a period not less than five consecutive weeks.

Ch. 465 (SB 585) COOMBS Amends Sec. 19262, R. & T.C., re personal income taxes.

Provides that certificate of income tax payment is not needed to distribute certain assets of an estate to out-of-state beneficiaries, if the estate is less than \$50,000.

In effect immediately.

Ch. 466 (SB 586) COOMBS Adds Sec. 2782.1, Civ.C., re indemnity contracts.

Excepts from the indemnity contracts either contained in or collateral to construction contracts, which are against public policy and void, accommodation and indemnity contracts between a construction contractor and a person or legal entity for whose account the construction contract is not being performed but who, as an accommodation, has agreed with the contractor to permit such contractor to enter upon or adjacent to its property for the performance of the construction work for others.

Ch. 467 (SB 599) DEUKMEJIAN Amends Sec. 20860.5, Gov.C., re public employees' retirement system.

Permits members to receive service credit for time, up to two years, spent on an approved leave with a university; college; local, state, federal, or foreign governmental agency; or nonprofit organization providing that he makes contributions to the fund equal to those which he would have made had he not been on

leave and those which would have been made by his employer in respect to him plus interest which would have accrued to such contributions if they had been made on the date of his return to employment.

Ch. 468 (SB 612) SHORT Amends Sec. 3, Ch. 380, Stats. 1959, re local health districts.

Authorizes a tax rate of 25 cents per \$100 of assessed valuation, rather than 15 cents per \$100 dollars of assessed valuation, for certain local health districts organized prior to October 1, 1959. Declares that any budget presented by a local health district board that necessitates a tax rate in excess of 15 cents per \$100 of assessed valuation shall not be effective unless and until approved by the county board of supervisors.

Authorizes an air pollution control district to contract with a local health district in the same county in which such control district is functioning and exercising its powers, and such health district to contract with such control district, for the enforcement by such health district of the orders, rules, and regulations of such control district, and the providing by the health district of services to the air pollution control district.

In effect immediately.

Ch. 469 (SB 690) MOSCONE Amends various secs., R. & T.C., re cigarette taxation.

Requires that various reports and amounts required under the cigarette tax law with respect to any one month be filed or paid on or before the 25th, rather than 20th, day of the following month. Makes related changes.

Ch. 470 (SB 722) GRUNSKY Amends Sec. 12912.5, Ed C., re school employees.

Deletes from definition of "narcotics offense," the conviction of which is a ground for denial, suspension or revocation of teachers' credentials, and a bar against employment in public schools, any offenses committed prior to effective dates of specified Health and Safety Code sections which were crimes when committed and would have constituted "narcotics offenses" after such effective dates.

Ch. 471 (SB 733) SHORT Amends and adds various secs., various codes, re investment of retirement funds.

Permits public employee retirement and pension systems, including those formed under County Employees' Retirement Law of 1937, municipal, municipal utility retirement systems and school district retirement systems, to invest in mutual funds.

Ch. 472 (AB 136) LEROY F. GREENE Amends and adds various secs., amends and rennumbers heading of Art. 3 (commencing with Sec. 6871), Ch. 8, Div. 6, Ed C., re education of exceptional children.

Requires school district, with approval of county superintendent of schools, to pay tuition to parent or guardian of physically handicapped minor, mentally retarded minor, severely mentally retarded minor, or multiply handicapped minor in public or private nonsectarian school, institution, or agency, in or out of state, when special education services needed are not available under any district, county, or California public school program and cannot be reasonably provided because of the cost or distance involved.

Makes such provisions permissible for educationally handicapped minor.

Requires private nonsectarian schools, institutions, or agencies enrolling such exceptional minors to submit yearly progress reports to county superintendent of schools.

Requires application for tuition, and establishes procedure therefor.

Requires Superintendent of Public Instruction to make rules for administration of act and requires State Board of Education to adopt standards for any school, institution, or agency enrolling an exceptional child.

Provides that every mentally retarded, physically handicapped, or multiply handicapped minor is entitled to an education in public schools.

To be operative July 1, 1970.

Ch. 473 (AB 447) DUNLAP New act, re disposal of state property.

Revokes authorization for the disposal of a parcel of approximately 760 acres in Napa County comprising a portion of the property known as the Veterans Home.

Ch. 474 (AB 794) ELLIOTT Amends Sec. 13708, Ed.C., re school districts: merit system.

Authorizes increase of compensation of members of personnel commission of merit systems in certain districts from \$30 per meeting, but not over \$150 per month, to not more than \$50 per meeting, but not over \$250 per month.

Ch. 475 (AB 1055) MacDONALD Amends Secs. 260 and 263, Prob.C., re estates of missing persons

Authorizes spouse, rather than the wife, of a missing person, to petition the superior court of the county of which such person is a resident to have a trustee appointed for the estate of such person and requires that the spouse or his nominee, rather than the wife or nominee, be preferred by the court when appointing a trustee.

Ch 476 (AB 1088) RAY E. JOHNSON Adds Secs. 23059 and 23758.2, Ed C, re residency determination.

Provides that any female who is a California resident shall not lose such residence status for purpose of University of California or state college fees or rates of tuition by virtue of her marriage to a nonresident who is a member of armed forces of United States and who is required to serve outside of this state.

In effect immediately.

Ch 477 (AB 1111) CRANDALL Amends Sec. 9081, Pen.C., re grand jury vacancies

Provides procedure for filling vacancies on grand juries which have been impaneled when the membership has been reduced for any reason, rather than only for specified reasons. Deletes specified reasons.

Eliminates requirement of a finding by the superior court that membership of the grand jury has been reduced below the required number of members because of happening of an event specified before vacancy can be filled.

In effect immediately.

Ch. 478 (AB 1154) RUSSELL Amends Sec. 1161, Civ C, re gifts to minors.

Permits custodian under California Uniform Gifts to Minors Act, whether or not donor, to designate successor without executing instrument of resignation, such designation to become effective when custodian resigns or dies or he becomes legally incapacitated and specified procedure is completed.

Permits the minor, if he has reached 14 years of age, to designate a successor custodian in a specified manner, if the custodian does not make such designation before he dies or becomes legally incapacitated. Requires the custodian who executes an instrument designation of his successor containing his resignation, or the legal representative of a dead or incapacitated custodian, to do all in his power to put all the custodial property in the possession or control of the proper party. Specifies that the last of two or more instruments of designation revokes the prior instruments.

Revises conditions under which guardian becomes successor custodian and under which donor or his legal representative, legal representative of custodian, or adult member of minor's family may petition court for designation of successor custodian.

Ch. 479 (AB 1176) KNOX Amends Sec. 1478, Pen.C., re writs of habeas corpus.

Permits marshals, as well as sheriffs, to serve writs of habeas corpus.

Ch. 480 (AB 1315) VENEMAN New act, re property tax validation.

Validates certain acts of taxing agencies and revenue districts or their officers relative to determining or fixing the budget or tax rates, equalization of property, tax sales, and related matters.

Ch. 481 (AB 1432) FONG Amends Sec. 620, R. & T.C, re property taxation: equalization.

Makes equalization procedure which is available to assessee whose property was not on prior year's secured roll and to whom assessor did not send specified notice available also to assessee of real property on a local secured roll whose property's full cash value has increased and to whom assessor did not send such notice.

In effect immediately.

Ch. 482 (AB 1469) FORAN Amends Secs. 7071.6, 7071.8, 7071.9, 7071.10, 7071.11. B & P.C., as enacted by Ch. 1604, Stats 1967, re contractors.

Operative July 1, 1969, requires that as a condition precedent to the issuance, reinstatement, reactivation, or renewal of a license that the applicant file or have on file a contractor's bond in a certain sum, rather than furnishing such bond.

Operative July 1, 1969, requires specified persons, who apply for a license, or for restoration of a license, as a condition precedent to the issuance, reinstatement, reactivation, or reissuance of such license, and who apply on or after July 1, 1971, as a condition precedent to the renewal of such license, file or have on file a contractor's bond or cash deposit in a sum fixed by the registrar, rather than furnishing such bond or cash deposit.

Operative July 1, 1969, deletes provisions making service on registrar constitute personal service on the surety, and requiring registrar transmit complaint or copy to the surety within 48 hours after receipt.

Operative July 1, 1969, requires qualifying individual, who is not the proprietor, a general partner, or responsible managing officer, to file or have on file an additional qualifying individual bond or cash deposit of \$1,000, as a condition precedent to issuance, reinstatement, reactivation, reissuance, or renewal of license, rather than furnishing such bond or cash deposit.

Operative July 1, 1969, deletes provision stating that a qualifying individual's bond or cash deposit is for benefit of any person damaged by the qualifying individual's failure to exercise certain direct supervision and control, and provides instead that such bond or cash deposit is for the benefit of any person damaged as a result of a violation of contractors law, any person damaged by fraud of the licensee in performance of a contract, and any employee of the licensee damaged by the licensee's failure to pay wages or fringe benefits.

Ch. 483 (SB 573) DYMALLY Amends Sec. 2292, B. & P.C., re subjects of podiatrist's examination.

Combines two subjects in the list of subjects in the examination that a person must pass to receive a certificate to practice podiatry.

Ch. 484 (SB 148) DEUKMEJIAN Amends Sec. 670. R. & T.C., re property tax appraisers

Requires Board of Equalization to issue appraiser's certificate without further examination to city employees who have passed a civil service or merit system examination for appraiser prior to the effective date of act. Prohibits city employee from acting as auditor or auditor-appraiser under specified provisions unless he meets certain educational requirements or has passed the state, or a county, or a city and county, or city civil service or merit system examination for the position of accountant or auditor. Prohibits person employed by a general law or chartered city from acting as an appraiser for the city for property tax purposes, unless he is the holder of a valid appraiser's certificate issued by the State Board of Equalization.

Ch. 485 (SB 310) SHERMAN Amends and renumbers, adds various secs, H. & S.C., re vital statistics.

Requires applicant for amendment to certain records of birth, death, or marriage to pay to the State Registrar of Vital Statistics a \$5 fee, except for those amendments filed within one year of the date of the event. Requires State Registrar to send a certified copy of such amended record to the applicant without additional charge, except for those amendments which are filed within one year of the date of occurrence of the event.

Requires no new certificate be established by State Registrar when requested by the adopting parent or parents.

Operative January 1, 1969.

Ch. 486 (SB 525) LAGOMARSINO Amends Sec. 63.6, H. & N.C., re harbors and watercraft department.

Requires the Department of Harbors and Watercraft to submit a report to the Legislature and to the Governor each odd-numbered year in which a regular session of the Legislature is held rather than each year in which a general session of the Legislature is held.

Ch. 487 (SB 684) **BURGNER** Repeals Secs. 2704, 2844, B. & P.C., re nursing.

Eliminates requirement that Governor exercise his right of appointment within 60 days from the date a vacancy occurs or a member's term expires on either the California Board of Nursing Education and Nurse Registration or the Board of Vocational Nurse Examiners of the State of California. Terminates right of such boards to appoint a person to fill a vacancy if the Governor fails to exercise his right of appointment within the specified time.

Ch. 488 (SB 796) **GRUNSKY** Amends Sec. 6.1, San Luis Obispo County Flood Control and Water Conservation District Act (Ch. 1294, Stats. 1945), re San Luis Obispo district.

Specifies that the district's authority (where less than a whole parcel is taken and the taking of a part only would interfere with reasonable access to the remainder or cause substantial damage to the remainder) to condemn, purchase, or otherwise acquire an easement for ingress to and egress from the remainder for use by the public, including the owner of the land, does not authorize the district to acquire riding and hiking trails by condemnation.

Ch. 489 (SB 879) **LAGOMARSINO** Adds Secs. 4104, 4170, 4170.5 and repeals Sec. 4120, P.R.C., re uncontrolled fires.

Redefines definition of "uncontrolled fire," subject to jurisdiction of Division of Forestry, to add requirement that any type of uncontrolled fire is one that threatens to destroy life, property, or resources. Makes other technical changes.

Ch. 490 (SB 928) **WHETMORE** Amends and repeals various secs., M. & V.C., re veterans' institutions.

Deletes provisions specifying that certain officers of the Veterans' Home of California remain in office, be removed by the Director of Veterans Affairs, and their successors be appointed, subject to the State Civil Service Act.

Repeals provisions specifying that officers of the home shall take the oath of office required of state officers and post a prescribed bond, and requiring such officers to live at the home if quarters are available.

Deletes provision requiring commandant of home to keep a register concerning each member of the home which contains specified information.

Authorizes Department of Veterans Affairs to enter into contracts with the United States and any other governmental agency for the purpose of providing courses of vocational training for disabled veterans who have been bona fide residents of the state for 5 years, rather than 10 years.

Repeals section specifying certain fiscal procedures, and repeals section dealing with disposition of unclaimed moneys in the fund entitled the "Special Deposit Fund—Spanish American War Account—Unclaimed Trust."

Changes name of "post exchange" to "Veterans' Home Exchange."

Ch. 491 (SB 988) **LAGOMARSINO** Adds Sec. 53069, Gov.C., re government contracts.

Allows city, county, city and county, or local agency to agree to indemnify grantor and hold him harmless and to repair or pay for damages proximately caused by uses authorized by agreement granting easement, lease, right-of-way or right-of-entry. Defines "local agency."

Ch. 492 (SB 1082) **COLOGNE** Amends Sec. 15, Desert Water Agency Law (Ch. 1069, Stats. 1961), re Desert Water Agency: powers.

Increases maximum amount of negotiable promissory notes which may be issued by agency from the lesser of either \$1,500,000 or 2 percent of the assessed valuation of the taxable property in the agency, to the lesser of \$1,500,000 or 3 percent of such assessed valuation.

Ch. 493 (SB 1112) **WALSH** Amends Sec. 2551, B. & P.C., re registered dispensing optician.

Prohibits individuals and firms from engaging in the business of a dispensing optician before being issued the proper certificate of registration by the Board of Medical Examiners.

Ch. 494 (AB 26) BARNES Amends Secs. 12800, 12805, adds Art. 5 (commencing with Sec. 13000), Ch. 1, Div. 6, and Secs. 14902, 14903, Veh.C., re identification cards.

Authorizes issuance of an identification card to any person 21 years of age or older who does not have a valid California driver's license who certifies his or her true name, correct age and other identifying data as the Department of Motor Vehicles may require. Requires that every application for such card be signed and verified by the applicant before a person authorized to administer oaths.

Declares that the card shall expire on the fourth birthday of the applicant following the date of issue, and renewal of such card shall be for a term which shall expire on the fourth birthday of the applicant following expiration of such renewal card and requires that it be surrendered by bearer on issuance of driver's license.

Provides for issuance of duplicate card upon satisfactory proof that original card is lost, destroyed, mutilated or a new name is acquired. Requires that same evidence be furnished for duplicate card as required for original card.

Directs that person applying for or receiving such card who acquires different address shall, within 10 days thereafter, notify the department of such change, and the department shall take necessary action to reflect such change on card.

Makes display of, or to cause or permit display of, or possession of, surrendered, fictitious or fraudulently altered card unlawful, and makes it unlawful to photograph, photostat, duplicate, or in any way reproduce any identification card or facsimile thereof in such manner that it could be mistaken for a valid license, or to display or have in his possession any such photograph, photostat, duplicate, reproduction, or facsimile unless authorized by the applicable provisions.

Makes it unlawful to lend or permit other person to use card, or for person to permit any unlawful use of such card issued to him.

Makes it unlawful for any person to display or represent card not issued to him.

Makes it unlawful to do any act forbidden or fail to perform any act required by new article on identification cards.

Declares that no public entity will be liable for any loss or injury however resulting from false or inaccurate information contained in the identification card.

Prescribes a fee of \$3 for original card and \$2 for duplicate card.

Ch. 495 (AB 604) BEAR Amends Sec. 4125, Pen.C., re prisoner's credit for work.

Increases from 50 cents to \$1 the maximum sum which can be credited for each day of eight hours work done by a person in custody on any industrial farm or industrial road camp who is not found to have any person dependent upon him for support

Ch. 496 (AB 664) MILIAS Amends Sec. 17234, R. & T.C., re personal income tax deductions

Extends operation of \$100 political contribution deduction to any year, rather than only to a year in which is held a primary or general election.

Ch. 497 (AB 915) KNOX Amends Sec. 2512, adds Sec. 165, R. & T.C., re property taxation: remittance by mail.

Provides that any filing required of a taxpayer to be made with a taxing agency on any specified date and specified time shall be deemed to be filed on time if it is sent by mail properly addressed with prepaid postage and has cancellation mark of the specified date. States intent that section be liberally construed in favor of taxpayer.

Provides that a property tax remittance sent by mail may, upon submission of satisfactory proof, be deemed received upon the date of mailing where the cancellation mark shows a later date or date and time.

Ch. 498 (AB 1097) DENT Amends Sec. 31304, Wat.C., re county water districts.

Specifically provides that districts formed for less than 18 months may borrow an amount not exceeding \$25,000 or 2 percent of the assessed valuation or estimated valuation of the taxable property in the district, whichever is greater.

Ch. 499 (AB 1256) BRITSCHGI Amends Sec. 13297, Gov.C., re treasury cash count.

Requires Director of Finance to count money in the Treasury at least twice each year rather than at least once every three months.

Ch. 500 (AB 1303) Z'BERG *Adds Sec. 19257.5, Gov.C. re state personnel appointments.

Provides that State Personnel Board may, within one year of appointment, declare void an appointment made and accepted in good faith, which would not have been made but for a mistake of law or fact which would have made appointment illegal.

Ch. 501 (AB 1429) FONG Amends Secs. 60545, 6204, 6471, R. & T.C., re sales and use taxes.

Provides with respect to required prepayment of sales and use tax liability that person prepays 90 percent of state and local tax liability, rather than state liability.

Revises alternative prepayment formula for persons engaged in business during preceding year.

Provides that when sales and use taxes collected from, and not returned to, customers exceed the taxes due measured by gross receipts during the period, the excess constitutes an obligation owed the state and is a debt owed the state.

Ch. 502 (AB 1487) BEVERLY Adds Sec. 27513.5, Elec.C., re municipal recall elections.

Prohibits municipal recall election when the term of the officer being recalled is scheduled to end within six months after recall petition is submitted to the legislative body.

Ch. 503 (AB 1688) KNOX Amends Secs. 89, 112, and 117, C.C.P., re civil jurisdiction of courts.

Specifies that municipal, justice, and small claims courts shall have jurisdiction in actions to enforce payment of delinquent unsecured personal property taxes if the legality of the tax is not contested by the defendant.

Ch. 504 (AB 2050) BAGLEY Amends Secs. 74702, 74722, 74723, 74725, Gov. C., re municipal court clerks.

Increases salary of clerk of Central Sonoma County Judicial District.

Increases salaries of clerks of Southern Sonoma County Judicial District and eliminates deputy clerk III position and creates assistant clerk positions in that district. Makes assistant clerk position equivalent, for salary purposes, of county clerk-typist IV position.

Ch. 505 (SB 645) MARLER Amends Sec. 286, Veh.C., re motor vehicle dealers.

Excludes from the definition of "dealer" banks and those persons not exclusively engaged in the bona fide business of exporting vehicles but who are engaged in the business of soliciting orders for the sale and delivery of vehicles outside the territorial limits of the United States only if their sales of such vehicles produce less than 10 percent of their total gross revenue from all business transacted.

Ch. 506 (AB 321) DENT Adds Sec. 267, Ed.C., re tax sheltered annuities.

Authorizes the State Director of Education, subject to such conditions as the State Board of Education may prescribe, to purchase annuity contracts under a qualified plan for employees of the California School for the Deaf, the California Schools for the Blind and the Diagnostic Schools for Neurologically Handicapped Children.

Ch 507 (AB 406) POWERS Amends Sec. 18973, Gov.C., re veterans in civil service.

Deletes 3-point additional credit for certain veterans and widows of veterans, irrespective of physical condition, on state civil service promotional examinations.

Ch. 508 (AB 1301) SCHABARUM Amends Sec. 21460, Veh.C., re highway traffic devices.

Permits the use of raised pavement markers to simulate painted lines when such markers are placed in accordance with standards established by the Department of Public Works.

Ch. 509 (AB 1337) SCHABARUM Amends Sec. 21460.5, Veh.C., re two-way turn lanes.

Deletes the limitation that a highway, on which specified authorities may designate a two-way left-turn lane, have two or more lanes for through traffic in each direction.

* Correction.

Ch. 510 (AB 1513) SCHABARUM Amends Sec 820, S. & H.C., re federal aid to highways.

Specifies that rules or regulations, as well as laws, of this state which are inconsistent with laws, rules or regulations of the United States, shall not apply re federal-aid highway work.

Requires the Department of Public Works to submit annual report to the Legislature, no later than January 30th of each year, describing any major conflicts between the laws, rules, or regulations of this state and federal law, rules and regulations which have been resolved under above provisions during the previous year.

Ch. 511 (AB 1753) KETCHUM Amends Sec. 115806, Ins C, re liability insurance.

Requires all aircraft, as well as motor vehicle, liability insurance policies, which contain a provision indicating that coverage is extended to accidents occurring, and losses arising, in Mexico, to contain a warning that the insurance policy may not be honored in Mexico.

Ch. 512 (AB 1803) RYAN Adds Ch. 5 (commencing with Sec. 445), Div. 2, Title 1, Gov.C., re Seal of the Assembly.

Establishes general design and details of the Seal of the Assembly of the State of California.

Provides that use of Seal of the Assembly shall be as prescribed by Assembly rules and makes it a misdemeanor to use or allow use of copy of such seal maliciously, for commercial purposes, or contrary to Assembly rule

Ch. 513 (AB 735) BEVERLY Adds Sec. 71140.4, Gov.C., re municipal court judges.

Makes person eligible to be elected or appointed judge of a municipal court in judicial districts in Los Angeles County in which population exceeds 1,000,000 if he is a resident eligible to vote in the county in which the judicial district is located, rather than in the judicial district itself, for at least 54 days prior to election or appointment.

Ch. 514 (AB 989) GONSALVES Adds Sec. 211076, Veh.C., re private roads.

Permits city or county by ordinance to find and declare that there are privately owned and maintained roads which are generally held open to the public for use by vehicles to serve commercial establishments and upon enactment of such ordinance, the provisions of the Vehicle Code shall apply to such roads. Requires public hearing and 10 days' prior notice to owner of such privately owned road involved. Provides that no such ordinance shall apply to any road on which owner has erected specified notice to effect that road is privately owned and maintained and not subject to public traffic regulations or control.

Provides that California Highway Patrol is not required to patrol or enforce Vehicle Code provisions on any privately owned and maintained road subjected to such provisions under new section except provisions applicable to private property other than by action under new section.

Ch. 515 (AB 197) KETCHUM Amends Sec. 69585, Gov.C., re judges.

Provides for an additional superior court judge in Kern County.

Ch 516 (AB 526) MULFORD Amends Sec. 69580, Gov.C., re superior court judges.

Provides for two additional superior court judges for Alameda County.

Ch. 517 (AB 671) STULL Adds Sec. 4136, Pen C, re persons in custody.

Makes specified provisions authorizing removal of prisoners in county or city jails to hospitals applicable to county industrial farms, county industrial road camps, and joint county road camps.

Ch. 518 (SB 379) TEALE Adds Sec. 21200.5, Fin.C., re compensation received by pawnbrokers.

Establishes a schedule of charges a pawnbroker may charge on loans for specified amounts and for specified periods of time.

Prescribes how charge for any extension or renewal of a loan is to be computed.

Ch. 519 (SB 591) COLOGNE Repeals Sec. 5070.1, B. & P.C., re public accountants.

Deletes provision requiring the State Board of Accountancy to register as a public accountant any person who is a citizen of the United States or has declared his intention to become a citizen, is a resident of this state or maintains a place in this state for regularly transacting business, is 21 years of age or over, is of good moral character, filed application or inquiry relating to such registration during a prescribed period, and met the requirements for registration as a public accountant in effect at that time.

Ch. 520 (SB 679) SHORT Amends Sec. 11535, B. & P.C., re land development.

Declares that term "subdivision," as used in Subdivision Map Act, does not apply to division of prescribed land divided into lots or parcels, each of which is a quarter-quarter section or larger.

Ch. 521 (SB 730) TEALE Amends Sec. 21200, Fin C, re compensation received by pawnbrokers.

Authorizes pawnbrokers to charge or receive compensation at a rate not in excess of 2½ percent per month on that portion of the unpaid principal balance of any loan not exceeding \$200 rather than \$100; to charge or receive compensation at a rate not in excess of 2 percent per month on that portion of the unpaid principal balance of any loan in excess of \$200, rather than \$100, and not exceeding \$500; and to charge or receive compensation at a rate of not in excess of 1½ percent per month on that portion of the unpaid principal balance of any loan in excess of \$500, but not in excess of \$700.

Increases the rate to be charged or received as compensation by a pawnbroker from ½ of 1 percent to 1 percent on such unpaid principal balance in excess of \$700, rather than \$500.

Ch. 522 (SB 734) SCHMITZ Amends Secs. 2 and 17, Orange County Flood Control Act (Ch. 723, Stats. 1927), re Orange County Flood Control District.

Redefines objects and purposes of district act to include the control of flood and storm waters. Authorizes district to monitor, test, or inspect flood or storm waters for purpose of recording, determining, and reporting the quality of such waters to appropriate regional water quality control boards; and authorizes district to cooperate with state and federal agencies or with public or private corporations for such purposes.

Ch. 523 (SB 749) BRADLEY Amends Sec 1526, adds Sec. 1502 5, C.C.P., re disposition of unclaimed property.

Exempts interstate railroad company regulated by the Public Utilities Commission of this state and by a regulatory agency of the United States from the provisions relating to the disposition of unclaimed property.

Ch. 524 (SB 861) STIERN Amends Sec. 13710, Ed C., re personnel commission budget.

Provides for an annual public hearing in May on the proposed budget of a personnel commission.

Requires such commission to notify the governing board of the school district as to the time, date and place of the hearing and to forward the proposed budget to the board for its recommendations prior to adoption of the budget by the commission and its subsequent submission to the county superintendent of schools for approval.

Ch. 525 (SB 1009) LAGOMARSINO Amends Sec 1091, Gov.C., adds Sec. 30584.1, Wat.C, re public officers. interest conflicts.

Specifies that member of nonprofit corporation formed under Corporations Code for sole purpose of engaging in merchandising of supplying of water does not, by definition, have a financial interest in a contract entered into by such corporation.

Authorizes county water district to contract with nonprofit water suppliers located wholly or partially within district even though directors or officers of the district are also members or officers of such nonprofit water supplier.

Ch. 526 (SB 1137) GRUNSKY Amends, adds, various secs., Gov.C., re municipal court clerks' salaries.

Increases salaries of court clerks in Salinas in Monterey-Carmel Municipal Court Districts.

Provides for corresponding salary adjustment of certain court clerk positions, which are deemed equivalent to specified county positions, at same time salary of equivalent county position is adjusted. Such adjustments are to be effective until 61st day after adjournment of next following regular session of Legislature.

Ch. 527 (SB 1138) WAY Adds Art. 5 (commencing with Sec. 17570), Ch. 1, Pt. 3, Div. 7, B. & P.C., re vending machines.

Requires every person who owns a vending machine, on and after July 1, 1969, to have his name and address affixed thereto in a place where it may be seen by anyone using the machine. Defines term vending machine.

Makes violation a misdemeanor.

Ch. 528 (AB 14) MOORHEAD Adds Sec. 1324.1, Pen.C., re immunity from prosecution.

Provides that in misdemeanor cases, a person who refuses to answer a question on the ground of self-incrimination may agree in writing with the district attorney or prosecuting attorney to testify, have the agreement approved by court, and be compelled to answer, thereby receiving immunity.

Ch. 529 (AB 342) MURPHY Amends and adds various secs., Ed.C., re regional occupational programs.

Includes within the provisions of law relating to the establishment and maintenance of regional occupational centers, regional occupational programs and sets forth procedures to be followed by counties which presently operate such regional programs. Defines regional occupational programs.

Includes within the provisions of law relating to the receiving of state reimbursement by districts operating such regional occupational programs, the county superintendent, where such person operates such regional occupational program.

Ch. 530 (AB 363) DENT Amends Sec. 2690, Pen.C., re removal of inmates.

Provides that Director of Corrections may authorize the temporary removal, under custody, of inmates from prisons or other institutions for adult detention under Department of Corrections, for participation in community action programs directed toward community betterment and delinquency prevention, for a period not longer than one day. Authorizes temporary removal for purposes preparatory to return to community, rather than preparatory to scheduled parole. Eliminates requirement that temporary removal for medical purposes and for purposes preparatory to release be under custody. Provides also that director may authorize removal of inmates, not under custody, for disaster aid, including local mutual aid and state emergencies.

Ch. 531 (AB 411) FONG Adds Sec. 7500, Ed.C., re George E. Miller, Jr., Education Act.

Specifies that Division 7 (commencing with Section 7500) of the Education Code may be known as the George E. Miller, Jr., Education Act of 1968.

To be effective if, and at the same time as, Senate Bill No. 1 becomes effective after enactment.

Ch. 532 (AB 436) MURPHY Amends Sec. 1238, Pen.C., re criminal appeals.

Permits the people, in a criminal case, to take an appeal from an order or judgment of the superior court dismissing or otherwise terminating the action before defendant has been placed in jeopardy or where defendant has waived jeopardy. Prohibits the people, in a criminal case, from refile after an adverse decision on appeal.

Ch. 533 (AB 443) DEDDEH Adds Secs. 12744, 12744.1, and 12744.2, Wat.C., re Tijuana River flood control.

Adopts and authorizes project for flood protection on the Tijuana River in California in accordance with congressional action at such estimated cost as may be appropriated for cooperation by the Legislature upon recommendation by the Department of Water Resources. Specifies that this authorization shall not be deemed to confer preference on this project over needs of other statewide programs in appropriations of available funds, and that requirement that local interests pay portion

of construction costs, based upon land enhancement, is for payment of local benefits not related to flood control, and shall not be payable or reimbursable by state.

Requires City of San Diego to give assurances to the United States of local cooperation and to execute plans for project in cooperation with the Department of the Army.

Ch. 534 (AB 476) BURKE Amends Sec. 74001, Gov C, re municipal court judges.

Increases number of judges in West Orange County Municipal Court from 3 to 5 and from 5 to 6 on and after July 1, 1969.

Increases number of judges in the Central Orange County Municipal Court from 6 to 7.

Ch. 535 (AB 732) BIDDLE Amends Sec. 367d, Pen C., re motor vehicle offenses.

Makes it a misdemeanor for a person to drive a motor vehicle if such person is under the influence of intoxicating liquor or intoxicating liquor and any drug, rather than making any person operating or driving an automobile, motorcycle, or other motor vehicle guilty of a misdemeanor if such person becomes or is intoxicated while so engaged in operating or driving such automobile, motorcycle, or other motor vehicle.

Ch. 536 (AB 1065) BIDDLE Amends Secs. 630 and 702, adds Sec. 871, W. & I.C., re minors.

Makes it a misdemeanor for person under custody of probation officer in county juvenile hall, or committed to a county juvenile home, ranch, camp, or forestry camp to escape or attempt to escape from such facility.

Provides that in detention hearing minor has right to confrontation by, and cross-examination of, any person examined by court under section providing that court will examine minor, his parent, guardian, or other person having relevant knowledge; whereas present provision provides for minor's right to confrontation by, and cross-examination of, witnesses.

Deletes provision that, for purposes of hearing evidence on proper disposition of minor, court shall not continue hearing more than five judicial days if minor has been detained more than 10 judicial days prior to hearing set to determine whether minor is a person within jurisdiction of juvenile court under specified sections.

Ch. 537 (AB 1134) RYAN Amends Secs. 23141, 23143, Gov.C., re county boundaries.

Changes boundaries of San Mateo and Santa Clara counties.

Ch. 538 (AB 1137) RYAN Amends Sec. 1463, Pen.C., Sec. 42201, Veh.C., re disposition of fines.

Permits the board of supervisors of a county, by resolution, to provide that not more than 50 percent of that proportion of the fines and forfeitures received by a county which is represented by fines and forfeitures collected from specified persons and which is to be paid into the treasury of the county and deposited in the special road fund of the county, be transferred into the general fund of the county.

Ch. 539 (AB 1248) FONG Amends Secs. 30361, 32101, R. & T.C., re cigarette and alcohol taxes.

Permits a credit or refund of tax under the Cigarette Tax Law when an amount not required to be paid has been paid by any person, rather than when such amount has been paid more than once or has been erroneously or illegally collected or computed. Redefines persons to be registered under the Alcoholic Beverage Tax Law.

Ch. 540 (AB 1249) FONG Amends Sec. 690S, R. & T.C., re sales and use taxes.

Provides that if a person who has filed a claim for refund of sales or use taxes requests the State Board of Equalization to defer action on the claim, the board, as a condition to deferring action, may require the claimant to waive interest for the period during which the person requests the board to defer action on the claim.

Ch. 541 (AB 1274) PATTEE Amends Sec. 18655, Fin.C., re loan charges.

Revises maximum allowable charges pursuant to the Industrial Loan Law from two and one-half percent per month on that part of the unpaid principal balance of any loan up to, including, but not in excess of \$200 and one and one-half percent per month on that portion of the unpaid principal balance in excess of \$200, up to, including, but not in excess of \$700, to two percent per month on that part of the unpaid principal balance of any loan up to, including, but not in excess of \$700, and from $\frac{1}{4}$ of one percent per month to one percent per month on any unpaid principal balance over \$700.

Ch. 542 (AB 1662) FONG Adds Sec. 900, R. & T.C., re property taxation: migratory livestock.

Authorizes assessors of counties interested to meet and prorate number of migratory livestock to be assessed in each county where such livestock are ranged in two or more counties.

This act shall not be operative after July 1, 1970.

Ch. 543 (AB 684) LANTERMAN Amends Sec. 30462, R. & T.C., re Cigarette Tax Fund allocations.

Changes the formula for allocating funds to cities and counties from the State Cigarette Tax Fund from a formula based entirely on the transmittals of sales tax revenues pursuant to the Bradley-Burns Uniform Local Sales and Use Tax Law to a formula which subverts the share of such funds being allocated to counties and cities and counties to them in accordance with the existing Bradley-Burns formula and allocates one-half of the cities' share to cities on the basis of such formula and one-half on the basis of population. Provides that, upon the application of a city, such city shall not be allocated less than it received from its own cigarette tax in effect on August 1, 1967, as determined by the Controller according to specified procedures.

Specifies that this change will become operative on July 1, 1968.

In effect immediately.

Ch. 544 (SB 750) ALQUIST Adds Sec. 35015, Gov.C., re annexation by cities.

Permits annexation by cities without hearing or election if all landowners consent in writing and local agency formation commission consents.

Ch. 545 (SB 664) SIJERMAN Amends Sec. 6016, B & P.C., re attorneys.

Authorizes the filling of vacancies in the board of governors of the State Bar by special election or by appointment for the unexpired term.

Permits the board of governors to provide by rule for an interim board to act in the place and stead of the board when because of vacancies during terms of office there is less than a quorum of the board.

Ch. 546 (SB 773) SONG Amends Sec. 31531, Gov.C., re county employees' retirement law.

Requires that proposed findings of fact and recommendations of the referee in a hearing under the County Employees' Retirement Law must be served upon the parties who shall have 10 days to submit written objections. Provides that such objections shall be incorporated in the record and considered by the retirement board.

Ch. 547 (SB 776) SONG Amends Sec. 31533, Gov.C., re county retirement system referee.

Provides that board of administration of county retirement system may appoint a member of the State Bar to act as a referee in making a determination at a hearing.

Ch. 548 (SB 903) BRADLEY Amends and adds various secs., Ins.C., re insurers: fees, names.

Increases various present fees, and imposes new fees, to be paid to, or charged by, the Insurance Commissioner. Revises provisions relating to name approval to require that the name or changed name of every insurer, including reciprocal or interinsurance exchanges, and every attorney in fact, motor club, and underwritten title company shall be submitted to Insurance Commissioner by written application and approved by him before such name is used in this state for business purposes. Prohibits any person from transacting in this state the business relating to grants and annuities societies without first procuring a certificate of authority

from the commissioner for such purpose in the prescribed manner, and provides for the fee to be paid, the terms, and conditions of termination.

Declares that this act shall not be construed to increase fees or charges paid by underwritten title insurance companies.

In effect immediately.

Ch. 549 (SB 904) BRADLEY Amends Secs. 1751, 1811, adds Sec 12975.7, Ins.C., re insurance fees.

Imposes new fees to be paid to, or charged by, the Insurance Commissioner. Provides that moneys received by the commissioner pursuant to the Insurance Code shall be credited to the Insurance Fund in the State Treasury and shall be appropriated to first pay the refunds authorized by the Insurance Code and the balance shall be transferred to the State General Fund.

In effect immediately.

Ch. 550 (SB 905) BRADLEY Adds Sec. 1751 3, Ins.C. re insurance.

Requires the Insurance Commissioner to require in advance a \$5 fee for filing a notice of appointment, pursuant to specified provisions, of life agent, insurance agent, and travel insurance agent.

In effect immediately.

Ch. 551 (AB 151) VASCONCELLOS Amends Sec. 227, Civ.C., re adoptions.

Makes provision of law permitting an adoptive parent, who is commissioned or enlisted in the military service, or auxiliary thereof, of the United States, or any of its allies, or in the American Red Cross, to make an appearance through his or her counsel, commissioned and empowered in writing to do so, applicable to the spouse of such adoptive parent who resides with such adoptive parent outside of this state.

States child proposed to be adopted need not appear before the court when neither parent need appear. Permits child to execute any required document during the course of the adoption hearing by and through counsel. Prohibits, when none of the parties appear, an order by the court until after report of an investigation of the proposed adoption by the Department of Social Welfare or of a licensed county adoption agency has been submitted to the court.

Ch. 552 (AB 785) BELOTTI Amends Sec. 28508 and repeals Sec 28511, Veh.C., re pollution control devices.

Deletes recharging from provision presently requiring that whenever a licensed installer installs, inspects, repairs or recharges a motor vehicle control device and determines such device conforms with certain requirements of law, a certificate of compliance be issued to the owner or driver of the vehicle.

Makes it unlawful for any person, other than a licensed installer in a licensed station to issue or sign, rather than for any person other than a licensed station to issue, a certificate of compliance as provided for by law.

Makes various technical changes.

Ch. 553 (AB 1042) VASCONCELLOS Adds Sec. 16864, Ed.C., re schoolbuses.

Authorizes use and operation of any bus owned or under lease to any school district for the transportation of pupils to and from their places of employment during the summer in connection with any summer employment program for youth. Provides that governing board shall require payment of reasonable charge for such transportation. Requires board furnishing such bus transportation to adequately insure against liability of district, members of board, and officers and employees of district.

Operative until 61st day after final adjournment of 1970 Regular Session.

In effect immediately.

Ch. 554 (AB 1061) BAGLEY Amends Sec. 11525 2, B. & P.C., re dedication of land.

Declares subdivider has right to compel school district to record a certificate with county recorder regarding dedication by subdivider of property for school purposes in provision requiring a subdivider in prescribed cases to dedicate land for school purposes in certain subdivisions.

Ch. 555 (AB 1099) LEROY F. GREENE Amends Sec. 13458 5, Ed.C., re junior college teachers.

Corrects reference to six, rather than seven, consecutive years in computation of years of service required as prerequisite to granting leaves of absence to junior college teachers who have served under national recognized fellowship or foundation

Ch. 556 (AB 1183) CHAPPIE Adds Sec. 17302, P.U.C., re public utility districts.

Provides that any public utility district in the Lake Tahoe Basin which is able to provide certain sewage treatment and transportation facilities to contiguous incorporated territory may annex such territory in the manner provided in the District Reorganization Act of 1965, unless the city of which such territory is a part provides, or has undertaken to provide, such sewage treatment and transportation facilities.

Ch. 557 (AB 1236) THOMAS Amends Secs. 2c, 2d, and 3, Los Angeles Flood Control District Act (Ch. 755, Stats. 1915), re Los Angeles flood control.

Requires district to reimburse the County of Los Angeles for all costs and expenses incurred by specified county employees, members of the board of supervisors, and the Civil Service Commission in performing district duties. Deletes civil service department of the county as ex officio civil service department for district. Specifies that county director of personnel shall be ex officio director of personnel for district. Makes related change.

Ch. 558 (AB 1237) DUFFY Amends Sec. 19052, Gov.C., re civil service.

Provides State Personnel Board, when any vacancy is to be filled other than by transfer, demotion, or reinstatement, shall only certify persons fluent in a language in addition to English, when appointing power satisfies board such a requirement is necessary.

Ch. 559 (AB 1239) MULFORD Adds Sec. 50026, Gov.C., amends Sec. 224, Lab.C., re prohibiting commuter taxes.

Prohibits chartered or general law entities of local government, otherwise authorized to impose such taxes, from imposing any tax, fee or charge on the earnings of employees who are nonresidents of the taxing jurisdiction, unless the same tax is also imposed on the earnings of employees who are residents in the taxing jurisdiction and are employed therein. Prohibits any employer from withholding any such prohibited tax from the wages of an employee.

Ch. 560 (AB 1240) MONAGAN Amends various secs., Gov.C., re municipal court attachés.

Increases number and compensation of various attachés of Stockton Municipal Court.

Revises appointments which may be made by marshal.

Ch. 561 (AB 1246) SHOEMAKER Adds Sec. 8836 4, F. & G.C., re trawl nets.

Permits use of trawl nets with meshes which are not less than 5½ inches in length between Point Arguello and El Capitan Point in Santa Barbara County in waters of not less than 25 fathoms but not less than one nautical mile from shore.

Effective until the 61st day of the 1970 Regular Session of the Legislature.

Ch. 562 (AB 1261) MOBLEY Amends Sec. 31831.1, Gov.C., re county employees' retirement law.

Removes 100-calendar-day time limit within which former member of a public retirement system must become member of another such system in order to elect deferred retirement in the system which he left.

Ch. 563 (AB 1262) BIDDLE Adds Sec. 21200 5, Fin.C., re pawnbrokers.

Requires pawnbroker to post the maximum charge of compensation charged in a place clearly visible to the general public.

Ch. 564 (AB 1299) VENEMAN Adds Sec 26807, Gov.C., re county clerks.

Provides for official seal to be used by county clerk.

Ch. 565 (AB 1323) DENT Adds 37111 1, Gov.C., re powers of cities.

Provides that cities may use park properties for other municipal purposes if similar park property acquired within the last three years is available and devel-

oped or about to be developed and the new use conforms to the cities' general plan. Not applicable to parks acquired by donation, eminent domain, or park bonds.

Ch 566 (AB 1325) CONRAD Amends Secs 12502, 12503, H. & S.C., re fireworks.

Excludes blank cartridges from definitions of fireworks and dangerous fireworks for purposes of the State Fireworks Law.

Ch 567 (AB 1332) BEE Amends Sec. 25501, B. & P.C, re alcoholic beverages.

Permits the holder of a beer and wine wholesaler's license to manufacture, distribute and sell any lawful product to person operating, owning or maintaining an on-sale premises where alcoholic beverages are sold for consumption on the premises provided the price for such products is not less than the current market price.

Ch. 568 (AB 1334) RUSSELL Amends Sec. 222, Civ C., re adoptions.

Allows a court to authorize the adoption of a child by a stepparent without regard to the ages of the child and such adoptive stepparent, if the court is satisfied that the adoption is in the best interests of the parties and the public, rather than requiring that the adopting person always be at least 10 years older than the person adopted.

Ch. 569 (AB 1361) ELLIOTT Adds Sec. 20897.1, Gov.C., re public employees' retirement system.

Permits local member to receive credit for war relocation leave if he elects to do so within 30 days after the effective date of this section, and makes required contributions.

Ch 570 (AB 1401) MURPHY Amends Sec. 74693, Gov.C., re Santa Cruz Municipal Court.

Provides for position of deputy court clerk grade IV in Santa Cruz Municipal Court. Reduces number of court clerks grade III from 5 to 4.

Ch 571 (AB 1404) MORETTI Amends Secs. 10242, 10245, B. & P.C, re real property loans.

Increases maximum dollar amount of costs and expenses to be paid by a borrower for specified real property loans subject to the Real Estate Law.

Increases principal amount of secured loans exempted from real property loan provisions of Real Estate Law.

Ch. 572 (AB 1427) CAMPBELL Repeals Pt. 5.3 (commencing with Sec. 14500) Div. 3, Title 2, Gov.C. re advisory committees.

Repeals statutory provisions establishing the Advisory Committee on the Treatment of Rights-of-Way in Department of Conservation.

Ch 573 (AB 1430) FONG Amend Sec. 532, R. & T.C., re property taxation: escape assessments.

Changes period by which assessments made pursuant to specified provisions shall be made to four or six years, as the case may be, after July 1 of the assessment year rather than the lien date.

Ch. 574 (AB 1577) MORETTI Adds Ch. 9 (commencing with Sec. 10090), Pt. 1, Div. 2, Ins.C, re insurance.

Enacts Basic Property Insurance Inspection and Placement Plan.

Requires all insurance carriers writing basic property insurance or any component thereof in homeowners or other dwelling multiperil policies to establish an industry placement facility and a joint reinsurance association to formulate and administer a program, subject to the approval of the Insurance Commissioner, for the equitable apportionment among such insurers, either by means of assignment to individual members of the facility or by means of a pool or association of members, of basic property insurance for persons who, after a diligent effort, are unable to procure such insurance through normal channels from an admitted insurer. Requires Insurance Commissioner to promulgate a plan of reinsurance if that submitted by the association is unacceptable or if no plan is submitted.

Requires all such insurers to belong to such facility and association as a condition to the right to continue to transact insurance business in this state.

In effect immediately.

Ch. 575 (AB 1605) KNOX Amends Secs. 51244, 51286, Gov.C., re California Land Conservation Act.

Specifies that it shall be the responsibility of the clerk of the board of supervisors or the clerk of the city council, whichever entity is contracting with a landowner to conserve land for agricultural and compatible uses pursuant to the California Land Conservation Act of 1965, to cause notice of renewal or cancellation of such contracts to be recorded.

Ch. 576 (AB 1631) MURPHY Amends Sec. 1181, Civ.C., and Sec. 40814, Gov.C., re city clerks.

Authorizes city clerk and deputies to receive acknowledgments of instruments within their city.

Ch. 577 (AB 1637) VEYSEY Amends Sec. 28128, Gov.C., re county salaries. Raises salary of District Attorney of Imperial County from \$14,300 to \$18,000. Increases supervisors of Imperial County annual salary from \$4,800 to \$6,000.

Ch. 578 (AB 1863) RUSSELL Amends Secs. 337a and 337i, Pen.C., re penalties for bookmaking.

Provides that the penalties for the offense of bookmaking and pool-selling and related offenses described by Sec. 337a, Pen.C., and for the offense of knowingly transmitting information of odds or other information concerning horserace or other contest involving humans, beasts or mechanical apparatus to person engaged in illegal gambling operation, shall be not more than one year in the county jail or not more than two years in the state prison, rather than 30 days to one year in the county jail or state prison.

Ch. 579 (AB 385) MURPHY Amends Sec. 10439, II. & S.C., re birth records after adoption.

Requires that the birth record after adoption be made available only upon the order of the superior court of the county of residence of the adopted child or the superior court of the county granting the order of adoption, after the submission of a verified petition and a showing of good and compelling cause. Requires the clerk of the court to send a copy of the petition to the State Department of Social Welfare and requires such department to send a copy of all records and information it has concerning the adopted person with the name and address of the natural parents removed to the court. Requires if the petition is by or on behalf of an adopted child who has attained majority, that these facts be given great weight, but declares that the granting of any petition is solely within the sound discretion of the court. Requires court to review these records before making an order and requires order to state such records were reviewed. Permits court to give identity of natural parents to petitioner only if he can show such information is necessary to assist him in establishing a legal right.

Ch. 580 (AB 599) CHIAPPIE Amends Sec. 12885.3, Wat.C., re Davis-Grunsky Act loans.

Extends from 5 to 10 years the period to be permitted for the commencement, as determined by the Department of Water Resources, of the proposed project on lands acquired with a site acquisition loan under the Davis-Grunsky Act, before the lands are required to be offered for sale.

Ch. 581 (AB 1895) BIDDLE Repeals Sec. 4805, Pen.C., re publication of pardon application.

Eliminates the requirement that, unless dispensed with by the Governor, notice of intent to apply for a pardon must be published for 30 days from the first publication, in a paper in the county in which the conviction was had.

Ch. 582 (SB 16) CARRELL Amends Sec. 25400, Veh.C., re display signs.

Permits an internally illuminated sign emitting not more than 0.25 candela per square inch and possessing copy which does not contain a white background to be displayed on each side, but not on the front or rear, of a trolley coach or bus being operated in described urban or suburban service.

In effect immediately.

* Correction

Ch. 583 (SB 863) DEUKMEJIAN Amends Secs. 69892.1, 69894.1, and 69894.2, Gov.C., re superior court attachés.

Increases number of certain attachés of Los Angeles County Superior Court, adds and deletes certain positions, and increases salary of certain attachés to specified amounts.

Ch. 584 (SB 998) COLOGNE Amends Secs. 74132, 74134, * 74135, 74136, * 74137, 74138, and * 74139, Gov.C., re municipal courts.

Revises salaries of attachés in Riverside County Municipal Courts.

Provides salaries be computed on biweekly rate.

Ch. 585 (AB 83) CONRAD Adds Sec. 653h, Pen.C., re sound recordings: pirating.

Makes it a misdemeanor for persons to transfer sounds from recording devices to other such devices for commercial purposes, without consent of owner or to sell article with knowledge that sounds thereon have been so transferred.

Declares that this section is not intended to enlarge or diminish the rights of parties in private litigation and that the provisions of this section do not apply to any person engaged in radio and television broadcasting who transfers sounds (other than from the sound track of a motion picture) intended for or in connection with, any radio or television broadcast, or for archival purposes.

Ch. 586 (AB 111) POWERS Amends Sec. 21207, Gov.C., re public employees' retirement system.

Provides for distribution of a death benefit to the person entitled to the custody of the minor, if the benefit is within specified limits, or to the court, if the beneficiary is a minor without an appointed guardian.

Provides that court may deposit such benefit in bank, trust company, account in savings and loan association, or require guardian to be appointed and the money be paid to such guardian.

Operative only if SB 304 is enacted at 1968 Regular Session

Ch. 587 (AB 137) MILIAS Amends Secs. 11110, 11161.5, Pen.C., re mistreatment of children: reports.

Includes registered nurses employed by public health agencies, schools, or school districts among those persons required to report suspected mistreatment of minors to specified authorities. Provides as to both persons now required to report suspected mistreatment of minors and those added by this act that reports shall be made to the local police authority having jurisdiction and to the juvenile probation department, rather than to the head of the police department, the sheriff, or the district attorney. Requires the local police authority to forward all such written reports it receives to the Bureau of Criminal Identification and Investigation and vice versa and requires bureau to report as well to local juvenile probation department. Exempts registered nurses or employer from civil and criminal liability resulting from compliance. Specifies that pertinent information from the bureau shall be made available to one of the specified practitioners of the healing arts or to a religious practitioner only if such information refers to a patient or client, and to a county welfare department director, school principal or superintendent, only if he has a direct interest in the welfare of the minor.

Ch. 588 (AB 288) MILIAS Adds Sec. 273, H. & S.C., re physically handicapped children.

Prevents state services from being denied to handicapped children placed for adoption on the basis of adopting parents' income, and eliminates requirement of payment of costs of services by the adopting parents. Applies only to physical handicap present and diagnosed at the time of adoption.

Ch. 589 (AB 518) CHAPPIE Adds Sec. 35003.1, Wat.C., re California water districts: voting.

Authorizes district to adopt ordinance, at least 90 days prior to district election, for ascertainment of district voters through use of last corrected equalized assessment roll of each affected county, as prescribed.

Ch. 590 (AB 532) DAVIS Amends Sec. 8282, F. & G.C., re crab traps.

Permits openings on crab traps north of Point Conception to be constructed on top or side of trap, but requires, if side openings are used, one of such openings

to be located so that at least one-half of opening is in upper half of trap, instead of requiring lowest portion of each opening to be no lower than five inches from top of trap. Makes requirement that each such trap have at least two rigid circular openings, rather than one such opening, effective immediately, rather than on November 1, 1969.

In effect immediately.

Ch. 591 (AB 554) MURPHY Amends Sec. 137.5, Civ.C., re domestic relations actions.

Specifies that, in a case where the court orders the payment of costs and attorney's fees in a domestic relations action, such costs and fees may be enforced directly by such attorney or by the party. Prescribes that, if the attorney has ceased to be such, he must give to his former client or successor attorney 10 days' written notice of motion for issuance of writ of execution, and during such time the former client may file a motion for reallocation of fees and costs, which motion shall first be resolved before the writ of execution may be issued.

Ch. 592 (AB 560) STACEY Amends Secs. 43704, 43850, and 45930, Wat.C., re water storage districts.

Reduces period for contesting the conclusive effect of designated findings of fact or conclusions of the Department of Water Resources, the California Districts Securities Commission, or the district board from six months to 60 days.

Requires any action, proceeding, or contest attacking any assessment of a district or attacking the validity of any bonds issued by a district to be brought or maintained within 60 days of the date upon which the assessment roll is filed with the county treasurer or of the date of adoption of the resolution providing for the issuance of such bonds. Makes related changes.

Ch. 593 (AB 701) Z'BERG Amends various secs., Gov.C., re Sacramento Municipal Court.

Increases number and compensation of various attachés of Sacramento Municipal Court.

Provides that classification of such attachés may be adjusted to remain commensurate with comparable classifications of County of Sacramento, such adjustments to remain effective only until 90 days after next succeeding regular session of Legislature.

Ch. 594 (AB 705) HAYES Amends Sec. 1043, Prob.C., re estates of nonresidents.

Requires, additionally, that the executor or administrator to whom letters were issued by other jurisdiction on the estate of a nonresident decedent state in his affidavit that valid letters were issued to him by a court of competent jurisdiction of a named state or territory of the United States on the estate of such decedent, before a person so indebted to such estate or holding personal property of the decedent may pay such debt or deliver such property to such executor or administrator and be relieved of further liability. Specifies that such property holder or debtor need not inquire into truth of statement in affidavit or other documents referred to in section in order to be relieved of further liability.

Ch. 595 (AB 727) FENTON Amends Sec. 663, Ins.C. (as added by Ch. 137, Stats. 1968), adds Secs. 668, 669, Ins.C., re automobile liability insurance.

Operative January 1, 1969, requires, with certain exceptions, that the 20 days' advance notice given by insurer to insured of insurer's intention not to renew an automobile liability, automobile physical damage, or automobile collision policy or any combination thereof contain or be accompanied by prescribed statement that upon written request, within specified time limit, the insurer will notify insured of the reasons for nonrenewal.

Expressly excepts policies of liability insurance issued pursuant to assigned risk plans from provisions relating to such notice and prescribed statement.

Prescribes penalties applicable to insurer who willfully violates provisions operative January 1, 1969, requiring insurer to give insured 20 days' advance notice of its intention not to renew contained in or accompanied by such prescribed statement.

To become operative January 1, 1969.

Ch. 596 (AB 749) DAVIS Amends Secs. * 28140, 28156, repeals Sec. 28156 1, Gov.C, re county salaries—Sierra * and Tehama Counties.

Increases annual compensation of supervisors of Sierra County from \$2,400 to \$3,600, increases their mileage fee from \$0.10 to \$0.20 for miles traveled to board meetings, but limits mileage fee to travel one way.

Increases annual salary of supervisors in Tehama County from \$4,200 to \$5,400.

Deletes provision allowing mileage fee for miles traveled in county on county business.

Increases annual salary of county auditor from \$1,060 to \$2,400 and increases annual salary of district attorney from \$1,500 to \$5,400

Provides salary increases for county supervisors shall not be effective until a supervisor enters upon a new term of office after the effective date of this act.

Ch. 597 (AB 779) SHOEMAKER Adds Secs 61 and 62, Santa Barbara County Flood Control and Water Conservation District (Ch. 1057, Stats. 1955), re Santa Barbara County flood control.

Authorizes district to adopt ordinances with respect to specified flood control works and purposes in the district. Makes violation a misdemeanor and authorizes injunction to restrain continuing violations.

Ch. 598 (AB 817) ELLIOTT Amends Sec. 10, Ch. 326, Stats. 1968, re ballot measures.

Requires constitutional amendments of present session to be adopted by July 22, 1968, rather than July 7, 1968, to qualify for placement on 1968 general election ballot.

In effect immediately.

Ch. 599 (AB 819) WAKEFIELD Amends Sec. 1372, Pen.C., re insane criminal defendants: detention.

Requires superintendent of any state institution in which a criminal defendant is detained because of adjudicated insanity to notify the court in which the defendant's case is pending, as well as the sheriff and the district attorney, whenever the defendant becomes sane.

Ch 600 (AB 1129) CRANDALL Amends various secs., Ed C, and amends various secs., Ed.C., as proposed by SB 1, re special education programs: minors.

Authorizes county superintendent of schools to establish and maintain prescribed programs for physically handicapped minors, with approval of county board of education and agreement of local governing board of school district.

Requires county to levy taxes for support of special schools and classes established by a county superintendent of schools for severely mentally retarded minors and for physically handicapped minors for districts with an a.d.a. of 8,000 or more, as well as for those with an a.d.a. of less than 8,000, and makes comparable provision with respect to mentally retarded minors where superintendent provides service for districts with either greater or lower than 900 a.d.a.

Ch. 601 (AB 1241) MONAGAN Amends Secs. 73483, 73485, 73487, and 73488, Gov C, re municipal court attachés.

Increases number and compensation of various attachés of the Lodi Municipal Court.

Designates assistant administrative officer and chief deputy clerk and revises personnel which marshal may appoint.

Provides that no such attaché shall receive salary less than received by personnel in other municipal courts in San Joaquin County on a comparable salary range.

Ch. 602 (AB 1565) BEVERLY Amends various secs., S. & H C. re parking authorities.

Extends the provisions of the Parking Law of 1949 to counties, as well as to cities and cities and counties, and makes various conforming changes.

Ch. 603 (AB 1652) ZENOVICH Amends and repeals various secs., Gov.C., re court attachés.

Increases compensation of various attachés of Fresno Municipal Court. Revises number of such attachés and deletes specific provision for court reporters in that court.

* Correction.

Ch. 604 (AB 1657) STULL Amends Sec. 7.4, Metropolitan Water District Act (Ch. 429, Stats. 1927), re metropolitan water district.

Authorizes district to first pay bond anticipation notes issued by district from bond proceeds derived after the maturity date of the notes rather than bond proceeds derived on or before maturity and provides that resolution providing for issuance of such notes may contain a provision that under specified circumstances, if other funds not available for payment of notes, taxes shall be levied for such payment in a specified manner.

Ch. 605 (AB 1659) STULL Amends Secs. 73052, 73053, Gov.C., re North County Judicial District.

Increases compensation of clerk, deputy clerks, key punch operators and court interpreters in the North County Judicial District. Specifies that clerk shall be appointed by majority of judges of the court rather than by the judges of the court. Adds position of deputy clerk who shall be a stenographer and specifies salary thereof.

Ch. 606 (AB 1670) GONSALVES Amends Secs. 62707, 62708, 62716, and 62717, Ag.C., re milk equalization pools.

Provides that the base period to be used in determining the production and class 1 usage bases of each producer directly affected by a milk equalization pooling plan shall, at the producer's option, be his fluid milk production and usage in the pool area during 1967 on an average daily basis or his production and usage in the pool area during the last six months of 1966 on an average daily basis.

Provides that, for purposes of the production base and pool quota option, the date on which the producer-distributor must have exercised the specified control and management shall be January 1, 1968, rather than January 1, 1967.

In determining whether a proposed pooling plan has been approved by the producers, requires that specified minimum percentages of the eligible producers who have voted in the referendum must have produced specified minimum percentages of the total amount of fluid milk produced during specified period preceding the commencement of the referendum period, rather than in 1966.

Provides that the ballot on the proposed pooling plan shall include a statement of the voters' total production during a specified period, where and to whom such production was sold or disposed, and the producer's name and address.

In effect immediately.

Ch. 607 (AB 1698) McMILLAN Amends Sec. 23046, adds Sec. 23428.13, B. & P.C., re alcoholic beverages.

Revises definition of "air common carrier" and adds an additional definition of "club."

Ch. 608 (AB 1714) MURPHY Amends Sec. 8654, S & H.C., re 1915 Improvement Bond Act.

Requires that for bonds issued pursuant to Improvement Bond Act of 1915, the aggregate principal of each annual series shall equal the annual proportion, rather than the even annual proportion, of the aggregate principal of the entire bond issue.

Ch. 609 (AB 1781) MILIAS Amends Sec. 19369, Gov.C., re civil service: transfers.

Allows State Personnel Board to prescribe rules governing temporary assignment or loan of employees between jurisdictions as well as within an agency or between agencies as is presently authorized.

Ch. 610 (AB 1786) BELOTTI Amends Sec. 34593, Ag.C., re milk.

Authorizes use of flavored dairy drinks, in addition to homogenized market milk, drawn from a milk dispensing device in the preparation of milk shakes or other mixed milk drinks.

Ch. 611 (AB 1819) SHOEMAKER Adds Sec. 96151.1, P.U.C., re Santa Barbara transit district.

Permits Santa Barbara Metropolitan Transit District to issue \$400,000 in promissory notes under specified terms without an election.

In effect immediately.

Ch. 612 (AB 1891) PATTEE Amends Secs. 1231.1 and 1232, P.U.C., re grade crossings.

Provides that payments by the Public Utilities Commission to street or railroad corporations for the share of costs to cities, counties and cities and counties of maintaining automatic grade-crossing protection shall be made on the basis of verified claims filed with the commission by the corporations responsible for maintenance of automatic grade-crossing protection.

Specifies that prior or subsequent review and approval by city, county or city and county in which grade-crossing protection is maintained of allocations made by commission to such local entities shall not be required as a condition of disbursement to commission by State Controller of reimbursement of state's share of the cost of construction of projects under any allocations.

Ch. 613 (AB 1893) PATTEE Amends Sec. 28116, Gov.C., re salaries: Monterey County.

Increases annual salary of Monterey County supervisors from \$7,200 to \$9,600. Increases from \$600 per year to \$1,200, the additional salary received by chairman of the board of supervisors.

Increases annual salary of auditor from \$9,240 to \$10,240.

Increases annual salary of district attorney from \$19,500 to \$21,500.

Provides raises for board of supervisors shall not be effective until supervisor enters upon a new term of office on the board after the effective date of the act.

Ch. 614 (AB 1897) PORTER Amends Sec. 142Sb, Pen.C., re criminal records

Excludes from definition of "docket," traffic bail dockets maintained or kept in municipal or justice courts solely for the entry of pleas of guilty or nolo contendere where no verified complaint has been filed, thus permitting destruction of such records after the lapse of five years upon order of the presiding judge of such court.

Ch. 615 (AB 2026) CROWN Amends Sec 63903, Gov.C., re court employees

Raises salaries of various superior court personnel in Alameda County and adds position of jury payroll and assemblyroom supervisor-deputy jury commissioner and salary.

Ch. 616 (SB 1152) DANIELSON Amends Sec. 3622, P.U.C., re cement contract carriers.

Deletes provision for fee to accompany applications for permit to operate as a cement contract carrier.

Ch. 617 (AB 462) CORY Adds Sec. 6310, P.R.C., re tidelands.

Provides that when tidelands and submerged lands granted in trust to a county are included within the boundaries of a city as the result of that city's incorporation, trust title to such lands shall pass to such city only upon specific authorization and direction of Legislature and at that time all papers, records, and documents pertaining to such lands and their administration automatically become property of city and shall be transferred by county officials to appropriate city officials. Requires city to pay county for all costs necessarily incurred in transferring such records.

Ch. 618 (AB 590) CORY Amends Sec. 11580.1, Ins.C., re insurance.

Defines "homeowner's policy."

Declares that specified provisions are not to be construed to constitute a "homeowner's policy" as an "automobile liability policy" or a "motor vehicle liability policy," notwithstanding the fact that such homeowner's policy provides certain automobile or motor vehicle coverage on the insured premises or the ways immediately adjoining.

Ch. 619 (AB 695) POWERS Amends Sec. 4.4, Sacramento County Water Agency Act, Ch. 10, Stats. 1952, 1st Ex. Sess., re Sacramento County Water Agency.

Expressly authorizes Sacramento County Water Agency to pay interest, not to exceed 6 percent per annum, on reimbursement agreements.

Ch. 620 (AB 699) RAY E. JOHNSON Amends Sec. 3275, F. & G.C., re pheasant club hunting permit.

Permits hunter using licensed zone A pheasant club to have a daily, monthly, or seasonal permit, issued at option of operator, in his possession when hunting, instead of requiring possession of a daily permit.

Requires hunters issued a monthly or seasonal permit to sign a daily register or log at the club headquarters and requires zone A licensees to maintain a daily register or log of monthly or seasonal permittees on forms supplied by the Department of Fish and Game.

Ch. 621 (AB 772) BROWN Adds Art. 8 (commencing with Sec. 54220), Ch. 5, Pt. 1, Div. 2, Title 5, Gov.C., re local and state agencies.

Requires any state or local agency disposing of surplus unimproved land which is capable of park or recreation development, except property being held by the agency for purpose of exchange, to offer such land for sale to city and county parks and recreation departments, regional park authority, and Resources Agency. Permits agency to dispose of land in normal way if no agency gives notice of intent to purchase within 60 days.

Ch. 622 (AB 844) BEE Amends Sec. 5782.18, P.R.C., re recreation and park districts.

Increases from \$10 to \$25 the sum which may be fixed by district board for each member to receive for each meeting of board attended by him, but reduces permissible number of board meetings in any calendar month from 4 to 2.

Ch. 623 (AB 857) BAGLEY Amends Sec. 69503.1, Gov.C., re superior court records.

Authorizes county clerks of all counties, rather than counties of over 650,000 population, to destroy records of superior court actions over 30 years old if no appeal is pending, certain of the records are microfilmed, various procedures are met, and the records do not involve a probate, real property, juvenile, criminal, or adoption action or proceeding.

Ch. 624 (AB 868) CRANDALL Amends Sec. 13651.4, Ed.C., re bereavement leave of absence.

Redefines "member of the immediate family" to include grandmother or grandfather of the employee or of the spouse of the employee, and the son-in-law or daughter-in-law of the employee, for the purpose of granting classified employee bereavement leave of absence for death of any member of his immediate family. Authorizes the governing board of a school district to expand the class of relatives listed as "members of the immediate family."

Ch. 625 (AB 887) FORAN Adds Secs. 22521, 22656, Veh.C., re parked vehicles.

Prohibits any person from parking a vehicle upon any railroad track or within seven and one-half feet of the nearest rail.

Authorizes specified peace officers to remove any vehicle from a railroad right-of-way if it is parked upon any railroad track or within seven and one-half feet of the nearest rail.

Ch. 626 (AB 900) CONRAD Amends Sec. 10605, adds Secs. 10605.1, 10605.2, H. & S.C., re certified copies of records.

Directs State Registrar to retain \$2 fee paid by applicant for a certified copy of a birth, fetal death, death or marriage record if original information supplied by applicant is insufficient and if additional necessary information is not furnished by applicant within 30 days of the time of a written request by the State Registrar.

Directs State Registrar to retain any overpayment of such fee, except requires that overpayment be refunded upon written request of applicant within one year or when in excess of \$2.

Ch. 627 (AB 903) PRIOLO Amends Sec. 30145, R. & T.C., re cigarette tax security.

Provides that a cigarette distributor may use investment certificates or share accounts, not exceeding the federally insured amount, in a federally insured California savings and loan association in lieu of bonds as security for cigarette taxes.

Ch. 628 (AB 913) KNOX Amends Secs. 35014 and 35313.1, Gov.C., re tidelands annexations to cities.

Provides that costs incurred by State Lands Commission in connection with making determinations regarding proposed city annexations of tidelands shall be paid by annexing city.

Ch. 629 (AB 925) BIDDLE Amends Sec. 739, repeals Secs. 640 and 740, W. & I.C., re care of minors.

Revises and recasts existing provisions with respect to medical, surgical, dental, or other remedial care of minors taken into temporary custody, minors with respect to whom juvenile court petitions have been filed, and minors declared to be wards or dependent children of juvenile court and ordered placed in care and custody or under supervision of probation officer. Enables court to order or probation officer to authorize, upon written recommendation of duly licensed physician, with respect to any of the above classes of minors, the performance of such medical, surgical, dental, or other remedial care as is reasonably necessary under the circumstances without notice to parent, guardian, or person standing in loco parentis of minor, whenever it appears that minor requires immediate emergency medical, surgical, dental, or other remedial care or whenever probation officer cannot, with reasonable diligence, locate and notify parent, guardian, or person standing in loco parentis of minor.

Authorizes court, in any case in which it orders performance of such care rather than only in cases of minors with respect to whom petitions have been filed, to make order authorizing release of information concerning such care to probation officers, parole officers, or any other qualified individuals or agencies caring for or acting in interest and welfare of minor under court order, commitment, or approval. Revises provision that nothing in any of the former sections shall be construed as limiting right of parent, guardian, or person standing in loco parentis to provide care, by providing that nothing in section shall be construed as limiting right of parent, guardian, or person standing in loco parentis, who has not been deprived of custody or control of the minor by court order, in providing any medical, surgical, dental, or other remedial treatment recognized or permitted under the laws of California.

Makes conforming and technical changes.

Ch. 630 (AB 927) PATTEE * Amends, adds and repeals various secs., Ag.C., re livestock.

Provides that the Director of Agriculture shall take possession of impounded stray bovine animals only rather than such animals and horses, mules, or burros. Authorizes the director to take up stray animals whose owners are unknown and cannot be located.

Requires every slaughterer of horses, mules or burros to keep bills of sale of animals purchased and slaughtered for one year.

Deletes provisions requiring persons operating establishments for the slaughter of horses, mules, or burros to obtain a license for such business, to obtain a license to transport such animals, to have a brand inspection certificate issued on such animals, and to have an inspection prior to slaughter.

Ch. 631 (AB 928) PRIOLO Amends Sec. 7456, R. & T.C., re vehicle fuel tax: bonds.

Authorizes distributor under Motor Vehicle Fuel License Tax Law to deposit with the State Treasurer, in lieu of bond, equivalent certificates of deposit not exceeding the federally insured amount issued by banks doing business in the state and insured by Federal Deposit Insurance Corporation or investment certificates or share accounts not exceeding the federally insured amount issued by savings and loan associations doing business in the state and insured by Federal Savings and Loan Insurance Corporation under such conditions as prescribed by State Board of Equalization.

Ch. 632 (AB 931) PRIOLO Amends Sec. 32105, R. & T.C., re alcoholic beverage tax: bonds.

Authorizes taxpayer under Alcoholic Beverage Tax Law to deposit with the State Treasurer, in lieu of bond, equivalent certificates of deposit, not exceeding the federally insured amount, issued by banks doing business in the state and insured by Federal Deposit Insurance Corporation or investment certificates or share accounts, not exceeding the federally insured amount, issued by savings and loan associations doing business in the state and insured by Federal Savings and Loan Insurance Corporation, under such conditions as prescribed by State Board of Equalization.

* Correction.

Ch. 633 (AB 944) NEGRI Adds Sec. 139 8, Civ.C., re orders of support.

Terminates liability of persons to make court ordered payments for support of party for contingent period of time, or for support of children during a child's minority or until child is married or emancipated, upon the happening of such contingency. Requires, if party or custodial parent to whom such payments are to be made fails to notify person ordered to make such payments, or attorney of record of such person, of the happening of such contingency and continues to accept support payments, that such party or custodial parent refund any and all moneys received which accrued after the happening of the contingency, except requires that overpayments first be applied to any and all support payments then in default. Authorizes court, in addition to all other remedies provided by law for enforcement of such new section, upon order to show cause, to hold offending party in contempt for failure to notify person ordered to make such payments of the happening of the contingency, if order was made in original order of support that party or custodial parent to whom payments are to be made notify person ordered to make such payments or his attorney of record of the happening of such contingency.

Ch. 634 (AB 955) VENEMAN Amends Sec. 10554, H. & S.C., re filing fees establishing records.

Eliminates requirement that \$1 of the \$3 fee, for filing a petition to establish record of birth, death, or marriage, go to the law library fund of the county. Requires instead, in addition to the \$3 fee, payment of the law library fee of the county upon the filing of such petition.

Ch. 635 (AB 1021) PORTER Amends Sec. 102, Wat.C., re regional water resources planning.

Provides that designated representatives of State of California, as well as the California members of a regional commission, shall consult with and seek the advice of the California advisory committee appointed in relation to regional water planning and the state's interest in interstate streams. Expresses legislative intent that commission members and state's representatives, so far as practicable, keep committee fully informed with respect to specified matters relating to federal legislation or other action involving regional water planning and the state's interest in interstate streams prior to taking action. Declares intent that provisions of article not intended to amend or impair the effectiveness of the policies or procedures of any state agency.

Ch. 636 (AB 1049) BARNES Adds Sec. 21298 5, Gov.C., re public employees' retirement law.

Provides that disability retirement allowance for local safety member retired for nonindustrial disability is same amount and subject to same conditions as state member so retired if only local safety members are included in contract with agency.

Provides for increase in allowance of such persons already retired.

Ch. 637 (AB 1096) DENT Repeals Sec. 31050, Wat.C., re county water districts.

Repeals provision which permitted agreements made by county water districts for purchase of any works, lands, or structures useful to district to provide that district may pay any part of price over period of years wholly from income from such works, lands, or structures, and provided that owner's sole security for price is right to repossess.

Ch. 638 (AB 215) WAKEFIELD Adds various secs., P.R.C., re tuberculosis tests.

Prohibits employment of any person by Department of Parks and Recreation, or by a city or county in connection with a park, playground, recreational center, or beach used for recreational purposes, in a position requiring contact with children, or as a food concessionaire or other licensed concessionaire in a state park or in such recreation area, unless such person produces or has on file with the department, city, or county a described certificate from a physician and surgeon showing he was examined in a specified manner within the last two years and found to be free from communicable tuberculosis.

Requires such department, city, or county to maintain a file containing an up-to-date certificate for each person covered by this provision.

Declares that nothing in these provisions shall prevent the department, city, or county from requiring more extensive or more frequent examinations.

Ch. 639 (AB 229) BRITSCHGI Adds Secs. 20527.5 and 21561, Wat.C., re Jackson Valley Irrigation District.

Provides voters in Jackson Valley Irrigation District need not be residents, but must be owners of real property in the district. Specifies voting rights of multiple owners.

Provides directors in this district shall be elected in the district at large rather than by divisions. Requires vacancies in office of directors to be filled by election and provides for special district election if unexpired term greater than 6 months.

In effect immediately.

Ch. 640 (AB 325) FONG Amends Secs. 17056, 17746; adds Sec 17059.5, R & T.C., re personal income taxes.

Provides that divorced parent without custody may be entitled to claim child as a dependent under certain conditions.

Provides that if certain estate administrative expenses are claimed as deductions for inheritance tax purposes, they may not also be deducted for income tax purposes by any person, rather than only denying such deduction to the estate.

In effect immediately.

Ch 641 (AB 359) POWERS Amends Sec. 986.1, M. & V.C., re veterans' farm and home purchases.

Provides that where a man living in California for 6 months preceding entry into active military duty and entering active duty therefrom was killed in line of active duty, his unmarried widow is entitled to benefits under Veterans' Farm and Home Purchase Act of 1943.

Ch. 642 (AB 382) HARVEY JOHNSON Amends Sec. 36516, Gov.C., re local government.

Provides that population for the purpose of salaries of city councilmen may be determined in the manner used for population estimates for the allocation of the Highway Users Tax Fund or by the Department of Finance estimates rather than only by the Department of Finance estimates.

Ch. 643 (AB 700) RAY E. JOHNSON Adds Sec. 15503.5, Ed.C., re school buildings.

Excludes buildings used exclusively for warehouse, storage, garage or district-wide administrative office purposes and into which pupils are not required to enter, from provisions dealing with the examination, repair, reconstruction or replacement of school building found to be unsafe for school use.

Ch. 644 (AB 782) SHOEMAKER Amends Secs. 25502.3, 25502.4, Gov.C., re county purchasing.

Requires counties with less than 168,500 people to purchase services from independent contractors where their value is less than \$2,000. Requires counties with less than 900,000 but more than 168,500 population, rather than 199,000, to purchase services from independent contractors where their value is less than \$6,500.

Ch. 645 (AB 854) BELOTTI Amends Secs. 214 and 254.5, R. & T.C., re property tax exemptions.

Provides that to qualify for the welfare exemption, the property used must not exceed an amount reasonably necessary to accomplish the exempt purpose.

Conforms provision relating to the duties of the State Board of Equalization in considering application for the welfare exemption to this new requirement.

States that certain housing and related facilities for elderly or handicapped families financed by the federal government shall be within the welfare exemption from property taxation and provides for the cancellation or refund of taxes on such property for the 1967-1968 and 1968-1969 fiscal years.

Ch. 646 (AB 940) LEROY F. GREENE Amends Secs. 15505 and 15511, Ed.C., re unsafe school buildings: repair.

Requires school district governing board to submit to the qualified electors of the district, at election called to finance repair, reconstruction, or replacement of school buildings found to be unsafe after examination, either a bond proposition or a tax increase proposition, or both, and permits governing board to include with either or both propositions, a proposition for the abandonment of the buildings and the use of tents or other temporary structures, rather than requiring school district governing board to submit all three propositions at such election.

Provides that if no proposition which is required to be submitted to the qualified electors is approved and authorized at such election, the school district governing board must submit to the qualified electors of the district either or both propositions within 5 years following the last submission of either or both propositions, rather than within 5 years following the last submission of both propositions.

Ch. 647 (AB 1122) FORAN Amends Sec. 40302, Veh.C., re motor vehicle violations: arrest.

Includes among the cases where a person arrested for a violation of the Vehicle Code, other than for a felony, is to be taken before a specified magistrate, the case where the person arrested fails to present his driver's license or other satisfactory evidence of his identity for examination, rather than where such person fails to exhibit his driver's license or other satisfactory evidence of his identity. Includes also the case where a person arrested is charged with a violation of the provisions relating to driving a vehicle while knowingly under the influence of toluene or other enumerated poisonous substances.

Ch. 648 (AB 1167) DENT Adds Sec. 13656.2, Ed.C., re classified employees: holidays.

Authorizes school district governing board to designate other days as holidays to which classified employees are entitled in lieu of specified holidays, provided such designated days will provide for at least a three-day weekend. Makes exception in situation where classified employee would not be eligible for holiday pay for such designated days.

Ch. 649 (AB 1169) RUSSELL Adds Sec. 57, Kern County Water Agency Act (Ch. 1003, Stats. 1961), re Kern County Water Agency.

Prohibits Kern County Water Agency from selling or delivering water to any district or water company lying within a part of the Antelope Valley-East Kern Water Agency for delivery or use within the Antelope Valley-East Kern Water Agency, and specifies that the property and inhabitants within the Antelope Valley-East Kern Water Agency shall not be subject to any tax of the Kern County Water Agency for the purpose of making payments pursuant to its contract with the state made under the provisions of the California Water Resources Development Bond Act.

Specifies nothing in act shall be construed to influence consideration by Legislature concerning the levy of general ad valorem tax by the Kern County Water Agency or the allocation of the proceeds of such tax.

Ch. 650 (AB 1174) MILIAS Adds Art 2.7 (commencing with Sec. 53245), Ch. 2, Part 1, Div. 2, Title 5, Gov.C., re compensation of employees.

Authorizes employees of local agencies to designate the person to receive at employee's death all warrants or checks due to employee.

Ch. 651 (AB 1190) MACDONALD Amends Sec. 6075, H. & N.C., re harbor districts.

Deletes condition that no harbor works or facilities shall be acquired, constructed, owned, operated, controlled, or developed by a harbor district within any port district, chartered port, harbor improvement district, incorporated city, or recreation harbor district without the consent of each district, port, or city in which the works or facility are located.

Prohibits acquisition of lands by lease, purchase, or eminent domain proceedings within any port district, chartered port, harbor improvement district, incorporated city, or recreational harbor district without prior consent to such acquisition by resolution of governing body of each such entity where lands are located.

Ch. 652 (AB 1242) VEYSEY Amends Sec. 13580, Ed.C., re classified school employees.

Includes persons employed by joint powers entities created or established by 2 or more school districts in provisions applicable to classified employees.

Provides that for such purpose "school district" includes a regional occupational center and any other joint powers entity established and maintained by 2 or more school districts.

Ch. 653 (AB 1260) BEE Amends Sec. 25611.1, B. & P.C., re alcoholic beverages.

Authorizes any manufacturer, winegrower, manufacturer's agent, rectifier, distiller, bottler, importer, or wholesaler, or any officer, director, or agent of any such person,

to furnish, give, lend or rent certain specified signs relating to malt beverage advertising the beer manufacturer's product, in accordance with prescribed limitations.

Provides that such signs for interior use on licensed premises selling malt beverages shall not be deemed of intrinsic or utilitarian value.

Ch. 654 (AB 1326) QUITBY Amends Secs 70046 and 70055, Gov.C., re court reporters' salaries.

Increases annual salary of superior court reporters in San Bernardino County from \$11,280 to \$12,500.

Increases salary of official reporters pro tempore from \$40 per day to \$45.

Increases additional filing fees in San Bernardino County from \$8 to \$10.

Ch. 655 (AB 1389) SCHABARUM Amends Sec. 18163, S. & H.C., re street lighting.

Requires map or plat to show precise location of district boundaries, or, in the alternative, requires the filing of a legal description of the district boundaries with assessor whose roll is used for the levy of assessments and with the State Board of Equalization, under the alternative procedure for levying and collecting assessments pursuant to the Street Lighting Act of 1919. Specifies that such filing shall be sufficient to meet designated assessment and taxation filing requirements.

Ch. 656 (AB 1399) MONAGAN Amends Sec. 5201, Ed.C., re schools: holidays.

Provides that when any of holidays on which schools would be closed fall on Saturday, the public schools shall close on the preceding Friday.

Ch. 657 (AB 1412) WILSON Repeals Sec. 4352, Pen.C., re blood donations by prisoners.

Repeals provision that allows 5 days to be deducted from the period of confinement of a prisoner in a county or city jail or industrial farm or road camp for each donation of his blood accepted by a blood bank.

Ch. 658 (AB 1585) CHAPPIE Amends Sec. 18504, H. & S.C., re mobilehome park fees penalties.

Provides that fees for an annual permit to operate submitted on or before January 31 of each year are not subject to penalties, that such fees submitted on or after February 1 but before March 1 are subject to a 10 percent penalty fee, and that such fees submitted on or after March 1 are subject to double fees, rather than providing that such fees shall be double.

Ch. 659 (AB 1606) KNOX Amends Sec. 51292, Gov.C., re California Land Conservation Act.

Prohibits location of public improvements on prime agricultural land restricted by agreements, as well as by contracts, to agricultural and compatible uses pursuant to the California Land Conservation Act of 1965, if there is other land available for such purposes.

Ch. 660 (AB 1838) FENTON Adds Sec. 1637.5, Elec.C., re elections: precinct officers.

Provides with respect to elections generally that if precinct inspector ceases to act, a majority of the remaining precinct board members may appoint a substitute.

Ch. 661 (AB 1844) FENTON Amends Secs. 11564, 1156S; repeals Sec. 11569, Elec.C., re election campaigns.

Conforms law relating to filing campaign statements in district elections to Chapter 26S, Statutes of 1968, requiring that such statements be filed with the county clerk, and makes nonsubstantive change in law relating to filing campaign statements for municipal candidate.

Ch. 662 (AB 2003) MURPHY Amends and adds various secs., H. & S.C., re explosives.

Changes references in laws relating to explosives from Interstate Commerce Commission to United States Department of Transportation. Revises definition of "chief". Prohibits transportation of electric blasting caps or electric detonators upon any vehicle equipped with a two-way radio unless such devices have been tested and proved safe for such transportation by a laboratory approved by the State Fire Marshal, rather than prohibiting electric blasting caps from being

transported upon any vehicle equipped with a two-way radio except where an exception permitted by the Interstate Commerce Commission loading chart for cargoes of explosives.

Makes inapplicable to any public entity provisions requiring, when required by local ordinance, that applicant for a permit for explosives submit evidence of financial ability to pay damages resulting from any act authorized by the permit upon which legal judgment results.

Exempts Department of Defense, or any organization acting pursuant to a contract with the Department of Defense from specified provisions of such law relating to keeping of records and obtaining of valid permit to receive explosives.

Ch. 663 (AB 2028) RAY E. JOHNSON Adds Sec. 3293.2, Ed.C., re school district organization.

Provides that proposals by a county committee on school district organization to annex all or part of some territory to a junior college district may provide that an election be held in the territory as a whole, rather than by separate school districts, for the purpose of adopting or rejecting the proposals.

In effect immediately.

Ch. 664 (SB 262) RODDA Amends Sec 20751, Ed.C., re school district tax rates.

Revises the maximum rate of school district tax which may be levied for certain school purposes related to junior colleges.

Deletes references to boundaries of separate elementary, high school, and junior college districts which are not coterminous with those of specified school districts for purposes of maximum school district taxes.

Ch. 665 (SB 817) DOLWIG Amends various secs., Gov.C., re municipal court attachés.

Increases number and compensation of various attachés of municipal courts in San Mateo County.

Ch 666 (SB 825) STEVENS Adds Sec. 127, Corp.C, re corporations

Authorizes, with specified exceptions, the filing of a certificate of correction to correct any errors in any agreement, certificate, or other instrument relating to a domestic or foreign corporation filed with the Secretary of State within 3 years of the filing of such agreement, certificate, or instrument. Provides for a fee for the filing of such certificate.

Ch. 667 (AB 204) SCHABARUM Amends, adds, various secs., Veh.C., re motor vehicles.

Revises provisions relating to the refusal by the Department of Motor Vehicles to issue a license and certificate to an automobile dismantler. Eliminates the power of the department to refuse to renew or to temporarily refuse to renew the certificate and license of an automobile dismantler for specified reasons.

Revises provisions relating to the refusal to issue a license and certificate to an automobile manufacturer, transporter, or dealer. Eliminates power of the department to temporarily refuse to renew the license and certificate of an automobile manufacturer, transporter, or dealer, for a period not to exceed 30 days, if the Director of Motor Vehicles finds that such action is required in the public interest.

Ch. 668 (AB 209) ZENOVICH Adds Ch. 6 (commencing with Sec. 23561), Div. 17, Ed.C., re personnel: University of California.

Requires the Regents of the University of California to report annually to the Governor and the Legislature concerning the salaries, wages, hours of work, conditions of work and other matters relating to personnel under the jurisdiction of the regents, and the employees of the university.

Ch. 669 (AB 245) BURKE Adds Secs. 20014.7, 20017.8, Gov.C., re public employees: retirement system.

Provides that persons employed by the state for the purpose of performing described lifeguard services shall have same benefits and be subject to same provisions of the state retirement system as are "law enforcement members," and that such persons are no longer in the category of "state miscellaneous members."

Provides that rate of contribution paid for such members applies only to compensation paid on and after operative date of section.

Operative first day of month following month in which act becomes effective.

Ch. 670 (AB 249) BILL GREENE Adds Art. 7.5 (commencing with Sec. 1070), Ch. 3, Div. 4, Ed.C., re counseling services.

Authorizes school district governing boards to offer program of vocational and educational counseling, and to contract with other school districts, private schools, and other agencies to offer such services to persons who reside within or outside the school district offering such services. Applicable only to unified school district with a.d.a. of more than 400,000, and to junior college district with a d.a. of more than 40,000 located in a metropolitan area with population of more than 4,000,000.

Ch. 671 (AB 269) MACDONALD Amends Secs. 4789, 4805, H. & S.C., and Sec. 17003, P.U.C., re bonds.

Provides the maximum interest payable for county sanitation district's bonds is 7 percent, rather than 6 percent per annum.

Permits county sanitation district to issue bonds under Revenue Bond Law of 1941 which have an interest rate not in excess of 7 percent, rather than 6 percent, per annum.

Permits public utility districts to issue bonds for *sewage works with interest not to exceed 7 percent, rather than not to exceed 6 percent, a year.

Ch. 672 (AB 474) BRATHWAITE Adds Sec. 3111.5, H. & S.C., re communicable disease control.

Prescribes minimum standards and qualifications for persons not otherwise licensed, registered, or certified by the state, who are employed by the health officer of a county having a population of 5,000,000 or more, as communicable disease inspectors or investigators.

Ch. 673 (AB 622) BURKE Amends Secs. 19054, 19056, Gov.C., re state civil service: appointments.

Changes priority of preference in certifying eligible persons under state civil service for job appointments by placing the general reemployment list in a higher position than it now has.

Adds the general reemployment list to law which requires that, unless the indicated list is used as an "appropriate employment list," the person standing highest shall be certified and appointed.

Ch. 674 (AB 739) BAGLEY Amends Sec. 1120 and the heading of Art. 4.6 (commencing with Sec. 1120), Ch. 1, Div. 4, Title 1, Gov.C., re officers of public agencies.

Provides that certain interests shall not be deemed to be direct personal financial interests of officers of local public agencies in noncontractual matters. Provides method of punishment for failure to disclose such interests

Provides that no interest is deemed to exist if sole interest is that of officer, director, or employee of a bank or savings and loan association with which party to contract made pursuant to competitive bidding has relationship of borrower, depositor, debtor, or creditor.

Ch. 675 (AB 820) CAMPBELL Adds Sec. 1295.5, Lab. C., re machinery operation by minors.

Excludes students enrolled in approved work experience education programs from the provisions of the Labor Code re operation of machinery by minors, if the work experience coordinator determines that the students have been sufficiently trained in the employment or work otherwise prohibited by such provisions and if parental approval is obtained.

Ch. 676 (AB 836) BARNES Amends Sec. 13861, Ed.C., re state teachers' retirement system.

Specifies that commencing on July 1, 1968, service credit under STRS shall be determined on the basis of the ratio which the member's actual compensation bears to the compensation he would have received if employed full time or the equivalent, rather than on the basis of time periods served during the school year.

Specifies that credit for service before July 1, 1968, shall be accorded pursuant to law then applicable, or in the manner prescribed by the retirement board.

* Correction.

Ch. 677 (AB 959) **MOBLEY** Amends Sec. 24102, Gov.C., re deputies of county officers.

Requires a copy of the written appointment of a deputy county officer to be filed with the county auditor upon his request, rather than if the appointee is to receive compensation.

Ch. 678 (AB 997) **BRIGGS** Amends Sec. 4210, Gov.C., Sec. 1193, C.C.P., re works of improvement.

Makes failure of a contractor to give a stop notice in the prescribed manner a ground for disciplinary action where the contract price to be paid to any subcontractor exceeds \$400, rather than where the cost of the work of improvement is in excess of \$200.

Ch. 679 (AB 1032) **HARVEY JOHNSON** Amends Sec. 6555, S. & H.C. and Sec. 53935, Gov.C., re Improvement Act of 1911.

Specifically adds to the encumbrances to which the title of a grantee of a treasurer's deed for unredeemed property under the Improvement Act of 1911 is subject, general taxes or ad valorem taxes in nature of and collected as taxes levied by public agency; easements constituting servitudes upon or burdens to said lands; water rights, the record title to which is held separately from the title to said lands; and restrictions of record.

Specifies that such encumbrances shall be senior and superior to special assessment liens.

Declares that the amendments do not constitute change in existing law, but rather are declaratory of existing law, and further declares that the amendments are intended to conform provisions of Sec. 6555, S. & H.C., and Sec. 53935, Gov.C., to provisions of Sec. 3900.5, R. & T.C.

Ch. 680 (AB 1054) **HARVEY JOHNSON** Amends Sec. 1468, Civ.C., re covenants.

Adds covenants made by a grantor of land with the grantee of land conveyed, to covenants made by an owner of land with the owner of other land, as running with the land. Deletes requirement that covenant be made by the covenantor expressly for his assigns or the assigns of the covenantee. Declares that each covenant runs with both the land owned by the covenantor and the land owned by or granted to the covenantee, rather than both of such parcels of land, and shall, with prescribed exceptions, benefit or be binding upon each successive owner of any portion of such land affected thereby and upon each person having any interest therein derived through any owner thereof where all of certain prescribed requirements are met.

Declares that where several persons are subject to the burden of such covenant, it shall be apportioned among them pursuant to a specified provision, except where only a portion of such land is affected by the covenant, the apportionment shall be only among the owners of such portion.

Declares provisions relating to covenants applies to mortgagee, trustee or beneficiary of a mortgage or deed of trust on such land, but only while he, in such capacity, is in possession thereof.

Ch. 681 (AB 1066) **SHOEMAKER** Adds Sec. 11753.1, Ed.C., re health: medications during school.

Provides that pupils required to take, during regular school days, medications prescribed by a physician may be assisted by the school nurse or other designated school personnel if the school district receives specified written statements from such physician and the parent or guardian of the pupil.

Ch. 682 (AB 1074) **WILSON** Amends Secs. 6711, 7150, and 7158, Fin C., re savings and loan associations.

Authorizes a savings and loan association to purchase any notes or other obligations, together with security therefor, if such notes or obligations evidence loans which the association would be authorized to make except for the original amount and term thereof and if the purchase price of such notes or other obligations and the remaining term thereof do not exceed the association's loan limits, rather than if such notes or obligation evidence loans which at the time of such purchase the association would be authorized to make in an amount at least equal to the amount so purchased.

Deletes requirement that the maximum term in the case of a loan made by an association guaranteed by the Administrator of Veterans' Affairs shall not exceed 25 years unless at least 30 percent of such loan is so guaranteed.

Requires that loans made by an association which are secured by the pledge of notes evidencing loans not be in excess of association loan limits at the time of such pledge.

Ch. 683 (AB 1093) MACDONALD Amends Secs. 8201, 8213, 8214.1, Gov.C., re notaries public.

Provides notary public must file bond and oath of office within 20 days of the beginning of the term prescribed in the commission in order for commission to take effect.

Further provides that when a notary transfers his principal place of business to another county a new oath of office and new, or duplicate, bond must be filed within 20 days or the commission expires.

Removes requirement that a person, prior to appointment as a notary public, must, under penalty of perjury, satisfy the Secretary of State that he has not been convicted of a crime involving moral turpitude, or has not had a professional license suspended or revoked or been adjudicated a bankrupt within the preceding five years

Allows Secretary of State to refuse to appoint a person on grounds person has been adjudicated a bankrupt, and allows Secretary of State to revoke or suspend a license in event of an adjudication of a person as a bankrupt, as well as on existing grounds

Ch. 684 (AB 1105) HAYES Adds Sec. 17259, R. & T.C., re personal income tax deductions.

Provides for a deduction of various adoption expenses up to a limit of \$1,000 in the case of a husband and wife who file a joint return, \$500 in the case of a married taxpayer who files a separate return, or \$1,000 in the case of an unmarried taxpayer to the extent that such expenses exceed 3 percent of the adjusted gross income of the taxpayer.

Ch. 685 (AB 1120) VENEMAN Amends Secs. 1199, 1642, Ins.C., re insurance.

Authorizes a domestic life insurer to purchase or otherwise acquire all or any percent of the issued and outstanding stock of specified corporations. Declares corporation rendering sales service in connection with a separate account may be licensed under provisions relating to production agencies irrespective of the extent of ownership of such corporation by an insurer.

Ch. 686 (AB 1367) CHAPPIE Amends, adds, repeals various secs., Gov.C., re compensation of county officers.

Raises annual salary of Nevada County District Attorney from \$15,700 to \$17,500.

Redefines duties of court reporter and fees payable thereto and increases court reporter's salary from \$6,400 to \$9,500.

Increases from \$3.00 to \$5.50, the additional filing fees in specified civil actions and proceedings.

Ch. 687 (AB 1452) MORETTI Adds Sec. 21456, Gov.C., re survivors allowances: subrogation.

Provides state shall not be subrogated to any amounts paid as survivors allowances.

Ch. 688 (AB 1538) STACEY Amends Secs. 43003, 44030, 44031, and 46150, Wat.C., re water storage districts.

Authorizes districts formed pursuant to California Water Storage District Law to enter into long-term water service contracts with landowners in the district. Makes appointment of assessment commissioners for district by California Districts Securities Commission dependent upon request from board of directors of district, but specifies such provision shall not affect any matter involved in litigation pending on the effective date of act with respect to duties of assessment commissioners appointed subsequent to October 1, 1967, and prior to effective date of act. Specifies that assessments need be levied to pay certain specified capital charges only if funds are not otherwise available.

In effect immediately.

Ch. 689 (AB 1571) ROBERTI Amends Sec. 1156, Gov.C, re payroll deduction.

Limits payroll deductions from state salaries or wages for insurance policy or other membership benefit programs to deductions for policies and programs sponsored by an employee organization having employer-employee relations as one of its principal aims.

Continues deductions presently being made.

Ch. 690 (AB 1764) DUFFY Amends Sec. 11166.12, H. & S.C, re narcotics.

Declares that provisions relating to writing of narcotic prescriptions on official triplicate forms and the filling thereof does not apply to dihydrocodeine when combined with other nonnarcotic medicinal ingredients.

Ch. 691 (AB 1906) DEDDEH Amends Secs. 3110, 3114, 5372, S. & H.C., re assessment districts.

Deletes requirement that certificate on boundary maps show the "lots, pieces or parcels of land proposed to be assessed thereon." Makes technical correction in language on assessment diagram re assessment of parcels of land shown on the assessment diagram.

Requires clerk, rather than the superintendent of streets, to cause a notice of assessment to be recorded.

Ch. 692 (AB 420) LEROY F. GREENE Adds Sec. 15516, Ed.C., re public school buildings.

Provides that after June 30, 1975, no school building examined and found to be unsafe for school use and not repaired or reconstructed shall be used as a school building for elementary and secondary school or junior college purposes.

Ch. 693 (AB 778) BROWN Amends Sec. 1806, Veh.C., re * Department of Motor Vehicle records.

Requires Department of Motor Vehicles to maintain convenient records or notations showing the convictions and the traffic accidents of the licensee for which he was cited for a violation of Vehicle Code, rather than showing the convictions and the traffic accidents in which the licensee was involved.

Ch. 694 (AB 902) HAYES Amends Sec. 226, Civ.C., and Sec. 1441, Prob.C, re adoption: minors.

Requires that the caption of a petition for adoption of a minor contain name or names of petitioners but prohibits use therein of name of minor. Requires that the petition of adoption contain the sex, the date of birth and the name of the minor prior to adoption unless a licensed adoption agency joins, in which case permits the minor's name to be contained in the signed joinder of the adoption agency.

Requires that the decree of adoption shall contain the adopted name of the minor but prohibits use therein of name minor had before adoption.

Prohibits notice being given to the parents or other relatives of a minor who has been relinquished to a licensed adoption agency or who has been declared free from the custody and control of his parents in hearing to appoint a guardian of a minor.

Ch. 695 (AB 964) BURKE Adds Sec. 1009, Ed.C., re regulations: certificated employees.

Requires governing board of any school district to adopt, cause to be printed, and made available to each certificated employee of the district reasonable rules and regulations providing for evaluation of the performance of certificated employees in their assigned duties.

Ch. 696 (AB 999) KNOX Adds Sec. 5544.2, P.R.C., re regional park districts.

Authorizes regional park district to acquire lands and facilities by means of a plan to borrow money or by purchase on contract and to incur an indebtedness in connection therewith upon vote of $\frac{2}{3}$ ths of district board. Specifies that such indebtedness shall be evidenced by a promissory note or contract signed by at least $\frac{2}{3}$ ths of district board. Prescribes interest and maturity date for such indebtedness. *Limits such indebtedness to amount not in excess of anticipated tax income, as prescribed, for 2-year period.* Requires portion of tax levied at time of annual general tax levy to be set aside for repayment of indebtedness principal and interest.

* Correction.

Ch. 697 (AB 1439) BADHAM Adds Secs. 4.1 and 4.2, Orange County Water District Act (Ch. 924, Stats. 1933), re Orange County Water District.

Authorizes district to employ counsel to defend district officers, agents, and employees in suits brought against them on account of any claimed action or inaction in their official capacity and to expend district funds therefor.

Authorizes district to pay judgment rendered against district officers, agents, or employees for liability incurred in their official capacity, except for liability based upon actual fraud or malice without any obligation for repayment by such officer, agent, or employee.

Ch. 698 (AB 1531) HAYES Amends Secs. 595, 1054.1, C.C.P., re continuances.

Provides, with respect to specified cases in which Member of Legislature is a party, attorney of record, or principal witness, or is the attorney of record for party applying for extension of time with respect to certain acts to be done in court or administrative agency actions or proceedings, that granting of continuance or extension of time is mandatory unless court determines that such continuance or extension would defeat or abridge a right to relief pendente lite in a paternity action or a right to invoke a provisional remedy such as pendente lite support in a domestic relations controversy, attachment and sale of perishable goods, receivership of a failing business, and temporary restraining order or preliminary injunction, and that continuance should not be granted. Requires such continuance or extension to be to a date certain.

Ch. 699 (SB 513) McCARTHY Amends Secs. 1773 and 1773.4, Lab.C., re public works.

Provides that the body awarding a contract for public works may, in lieu of specifying the prevailing rate of per diem wages in the locality in its call for bids, refer instead to copies thereof located at such awarding body's principal office, and, in such case, requires the contractor to post a copy thereof at each jobsite. Requires awarding body, if it chooses to refer to such file copy, to publish its determination of prevailing rate of per diem wages in newspaper of general circulation at least once each year and, if there is any change in the prevailing rate during any year, to specify the changes in the first call for bids made thereafter.

Expands from 10 to 20 days the time limit after commencement of advertising of call for bids within which verified petition may be filed with Director of Industrial Relations to review such determination. Requires director to make determination upon such petition within 10 days of its filing, rather than 20 days.

To become operative on July 1, 1969.

Ch. 700 (SB 98) CARREIL Amends Sec. 21605, P.U.C., re navigational facilities.

Revises provision authorizing the Division of Aeronautics to lease a navigational system of the hyperbolic area-coverage type to provide that lease shall be for a period of 3 years and shall include all technicians, evaluation charting, and installation of the manned chain Appropriates for each year, beginning on the first day of the month following the month in which the act becomes effective, and for each year thereafter for a total 3-year period, \$134,000 per year from the Airport Assistance Revolving Fund and \$66,000 per year from the Harbors and Watercraft Revolving Fund for the lease of this navigational system Declares that this appropriation is to supersede the appropriation made by Sec. 2 of Ch. 1638, Stats. of 1967, Regular Session.

In effect immediately.

Ch. 701 (SB 139) RODDA Amends Secs 13223, 13224, 13237, Ed.C., re teacher education internships.

Eliminates provision specifying that internship programs meet requirements for credentials for non-California residents and that applicants for program have a degree from an out-of-state institution.

Permits salary payments from district funds to staff members supervising interns, rather than to college and university staff members supervising interns.

In effect immediately

Ch. 702 (SB 140) RODDA Amends Sec. 19553, Ed.C, re School Building Aid Law.

Redefines "project" to include any or all of the purposes for which a school district has applied for apportionments from the State School Building Aid Fund,

pursuant to such regulations as the State Allocation Board may adopt, rather than the purpose or purposes for which a school district has applied for apportionments at a given location.

Ch. 703 (SB 146) KENNICK Adds Sec. 20009.2, Gov.C., re P.E.R.S.—public agency.

Defines "public agency" for purpose of Public Employees' Retirement Law to include a nonprofit corporation formed to assist educational and research activities of a district agricultural association and the nonprofit corporation formed pursuant to the California State Exposition and Fair Law.

Ch. 704 (SB 187) MARLER New act, re property tax exemptions.

Provides for cancellation or refund of property taxes imposed for any fiscal year commencing in 1967 or 1968 on property as to which the welfare, cemetery or church exemption was available but unclaimed. Application for exemption must be made on or before January 15, 1969.

In effect immediately.

Ch. 705 (SB 196) RODDA Amends Sec. 25459, and adds Art. 4 (commencing with Sec. 25451), Ch. 2, Div. 18.5, Ed.C., re junior colleges.

Prohibits any district, except a junior college district, from maintaining a junior college after July 1, 1970.

Prescribes an alternative procedure for formation of a junior college district from territory of a unified district maintaining a junior college, requiring the governing board of the unified district to serve as the governing board of the junior college district. Requires governing board to establish separate fiscal procedures, including separate budget, policy developments, and separate agenda consideration at meetings of governing board. Provides for evaluation and division between junior college district and unified district of real and personal property, funds and other assets, and obligations of original unified district.

Authorizes such common governing board, on its own initiative, to determine that a separate junior college governing board be established and to require members of common board to elect as to which board to serve upon. Makes detailed provisions re governing board membership status and the election and terms of junior college district governing board, to implement above provision.

Requires employees to choose, whenever a junior college district is formed pursuant to this act, during the school year preceding the school year in which the newly formed junior college district becomes effective for all purposes, whether to be designated employees of the junior college district or the unified district. Preserves employment and personal rights of such employees.

Requires common board, in specified circumstances, to adopt policies relating to classified services, which permit transfers, promotions, or other assignments between the two districts as if single unified district was being maintained. Makes provision for rights, benefits, and burdens of classified service if common board should be dissolved.

Specifies that, where separation of unified district has occurred, personnel commission of unified district shall also serve as personnel commission for junior college district, and shall make provision for specified subject. Provides for procedure if common board should be dissolved.

Ch. 706 (SB 273) STEVENS Adds Sec. 2716, Pen.C., re employment of prison labor.

Authorizes Director of Corrections to enter into agreements with other state agencies for use of inmates of state prisons to perform work in facilities of state agencies for purpose of vocational training and improvement of job skills preparatory to release, provided that no such work project may be undertaken without approval of Correctional Industries Commission.

Permits director to choose eligible prisoners; authorizes contracting state agencies to provide suitable facilities for the housing, care, and feeding of the inmates at location of the agency for which the work is performed; and provides that director shall have full jurisdiction over discipline and control of inmates so assigned and that specific provisions defining offenses by prison inmates are applicable to inmates assigned to work pursuant to this act.

Ch. 707 (SB 285) WEDWORTH Amends Secs. 14663, 14664, 14665, adds Sec 14689 I, Ed C., re school retirement.

Changes the time within which a person reentering service may redeposit his contributions. If within 39 months after return of his contributions, he may at any time after his reentry elect to redeposit; if after 39 months, he can elect to redeposit after rendering 2 years of creditable service

Revises rates of contribution of persons returning to service who elect to redeposit their contributions with interest.

Specifies that any member who reenters system and does not elect to redeposit his contributions, or having elected to redeposit, fails to do so, reenters as a new member, and his rate of contribution for future years is for his age at reentrance.

Allows reemployment of retired member after two or more years from retirement by district from whose employment he retired and after certain specified approvals are obtained. Provides for retirement status of such reemployed member. Renders employment of person who fails to comply with requirements for reemployment invalid and makes such person liable to reimburse district for compensation paid in such employment.

Ch. 708 (SB 305) WAY Amends Sec 4051, Ag C.; and Sec. 19630, B. & P.C., re district fairs.

Permits district agricultural associations to make permanent improvements upon publicly owned real property adjacent to their property when the improvements will materially benefit the district property. Permits the State Public Works Board to approve and the Director of Agriculture to allocate funds from specified portion of the Fair and Exposition Fund for such purposes.

In effect immediately.

Ch. 709 (SB 329) COOMBS Amends, adds, repeals various secs., R. & T.C., re gift taxes.

Requires Controller to give notice of amount of gift tax determined, together with a statement of pertinent penalties, to all persons liable for tax.

Revises provisions relating to date Controller's determination becomes final.

Extends from 60 days to three years time in which person may file court action to recover tax after notice of determination of amount of tax given by Controller.

Ch. 710 (SB 377) SONG Adds Sec. 2396.6, B & P.C., re physicians and surgeons.

Permits a person who holds a physician's and surgeon's certificate under the jurisdiction of the Board of Osteopathic Examiners of the State of California and who can prove that he did not make the election to use the term "M.D." prior to December 31, 1962, due to out-of-state hospitalization for illness, to use that term if on or before the 60th day after the effective date of this provision he advises both the Board of Osteopathic Examiners of the State of California and the Board of Medical Examiners of the State of California of his election.

Ch. 711 (SB 528) DANIELSON Adds Sec. 30282, R & T.C., re cigarette tax penalties.

Provides relief from the 10 percent penalty for failure to make a timely remittance of cigarette tax where the State Board of Equalization finds that the failure to pay on time was due to reasonable cause and due to circumstances beyond the taxpayer's control

Ch. 712 (SB 534) CARRELL Amends Sec 9561, Veh. C., re repossession fees.

Prohibits assessment of penalty fee for the delinquent payment of registration fee when thereafter fee and penalty become due and vehicle is repossessed if the transfer of registration fee for the vehicle and the vehicle registration fee is paid within 30 days of repossession and the transfer of registration is applied for during such time. Deletes provision which prevented assessment of such penalty fee, if other prescribed requirements were met, only if the legal owner on the records had not been given written notice by the Department of Motor Vehicles that penalty accrued prior to date of repossession.

Ch. 713 (SB 540) MOSCONE Amends Secs. 470, 475, Pen C., re trading stamp forgery and counterfeiting.

Adds trading stamps to those objects a person may not falsely make, alter, forge, or counterfeit.

Adds counterfeited trading stamps to those objects, the possession of which, with the specified intent, is punishable by imprisonment in the state prison.

Ch. 714 (SB 538) McCARTHY Amends Sec. 831.4, Gov.C., re injury on public property.

Exempts grantor of a public easement to a public entity of any unpaved road, for the purpose of providing access to fishing, hunting or primitive camping, recreational or scenic areas which is not a city street or highway, or county, state or federal highway or public street or highway of a joint highway district, boulevard district, bridge and highway district, or similar district for the improvement or building of public streets or highways, from liability for an injury caused by a condition thereof.

Exempts grantor of public easement to a public entity for hiking, riding, fishing, or hunting trail from liability for injury caused by a condition of such trail.

Ch. 715 (SB 587) COOMBS Amends Secs. 9009, 9127, Fin.C., re savings and loan associations.

Specifies that the Savings and Loan Commissioner may appoint a receiver or liquidator, as alternatives to custodian, whenever he takes possession of the business, property, and assets of a savings and loan association. Specifies that the commissioner may require a good and sufficient bond from such receiver or liquidator.

Authorizes an association, within 10 days, rather than within 30 days, after the appointment of a conservator to commence an action in the superior court of the county in which the principal office of the association is located to enjoin further proceedings.

Ch. 716 (SB 590) COLOGNE Amends Secs. 632 and 634, C.C.P., re judicial findings and conclusions.

Conditions the requirement that superior courts in trials by the court make written findings of fact and conclusions of law, in cases where findings are requested by any party appearing at the trial. Requires superior courts to announce the intended decision and authorizes any party to request findings, within a time thereafter, specified by Judicial Council rules.

Increases from \$300 to \$500 the maximum amount in demand or value of property in controversy in municipal courts, for which the court is not required to make findings and conclusions.

Provides that Judicial Council rules shall govern the requesting, preparing, and filing of findings and conclusions and the written judgment of the court and deletes provisions relating to service of proposed findings, signing and preparation of findings and service and filing of objections, counterfindings, and requests for special findings.

Requires reviewing court not to infer that trial court found in favor of prevailing party where record shows that it was brought to the attention of the trial court that certain findings were ambiguous, in conflict, or omitted, rather than where the party attacking the judgment made a written request for a specific finding thereon.

To become operative January 1, 1969; except that act shall not affect any trial in the superior court in which the announcement of intended decision was made prior to January 1, 1969.

Ch. 717 (SB 597) GRUNSKY Amends Sec. 69614, Gov. C., re superior court judges.

Increases number of superior court judges in Santa Cruz County from 2 to 3.

Ch. 718 (SB 621) STEVENS Adds Sec. 25351.6, Gov.C., re county property.

Defines term "related facilities" used in Section 25351.3, Gov.C., authorizing counties to acquire land for and construct music halls and centers, to include institutes or academies for the performing arts.

Ch. 719 (SB 732) STIERN Adds and repeals Sec. 553.1, W. & I C., re juvenile proceedings.

Authorizes, until September 1, 1972, appointment of county probation officer who meets specified qualifications as a referee for the purpose of conducting detention hearings and for purpose of performing functions of a referee under article relating to temporary custody and detention.

Repeals these provisions operative September 1, 1972.

Ch. 720 (SB 738) MARKS Adds Sec. 16606, B. & P.C., re telephone answering service.

Provides that the customer list, including the names, addresses and identity of customers, of a telephone answering service shall constitute a trade secret and confidential information of, and shall belong to, the owner of the telephone answering service.

Ch. 721 (SB 801) LAGOMARSINO Amends Secs. 5001.5 and 5006.3, P.R.C., re state parks: wayside campgrounds.

Adds wayside campgrounds, as defined, to classification of units in the state park system. Makes conforming change.

Ch. 722 (SB 838) DOLWIG Amends Sec. 1449, Pen.C., re pronouncing judgment: time extensions.

Authorizes in inferior courts extensions of time for pronouncing judgment of not more than 90 days additional upon request of the probation officer as well as the defendant.

Ch. 723 (SB 848) KENNICK Adds Secs. 34332.5, 34332.6 and 34332.7, Gov. C., re cities.

Allows counties of over 2,000,000, by two-thirds vote of supervisors, to convey county parking lots in cities to such cities if city agrees to continue such use of property. Makes authorization applicable only to parking lots acquired principally from parking fees for the specific purpose of parking lot development and not applicable to lots purchased through General Fund, or as sites for other activities, or if any liens or financial obligations are outstanding.

Ch. 724 (SB 855) SHORT Adds Secs. 166 and 2512.5, R. & T.C., re property tax collection.

Provides that property tax or any document required in relation thereto deposited in the United States mail in a sealed envelope, properly addressed with postage prepaid on the date it becomes delinquent, is deemed received on date shown by the post office cancellation mark or on the date it was mailed if proof establishes mailing on an earlier date.

Ch. 725 (SB 896) SHORT Adds and repeals Ch. 5 (commencing with Sec. 19800, Div. 8, B. & P.C., re standard bread loaf.

Revises provisions relating to standard bread loaf weights, and includes, among changes, a provision that bread wrappings shall specify the content declaration required by federal law, and an authorization for the production and sale of larger bread loaves that are multiples of the weight of a "standard loaf" as defined therein.

Ch. 726 (SB 929) WHETMORE Amends and repeals various secs., M. & V.C., re military and veterans affairs.

Deletes provision dividing the Department of * Veterans Affairs into divisions; the requirement that department investigate and determine advisability of accepting or acquiring on behalf of the state the Corona Naval Hospital; the requirement that department apply to Director of Finance for advance of money whenever money in Veterans' Farm and Home Building Fund of 1943 is insufficient to enable the department to aid veterans in the acquisition of, or payment for, farms and houses pursuant to authority of law, and related provision; authority of department to acquire a home in specified instances; provisions relating to California Veterans Commission; provisions authorizing department to invest surplus money in real property and improvements thereon whenever such surplus money is available in the Veterans' Farm and Home Building Fund of 1943; and provisions relating to cooperation with United States in settling veterans on federal land.

Ch. 727 (SB 947) COOMBS Amends Sec. 7252 and repeals Sec. 7253, Fin.C., re appraisement fees.

Requires a savings and loan association to pay to the Savings and Loan Commissioner a reasonable price not to exceed an amount equal to \$100 per day to be fixed by the commissioner for all services rendered by the commissioner by appraisers for extraordinary appraisements, rather than the present fee based on value of property evaluated.

* Correction.

Ch. 728 (SB 955) GRUNSKY Amends Sec 68099, Gov.C., re place of holding court

Permits judge of superior, municipal, or justice court, with approval of Chairman of Judicial Council, to direct that the court be held at another place in the county if a large influx of criminal cases resulting from a large number of arrests threatens the orderly operations of the existing courts. Makes exercise by judge of existing authority to order holding of court in other place in county in cases of war, insurrection, pestilence, other public calamity or danger thereof, or destruction or damage of courthouse subject to approval by Chairman of Judicial Council.

In effect immediately.

Ch. 729 (SB 975) BURNS New act, re Automobile Accident Study Commission.

Appropriates \$50,000 from the Motor Vehicle Fund to the Automobile Accident Study Commission in augmentation of Sec. 6, Ch. 1256, Stats. 1967, for the expenses of the commission for the 1968-1969 fiscal year.

In effect immediately.

Ch. 730 (SB 991) COLOGNE Adds Sec. 36069, H. & S.C., re housing for agricultural workers.

Prevents housing authority operating a farm labor center from limiting occupancy by agricultural workers to less than 270 days, if the Director of Agriculture certifies there are seasonal crops that would keep the workers in the immediate area for this period of time.

Ch. 731 (SB 996) COLOGNE Adds Sec. 12310.5, B. & P.C., re weights and measures.

Requires Department of Agriculture, upon request, to certify and verify various types of standards of weights and measures used in industry in accordance with the standards adopted by the National Bureau of Standards, when such standards are submitted to the department.

Requires department to establish a schedule of fees sufficient to cover the costs of furnishing such services.

Ch. 732 (SB 1037) PETRIS Amends Sec. 5536, P.R.C., re regional park districts.

Raises compensation of directors of a regional park district from \$25 to \$50 per meeting.

Ch. 733 (SB 1077) BRADLEY Amends Sec. 1684, Lab.C., re farm labor contractors.

Increases annual license fee for farm labor contractors from \$50 to \$75.

Ch. 734 (SB 1084) COLOGNE Amends Secs. 28112, and 70141.9, Gov.C., re compensation of county officers.

Increases annual salary of Riverside County auditor from \$9,600 to \$15,000.

Increases annual salary of Riverside County district attorney from \$23,000 to \$24,336.

Increases salary of Riverside County court commissioner.

Ch. 735 (SB 1123) WHETMORE Adds Sec. 986.35, M. & V.C., re veterans' benefits.

Allows Department of Veterans Affairs to waive occupancy requirements in farm and home purchases subject to prescribed requirements, for the period of not to exceed four years under certain circumstances.

Ch. 736 (SB 1156) DANIELSON Amends Sec 3106, W. & I.C., re narcotic commitments.

Corrects cross-references.

Ch. 737 (SB 1222) MOSCONE Amends Sec 12814, Veh.C., re drivers' licenses

Prohibits the Department of Motor Vehicles from requiring an examination of the driving ability of any applicant for the renewal of a four-year license who is otherwise eligible for such license, unless the department finds evidence of a condition which may affect the ability of the applicant to safely operate a motor vehicle,

which evidence shall be disclosed to the applicant by the department. Specifies that the age of an applicant, by itself, shall not constitute evidence of such condition.

Ch. 738 (SB 1260) COOMBS and WAY Amends, amends and renumbers, adds, various secs., Ag.C., re citrus fruit.

Provides that citrus field picking boxes holding more than or less than 500 pounds shall bear specified markings.

Deletes requirement that the soluble solids in grapefruit juice be determined by a Brix scale hydrometer. Changes provisions for color tolerances for grapefruit and oranges.

Deletes provisions prescribing similar standards for limes and oranges and instead prescribes separate standards for limes.

Prescribes method for determining freezing or drying damage to citrus fruit by representative samples and for tolerances other than freezing, drying or maturity.

Makes specified grapefruit, lemon, and orange count and size requirements and packing requirements applicable to tangerines or mandarins.

Clarifies grapefruit container labeling requirements

Provides that for purposes of exemption provisions that "consumer-size packages" means those containing specified amounts of oranges, lemons, grapefruit, and tangerines or mandarins.

Ch. 730 (SB 1271) BRADLEY Amends Sec. 11580.2, Ins C, re uninsured motorists.

Provides that uninsured motorist's insurance coverage does not apply to the bodily injury of the insured while occupying a motor vehicle owned by an insured unless the occupied vehicle is an insured motor vehicle, and does not apply to the bodily injury of the insured when struck by a vehicle owned by an insured.

Ch. 740 (AB 431) ZENOVICH Amends Sec. 203.1, adds Sec. 203.2, C.C.P., re jurors

Authorizes any municipal court district, rather than a municipal court district in a county having a population of 1,000,000 or more as determined by the 1960 federal census, pursuant to duly adopted municipal court rule to use the same jury panel as that summoned for use in the superior court when authorized by local superior court rule. Excludes Alameda County from such authorization.

In effect immediately.

Ch. 741 (AB 702) BARNES Adds Sec. 4011.7, Pen.C., re hospitalization of prisoners

Authorizes, variously, a superior court judge, a jailer or a sheriff to remove a guard from a person convicted, arrested, or charged with a misdemeanor while he is in a hospital, outside of the jail.

Makes such a person from whom guard has been removed who tries to escape or escapes from such a hospital guilty of a misdemeanor punishable by imprisonment for not to exceed one year in the county jail if such escape or attempt to escape was not by force or violence, or guilty of a felony, if such escape is by force or violence punishable by imprisonment in the state prison for not exceeding 10 years or in the county jail for not exceeding one year, except, that when such term of imprisonment is to be served in the county jail it commences from the time such prisoner would otherwise be discharged from such jail.

Ch. 742 (AB 784) BELOTTI Amends Sec. 27304, Veh.C., re driver training vehicles.

Requires that all vehicles owned and utilized in driver training by specified organizations shall be equipped with seat belts for the driver and each passenger, rather than requiring that they shall be equipped with approved safety belts for the driver and instructor.

Makes it unlawful for any driver or passenger, rather than for any driver or instructor, to operate or ride in such a vehicle while it is being operated for the purposes of driver training, unless such person is utilizing an installed seat belt, rather than an installed safety belt, in the proper manner.

Ch. 743 (AB 943) NEGRI Amends Sec. 1812.10, Civ. C., re venue, retail installment contracts.

Specifies the proper municipal or justice court in which an action on a retail installment contract subject to the Unruh Act shall be commenced.

Ch. 744 (AB 963) BEAR Amends Sec. 602, C.C.P., re juries

Provides for purposes of provision allowing challenge of a prospective juror for cause on the ground that he stands in the relation of debtor and creditor to a party, that holder of savings account in savings and loan association shall not be deemed creditor of such savings and loan association solely by reason of his being such account holder.

Ch. 745 (AB 1172) MOBLEY Adds Sec. 51, Kings River Conservation District Act (Ch. 931, Stats. 1951), re Kings River Conservation District.

Provides that upon approval of the application by at least two of the affected counties the Kings River Conservation District may be dissolved according to the provisions of the District Reorganization Act of 1965.

Ch. 746 (AB 1177) PRIOLO Adds Art. 1.5 (commencing with Sec. 4425), Ch. 4, Pt. 2, Div. 5, H. & S.C., re vessels: toilets.

Prohibits any person from maintaining or operating in or upon the navigable waters of any lake, reservoir, or fresh water impoundment of this state any vessel which is equipped with a toilet unless such toilet is sealed or otherwise rendered inoperable or designed so that no human excreta can be discharged into such waters.

Ch. 747 (AB 1193) RYAN Amends Sec. 24362.6, and adds Art. 13.6 (commencing with Sec. 24369), Ch. 2.5, Div. 20, H. & S.C., re air pollution.

Authorizes hearing board of the Bay Area Pollution Control District to dispense with 10-day notice requirement to certain persons of a public hearing, as long as notice is given within a reasonable time, if the hearing board determines that a hazard to public health constituting good cause exists for eliminating such 10-day notice requirement.

Makes person who uses, operates, leases, or is responsible for such use or operation of any equipment, vessel, or industrial complex or plant which discharges or emits air contaminants in violation of certain provisions or specified regulations of the board of directors of the district, subject to a forfeiture not to exceed \$500, enforceable by civil action, and makes each and every day during any portion of which such occurs a separate offense.

Establishes certain procedure for enforcing forfeiture and for obtaining a lien on defendant's property and prescribes limitations on such enforcement procedure.

Ch. 748 (AB 1295) PRIOLO Amends Secs. 5835.5, 5855, 5856, S. & H.C., re improvement act of 1911

Expands current provisions of the Streets and Highways Code to permit 10-year loans from county funds for maintenance districts other than lighting maintenance districts, for the replacement of obsolete equipment or to defray annual maintenance costs. Provides that if a zone is formed and is to be responsible for repayment of the loan, when the loan with interest is completely repaid, the zone shall be terminated.

Makes related changes

In effect immediately

Ch. 749 (AB 1297) FORAN Adds Sec. 22651, Veh.C., re impounding of motor vehicles.

Authorizes members of the California Highway Patrol and specified local law enforcement officers to impound any vehicle found illegally parked which has no license plates or other evidence of registration displayed, until the owner or person in control of such vehicle furnishes to the impounding agency evidence of his identity and an address in the state at which he can be located.

Ch. 750 (AB 1370) HAYES Repeals Sec. 13143.5, H. & S.C., re fire protection.

Repeals provisions that rules and regulations of Fire Marshal regarding certain minimum safety standards with respect to structures used for specified purposes shall apply uniformly throughout the state and no other state or local agency may adopt any ordinance or regulation which is less restrictive.

Ch. 751 (AB 1414) BROWN Adds Sec. 2327, B. & P.C., re medicine: reciprocity certificate.

Prohibits the Board of Medical Examiners from rejecting an application for a reciprocity physicians and surgeons certificate solely on the basis that the medical licensing authority issuing the applicant's physicians and surgeons certificate permitted the applicant to take the basic science examination given by the National Board of Medical Examiners as a part of that state's qualifying examination.

Ch. 752 (AB 1507) BADHAM Adds Sec. 583.1, C.C.P., re dismissal of actions.

Provides that an action commenced by any district or agency to adjudicate claims to water in the Santa Ana River system involving two or more counties shall not be dismissed by the court for want of prosecution unless such action is not brought to trial within 7 years after the district has filed the action. Specifies provision to be effective only until July 1, 1970.

In effect immediately.

Ch. 753 (AB 1530) HAYES Amends Sec. 4014, Veh.C., re registration of vehicles.

Exempts any portable or collapsible dolly carried in a truck used by an automobile dismantler and used upon a highway exclusively for towing disabled vehicles from registration.

Provides that any portable or collapsible dolly carried in a tow car or in a truck used by an auto dismantler and used by a tow car for towing disabled vehicles is exempt from registration, whereas present law provides for such exemption only if carried in a tow car and if used to render assistance to, or for towing, disabled vehicles.

Ch. 754 (AB 1533) HAYES Amends Sec. 21350, Veh.C., re placement of traffic signs.

Allows Department of Public Works, with the consent of local authorities, to place and maintain signs along city streets and county roads, to control or direct, rather than only direct, traffic to state highways.

Ch. 755 (AB 1539) STACEY Amends Secs. 31703 and 31808.5, Gov.C., re county employees' retirement law.

Permits certain safety members of system established under County Employees Retirement Law of 1937 to elect deferred retirement.

Ch. 756 (AB 1594) CHAPPIE Amends Sec. 11525.2, B. & P.C., re subdivisions.

Authorizes county with a population of less than 30,000 to adopt an ordinance requiring a subdivider who within three years, or less, develops or completes the development of one or more subdivisions, comprised of a single parcel or contiguous parcels having more than 200, rather than 400, dwelling units within a single school district which maintains an elementary school, to dedicate, subject to certain conditions and specifications for such dedication, to the school district such land as the local governing body deems necessary for the purpose of assuring residents of the subdivision adequate elementary school service.

Permits a subdivider to compel a school district to record a prescribed certificate which deals with the acceptance of the dedication of real property by such school district with the county recorder, but states until such certificate is recorded, any rights acquired by any third party dealing in good faith with the school district shall not be impaired or otherwise affected by the option right of the subdivider.

Ch. 757 (AB 1661) FONG Amends, repeals various secs., Gov.C., R. & T.C., re property taxation.

Clarifies law with respect to discharges from property tax liability by providing that "board" as used in such provisions relates to the board of supervisors

Repeals various specific relief provisions which are no longer operative. Preserves rights which have been acquired under such sections.

Ch. 758 (AB 1848) FENTON Amends Sec. 139.5, Civ.C., re child support.

Makes applicable to all counties, rather than only to counties where the board of supervisors has voted to have such provisions apply, provisions which authorize the court in a divorce action to direct child support payments be made to court-designated county officer as trustee, which authorize district attorney to appear or to

be directed by the court to appear on behalf of children in any proceedings to enforce such order, and which makes expenses of court-designated county officers and district attorney incurred in the enforcement of such order and fees for service of process in enforcement of such order, a county charge

Ch. 759 (AB 1868) WILSON Amends Sec. 16041 and 1607, R. & T.C., re property assessments.

Clarifies the law relating to county equalization.

Ch. 760 (AB 1870) WILSON Amends Sec. 1622.5, R. & T.C., re assessment appeals boards.

Permits clerk of assessment appeals boards in counties with two or more boards to assign member from one board to another board during temporary absence of members.

Ch. 761 (AB 1961) VENEMAN Amends Sec. 465, R. & T.C., re property taxation.

Provides that assessor may destroy documents which have been microfilmed after 3 years have elapsed since the lien date for which such information was obtained.

Ch. 762 (SB 30) GRUNSKY Amends Sec. 69613, Gov.C., re superior court judges.

Increases number of superior court judges in San Luis Obispo County from 2 to 3.

Ch. 763 (SB 243) RODDA Amends Sec. 69593, Gov.C., re superior court: Sacramento.

Increases number of judges in Sacramento County from 14 to 15.

Ch. 764 (AB 357) FORAN Amends, adds, repeals various secs., Gov.C., H. & S.C., Veh C. Enacts "Pure Air Act of 1968," re air pollution.

Prescribes minimum motor vehicle emission standards for approval of certain new motor vehicles and accreditation of devices for used motor vehicles and revises the powers, duties, and functions of the State Air Resources Board re the emission of air pollutants from vehicular sources

Requires the board to adopt specified formal procedures after consultation respectively, with the Department of Public Health and the Department of the California Highway Patrol and to submit a copy of such procedures to the Legislature by January 1, 1969.

Makes approval of new vehicles for sale and registration, and accreditation of devices for used motor vehicles contingent upon compliance with prescribed emission standards and test procedures established by the board. Declares that the prescribed standards have been found to be technologically feasible and capable of implementation with reasonable economic cost by a designated technical advisory panel

Requires motor vehicles which previously were required to be equipped with a pollution control device, to continue to be equipped with such device, unless specifically exempted or board revokes, suspends, or restricts previous certification in accordance with certain limitations.

Establishes procedures and requirements re new motor vehicle approval.

Imposes upon the board certain powers and duties re accreditation of devices for used motor vehicles, within specified limitations. Imposes requirements which must be agreed to by a manufacturer of a device as a condition of certification of such device by the board.

Requires Governor with the advice and consent of the Senate to appoint a hearing board to determine under what conditions and to what extent a variance from prescribed emission standards for new or used cars is necessary or will be permitted, and requires written decisions with findings to be transmitted to Legislature. Provides that hearing board shall not exercise any powers, duties, responsibilities or jurisdiction, unless, and until the State Air Resources Board determines that the Secretary of Health, Education and Welfare will not waive application to California of Section 208 of the National Emissions Standard Act.

Requires state to give consideration to the emission test results of vehicles as determined by the board, in establishing bid specifications, and requires the state to purchase low emission test vehicles insofar as the costs of those vehicles do not exceed the cost of vehicles which would otherwise be purchased for state use by 10 percent, unless specifically exempted.

Makes unlawful prescribed discharges of pollutants by motor vehicles first sold or registered as new motor vehicles on or after January 1, 1971, and prescribed discharges of pollutants by motor vehicles first sold or registered prior to January 1, 1971.

Requires manufacturer of motor vehicles sold in state during 1968 to file within a certain time a report, and thereafter progress reports describing such manufacturer's research and development activities and makes a failure to submit such reports a failure to comply with standards of law and regulations of board.

Requires sticker issued pursuant to vehicle inspection to be placed within a seven-inch square in the lower corner of the windshield farthest removed from the driver, rather than within a five-inch square in the lower left corner of the window with respect to the driver's position.

Deletes recharging from provision presently requiring that whenever a licensed installer installs, inspects, repairs or recharges a motor vehicle control device and determines such device conforms with certain requirements of law, a certificate of compliance be issued to the owner or driver of the vehicle.

Makes it unlawful for any person, other than a licensed installer in a licensed station to issue or sign, rather than, for any person, other than a licensed station to issue, a certificate of compliance as provided for by law.

Makes other conforming changes.

Ch. 765 (AB 356) FORAN Adds Ch 5 (commencing with Sec. 39200), Pt. 1, Div. 26, H & S.C ; adds Sec 14808 5, Gov.C., re low-emission vehicles.

Defines "low-emission motor vehicle."

Requires State Air Resources Board to test low-emission motor vehicle in accordance with prescribed standard and requires the Department of General Services in consultation with the board to determine if such vehicle will meet specific requirements re manufacturing, performance, cost, and servicing and maintaining such vehicles.

Requires state, if low-emission motor vehicles meet such standards and requirements and if funds are appropriated for the purpose of purchasing low-emission vehicles, to purchase as many of such vehicles as the Department of General Services determines are reasonable to meet state needs and which are in accordance with certain other prescribed factors, in the following fiscal year. Requires, if a sufficient number of low-emission vehicles are available, that the percentage of all such vehicles to be purchased not be less than 25 percent of all motor vehicles purchased by the state in the preceding fiscal year.

Ch. 766 (SB 441) MOSCONE Amends Sec. 377, C.C.P., re wrongful death action.

Authorizes a wrongful death action by heirs and dependent parents, if any, who are not heirs, or personal representative on their behalf, rather than by decedent's heirs or personal representatives.

Authorizes the court in any award based on such an action to determine the rights of the heirs and dependent parents rather than to determine the rights of the heirs.

Ch. 767 (AB 918) GONSALVES Adds and amends various secs, various codes, re revision of Constitution

Codifies various provisions now found in California Constitution which are to be omitted from proposed revised portions of Constitution and makes various other changes, including: a provision requiring that delegates to a constitutional convention be voters and be elected from districts on an equal population basis; and a provision requiring that the State Board of Education, on nomination of the Superintendent of Public Instruction, shall appoint one Deputy Superintendent of Public Instruction and three Associate Superintendents of Public Instruction who shall be exempt from state civil service and whose terms of office shall be four years.

Operative on adoption of Assembly Constitutional Amendment No. 30 of 1968 Regular Session

Ch. 768 (SB 507) MOSCONE Adds Sec 24413, R. & T.C., re bank and corporation taxes: exemptions.

Provides that unincorporated trusts or associations which qualify as "real estate investment trusts" for federal tax purposes shall be entitled to a deduction under Bank and Corporation Tax Law for income distributed during income year.

Provisions applicable with respect to income years beginning on and after January 1, 1968.

In effect immediately.

Ch. 769 (AB 46) MACDONALD Adds Sec. 31054, Wat.C., re county water districts.

Provides that no publicly owned utility shall commence to provide water service respecting land in county district subject to a lien of indebtedness under a contract with the United States, incurred with the approval of $\frac{2}{3}$ of voters of district for the purpose of providing water service, if district has water available and is ready, able, and willing to serve such lands, unless either board of directors permits such service or specified voters within area to be served by utility vote in favor of utility's service in that area.

Ch. 770 (SB 84) LAGOMARSINO Adds Sec. 271.3, R. & T.C., re property tax exemptions.

Provides for cancellation or refund of property taxes imposed for any fiscal year commencing in 1967 or any year thereafter on property as to which the cemetery, church, college, orphanage or welfare exemption would have been available had the organization been in existence on the lien date, if the property is acquired by the organization prior to the commencement of the fiscal year and if application for exemption is made by January 13th of the following year.

In effect immediately.

Ch. 771 (SB 118) COLLIER Amends Sec. 15606, Gov.C., re State Board of Equalization.

Prohibits the State Board of Equalization from prescribing rules and regulations with respect to the assessment and equalization of possessory interests until the lien date in 1970. During the interim, the board is directed to develop comprehensive rules with respect to possessory interests.

Ch. 772 (SB 136) LAGOMARSINO Amends Sec. 69606, Gov.C., re judges: Ventura County.

Increases the number of superior court judges in Ventura County from six to seven.

Ch. 773 (SB 197) RODDA Adds Art. 1.5 (commencing with Sec. 25543), Ch. 5, Div. 18.5, Ed C., re junior colleges: state support.

Spells out with particularity the respective powers and responsibilities of the Board of Governors of the California Community Colleges and the Superintendent of Public Instruction in administering the State School Fund support program for junior colleges, vesting the board with administrative power and responsibility for making basic determinations required for such purposes and requiring Superintendent to make actual computation of allowances and apportionments.

Ch. 774 (SB 321) ALQUIST Amends Sec 13727, and adds Secs. 13723 25 and 13727.1. Ed C, re school districts: classified employees.

Provides that appointments may be made from other than first two or three, as the case may be, names on eligibility list where knowledge of a second language, other than English, is a requirement of the position, and requires appointments to be made from first two or three, as the case may be, applicants who meet language requirements.

Specifies that when no eligibility list exists for a position in the classified service, any employee, rather than only a new employee, may receive provisional appointments up to a total of 90 working days.

Declares that if listed requirements are complied with the personnel commission may authorize extension of a provisional employee's assignment for a period not to exceed 36 working days

Ch 775 (SB 354) RICHARDSON Amends Sec. 21746, adds Sec. 21061, Ag.C., re brand inspection.

Authorizes Director of Agriculture to make regulations governing brand inspection of cattle and hides at slaughterhouses, to provide an inspection schedule at each slaughterhouse, to provide additional inspection services on a reimbursement basis which shall not be an added charge to the consignor or seller of the livestock, and to establish fees for such additional services.

Authorizes director to make regulations governing brand inspection at private cattle auction sales as well as at public salesyards and stockyards and to provide for a schedule of fees for costs of performing such services with brand inspection fees to be taken into consideration and provides that the payment of the fees shall be the obligation of the operator of the salesyard, stockyard, or private sale and shall not be an added charge to the consignor or seller of the livestock.

Provides that revenue derived as a result of provisions shall not be available for expenditure until specifically appropriated.

Ch. 776 (SB 434) ALQUIST Amends Secs. 10050, 10051, 10052, 10053, and 10054, B. & P.C., re real estate.

Increases the number of members of the Real Estate Commission from six to eight. Revises the qualifications for membership and the expiration date of the terms of the present members.

Declares that it shall be the principal responsibility of the Real Estate Commissioner to enforce all laws in the Real Estate Law and in the provisions relating to subdivided lands in a manner which achieves the maximum protection for the purchasers of real property and those persons dealing with real estate licensees.

Ch. 777 (SB 457) DOLWIG Amends Sec. 1193, C C P, re works of improvement.

Provides that certificated architect who has furnished services for design of work of improvement and who gives written preliminary notice provided in section not later than 20 days after work of improvement has commenced shall be deemed to have complied with specified preliminary notice provisions of Section with respect to architectural services furnished, or to be furnished.

Makes technical grammatical and conforming changes.

Ch. 778 (SB 459) DANIELSON Adds Sec. 13189.5, Ed C., re teacher credential requirements.

Adds two semester hours of upper division or graduate coursework in methods of reading instruction, including the phonics method, to minimum requirements for the standard credential with a specialization in elementary teaching. Provides that such requirement may be fulfilled within two years of issuance of credential by in-service training program established by the school district according to standards prescribed by the State Board of Education.

Exempts from requirements persons holding elementary standard teaching credentials on effective date of the act.

Ch. 779 (SB 492) DYMALLY Amends Sec. 16010, W. & I.C., re child care institutions.

Requires State Department of Social Welfare or approved or accredited inspection service to consent to a change of location or place of performance of services by an institution for child care for a reasonable period of time when the change is required because of destruction of the premises or similar emergency conditions, so long as the new location or place of performance conforms to standards of sanitation, health, and hygiene.

Ch. 780 (SB 503) BURNS Adds and amends various secs., Wat.C., re irrigation district assessments.

Expressly requires on order of board of directors any assessments, penalties or costs thereon, or portions thereof to be refunded by treasurer if they were paid with respect to property not in the district and which has never been in the district.

Authorizes payment of refunds upon a claim filed within three years, rather than one year, after the making of the payment sought to be refunded.

Provides that if a collector's deed for property sold for delinquent assessments has been delivered to the district, the district shall not sell or otherwise dispose of the property for a period of two years following the date of the deed, but may thereafter sell the property at a public auction after giving notice, as specified. Extends period of redemption where a collector's deed has been so delivered and the property is to be so sold until the first bid is received for the property at such public auction. Provides that at any time after two years following the date of the deed, and before the property is sold, the district board may determine by resolution after giving notice, as specified, that the property is not to be sold, thereby terminating the right to redemption.

Also extends period of redemption for two years where district has assigned a certificate of sale before a collector's deed of the property has been delivered.

Ch. 781 (SB 532) LAGOMARSINO Amends various secs., H. & N.C., re vessels.

Makes provisions concerning transfer of title of certain vessels generally consistent with the provisions of the Uniform Commercial Code. Specifies that method provided in small boat law for perfecting a security interest in such vessels is exclusive.

Ch. 782 (SB 542) BURGNER Amends Secs. 5654 and 9034, W. & I.C., re Short-Doyle Act reimbursements.

Provides that state shall reimburse local Short-Doyle agencies for 75 percent of all costs, rather than on 50 percent basis for costs below level of expenditure on June 30, 1963.

Appropriates \$1,165,000 for purposes of act.

In effect immediately.

Ch. 783 (SB 550) HARMER Adds Sec. 6224, P.R.C., re state lands: rents; penalties.

Requires any person, who fails to pay state rent or royalty on property under the commission's jurisdiction, as agreed, to pay 6 percent penalty on amount due until paid. Specifies that such penalty is in addition to other remedies available to state.

Ch. 784 (SB 557) PETRIS Amends, adds, and repeals various secs., R. & T.C., re delinquent property taxes.

Coordinates the delinquent property tax installment procedure with the new four-part installment procedure for current taxes.

Provides that payment of delinquent property taxes by yearly installments is to be accomplished in no more than four fiscal years following the year in which the election was made to pay delinquent taxes in installments.

Provides that the minimum percentage of the redemption amount due for installments paid in the first through fourth fiscal years following the election to pay delinquent taxes by installments shall range from 40 to 100 percent, increasing each year by 20 percent increments.

Ch. 785 (SB 560) McCARTHY Amends Sec. 235, S. & H.C., re freeways.

Provides that a freeway, as defined, may be denominated a controlled access highway if, in the judgment of the California Highway Commission or the State Highway Engineer, the public interest would be advanced thereby. In all other respects, such controlled access highway shall be subject to all provisions of this code pertaining to freeways.

Ch. 786 (SB 594) COLLIER Adds Sec. 858, amends Sec. 881, Ed.C., re classified county school employees.

Authorizes county superintendent of schools to employ an administrative adviser, where county board of education exercises specified functions transferred to it by county board of supervisors, whose duties shall be such administrative duties as are assigned by the county board and to counsel with and act as a coordinator between, the district attorney or county counsel, the county board of education, county committee on school district organization, personnel commission, county superintendent of schools and school districts which request his services. Specifies that county district attorney and county counsel shall continue to discharge authority and duties regarding schools and education fields but authorizes district attorney and county counsel to deputize such administrative adviser if he is admitted to practice law in this state. Declares that expenses incurred by county superintendent in employing administrative adviser are payable out of the county general fund.

Ch. 787 (SB 618) COLLIER Adds Sec. 6085, H. & N.C., re harbor districts.

Authorizes Crescent City Harbor District to borrow money and incur indebtedness and to accept assistance from the state or federal government for the acquisition, construction, development, ownership and leasing of fish processing plants and facilities.

Ch. 788 (SB 622) MOSCONE Amends Sec. 553, C.C.P., re attachments and undertakings.

Changes cross-reference in section relating to attachment.

Prohibits the pendency or granting of a motion for vacation of judgment, judgment notwithstanding the verdict, or for a new trial to continue in force an attachment, unless an undertaking is executed and filed on the part of the moving party by at least two sureties that the moving party will pay all costs and damages sustained by continuing the attachment. Allows such undertaking to be included in another specific undertaking, and if not so included, requires the same procedure to apply as in the case of such other undertaking.

To become operative only on enactment of Senate Bill No. 442 [Ch. 385] of the 1968 Regular Session.

Ch. 789 (SB 646) DOLWIG Amends Secs. 4114, 4119, 4122, 4124, Corp C, re corporate merger and consolidation

Requires that a certificate prescribed by the Secretary of State regarding the merger or consolidation of domestic corporations, foreign corporations qualified to do business in this state, or domestic corporations which have merged with their wholly owned domestic or foreign subsidiary corporations, rather than a copy of the agreement of merger or consolidation certified to by the Secretary of State, be recorded in the office of the county recorder of every county in this state in which any real property owned by a constituent corporation is located.

Permits, in the case of the merger or consolidation of certain other foreign corporations, filing of record in the office of the county recorder of any county in this state in which any real property of the constituent corporation is located, of a certificate substantially in the same form executed by the Secretary of State or other official of the state or place pursuant to the laws of which the consolidation or merger is effected, in lieu of a copy of the agreement of consolidation or merger certified by such Secretary of State or such other official.

Deletes requirement that the consolidated or surviving corporation, whether a domestic or foreign corporation, file a prescribed certificate executed by the Commissioner of Corporations prior to the filing of the agreement or certificate regarding such consolidation or merger.

Ch. 790 (SB 648) COLLIER Repeals Sec 216S1, P.U.C., re airport assistance revolving fund.

Repeals provision granting \$15,000 out of Airport Assistance Revolving Fund to the Division of Aeronautics to be used to aid various bodies in the administration and expenditure of moneys from the fund.

Ch. 791 (SB 649) COLLIER Amends Sec 21661, adds Art. 25 (commencing with Sec. 21650), Ch. 4, Pt. 1, Div. 9, repeals Sec. 21661.1, P.U.C., re airports.

Requires airports not open to the general public and which do not have division permits to mark runways with an "X".

Ch. 792 (SB 650) COLLIER Amends Sec. 21403, P.U.C., re aircraft.

Gives prosecution burden of proof of showing landing, takeoff or taxing on a highway to be unlawful.

Ch. 793 (SB 659) GRUNSKY Adds Sec. 13917.5, H. & S.C., re fire protection district finances

Permits fire protection districts to incur indebtedness for the acquisition of lands or facilities which is not to exceed an amount equal to the actual tax income for the preceding fiscal year, and requires such indebtedness to be repayable in no more than a 10-year period and at a rate not exceeding 6 percent per annum. Specifies such indebtedness shall be authorized by a resolution adopted by a prescribed percentage of the district board. Specifies procedures for repayment.

Ch. 794 (SB 662) SHORT Adds Art. 9 (commencing with Sec. 4850), Ch. 3, Pt 3, Div. 5, H. & S.C., re county sanitation districts, zones

Authorizes county sanitation districts to establish within the district special zones and to annex territory to, and withdraw territory from, such zones and prescribes procedures therefor.

Ch. 795 (SB 669) SCHMITZ Adds Art. 9 (commencing with Sec. *10901, Ch. 1, Div. 9, Ed.C., re school pupils' testing.

Prohibits administering to pupil in kindergarten or grades 1 through 12, inclusive, a test, questionnaire, survey, or examination containing any questions about the pupil's, or his parents' or guardians', beliefs or practices in sex, family life, morality and religion, unless the parent or guardian is notified in writing that such test, questionnaire, survey, or examination is to be administered and the parent or guardian gives written permission for the pupil to take such test, questionnaire, survey, or examination.

Ch. 796 (SB 703) ALQUIST Amends Sec. 1370S, adds Secs. 1370S 1 and 1370S.2, Ed.C., re schools: merit systems.

Specifies that school district governing boards may authorize payment of specified compensation to members of personnel commission of merit systems. Increases compensation which may be paid to members of personnel commission in certain unified districts from \$30 per meeting but not over \$150 per month, to not to exceed \$50 per meeting and not to exceed \$250 per month. Specifies compensation which may be paid to personnel commission members in certain junior college districts.

Ch. 797 (SB 713) RICHARDSON Adds Sec. 1012 2, M. & V.C., re Veterans' Home of California.

Requires any member of the Veterans' Home of California, who is receiving an aid and assistance allowance from the United States Veterans Administration and who has no dependents within a prescribed class, to pay to the home an amount equal to such allowance, 100 percent of such payment to be credited to the home.

Ch. 798 (SB 731) TEALE Amends various secs., W. & I.C., re gravely disabled persons.

Permits "gravely disabled" persons to be committed to a state hospital and provides procedures therefor.

Defines "gravely disabled."

In effect immediately.

Remains in effect only until operative date of Lanterman-Petris-Short Act

Ch. 799 (SB 735) SCHMITZ Amends Sec. 16175, Ed.C., re school property.

Extends the authorization to exchange school district real property for real property of another person (which presently only applies when the a.d.a. of a school district or 2 or of more school districts governed by governing boards of identical personnel is 400,000 or more) to any school district, if the total acreage involved in the exchange is 3 acres or less.

Ch. 800 (SB 737) SCHMITZ Amends Sec. 10603, Ed.C., re suspension, expulsion of pupils.

Specifies that the suspension or expulsion of a public school pupil for use, sale, or possession of narcotics or hallucinogenic drugs or substances, or the inhaling or breathing the fumes of, or ingesting, specified poisons, is for the protection of other pupils in the public school. Requires written notice to the superintendent of the school district be given by sheriff or chief of police upon arrest of any juvenile in attendance in a public school for using, selling or possessing narcotics or other hallucinogenic drugs and designated poisons.

Ch. 801 (SB 764) MARLER Amends Secs. 28126, 28130, 28131, 28137, Gov.C., re Butte County salaries.

Increases annual compensation of Butte County district attorney from \$17,250 to \$18,500, and that of each supervisor from \$6,000 to \$7,200. Provides that grand jurors in the superior court shall receive \$10 for each day's attendance and ten cents for each mile actually traveled in attending court as such jurors rather than \$7 and eight cents, respectively. Increases attendance fees of trial jurors in the superior court from \$3 to \$5 per day.

Increases annual compensation of Shasta County auditor from \$12,000 to \$13,500, district attorney from \$18,000 to \$18,900, and that of each supervisor from \$7,200 to \$8,400.

Increases annual salary of Yolo County supervisors from \$6,000 to \$7,200 and that of Sutter County supervisors from \$6,000 to \$7,200.

* Correction

Provides raises for a board of supervisors shall not be effective until a supervisor enters upon a new term of office on the board after the effective date of act.

Ch. 802 (SB 766) MARKS Adds Ch. 1.5 (commencing with Sec. 13160), Pt. 2, Div. 12; repeals Art. 3 (commencing with Sec. 13160), Ch. 1, Pt. 2, Div. 12, H. & S.C., re portable fire extinguishers.

Revises laws regulating the sale, servicing, and testing of portable fire extinguishers.

Ch. 803 (SB 785) MILLER Amends Sec. 6489, H. & S.C., re sanitary district boards.

Permits members of sanitary district boards to receive actual traveling expenses when traveling by any public conveyance rather than only by rail.

Ch. 804 (SB 793) SHERMAN Amends Secs. 7110 and 8556, B. & P.C., re contractors.

Makes the willful or deliberate disregard and violation of prescribed provisions relating to structural pest control operators a cause for disciplinary action against licensed contractor.

Ch. 805 (SB 795) BEILENSEN Amends Sec. 17601 1, Ed.C., re average daily attendance.

Specifies that for purpose of average daily attendance report filed at the time of the first principal apportionment for schools and classes maintained by the county superintendent of schools, the county school tuition fund, classes for adults, and continuation schools and classes, the divisor of the formula for computation thereof shall be 100 rather than 75, and adds regional occupational centers and opportunity schools and classes to above list.

Ch. 806 (SB 807) DOLWIG Amends Sec. 28109, Gov.C., re jurors.

Provides that San Mateo County supervisors may, by resolution, provide for parking allowance for trial jurors which shall be deemed a cost of suit for all purposes.

Ch. 807 (SB 813) DOLWIG Amends Sec. 11457, W. & I.C., re public assistance.

Requires that fines, penalties or forfeitures imposed for failure to provide for wife or child receiving aid to families with dependent children be deposited in general fund of county treasury and not taken into account in determining the amount of aid to be paid instead of taken into account in determining the amount of such aid.

Ch. 808 (SB 833) STEVENS Amends, adds, various secs., Gov.C., re administrative procedure.

Provides discovery procedure for administrative adjudication proceeding, specifies what information is discoverable, prerequisites to the use of discovery and the means of enforcement.

Ch. 809 (SB 836) TEALE Amends Sec. 12.4, Ch. 138, Stats. 1964 (1st Ex. Sess.), re oil revenue: water resources.

Specifies that an aggregate amount of \$1,800,000 of state's share of City of Long Beach tidelands oil and gas revenue for fiscal years 1967-1968 and 1968-1969 shall be deposited in the State Water Quality Control Fund and appropriates such money for expenditure for loan by State Water Resources Control Board to the South Tahoe Public Utility District pursuant to Ch. 47, Stats. 1966 (1st Ex. Sess.) in lieu of expenditure of General Fund appropriation made by Ch. 47, or for reimbursement of the General Fund for expenditures made therefrom in making such loan, or both. Provides that the State Water Resources Board succeeds to all powers and duties of the State Allocation Board under Ch. 47 in relation to such loan. Specifies that maximum amount available for loan to district is \$1,800,000 and requires that payments in repayment of loan be deposited in State Water Quality Control Fund, rather than General Fund.

Requires, notwithstanding the order in which Long Beach tidelands oil and gas revenue is deposited in various funds, that for the 1968-1969 fiscal year only, the first \$2,000,000 of oil and dry gas revenue payable to the state for that year to

be deposited in State Water Quality Control Fund, such deposit to be in lieu of deposit in such fund otherwise required by Long Beach Act for fiscal year 1968-1969.

In effect immediately.

Ch. 810 (SB 843) MARKS Amends Secs. 70 and 210, adds Sec. 515, S. & H.C., re state highways.

Specifically provides that the State Highway Engineer shall be directly responsible to the Director of Public Works for all Division of Highways activities.

Requires that recommendations of the divisions of the Department of Public Works affecting the activities of the California Highway Commission be submitted to the director, rather than to the commission.

Provides that the director has final authority and responsibility to make such recommendations to the commission, but that he must also transmit to the commission the recommendations of the divisions.

Requires the director to notify the State Office of Planning and other affected state agencies of the proposed routing recommendations of the State Highway Engineer, and, if recommendations are received from such office or agencies, to consider such recommendations in making his freeway location recommendation to the commission.

Requires the director's recommendation to the commission to be publicized and an opportunity offered to local governing bodies to request public hearings before the commission itself before the commission takes final action; in which event the commission is to have available to it the recommendations of the State Highway Engineer, and the recommendations, if made, of the State Office of Planning and other affected state agencies and local agencies, in their original form, and is required to consider such recommendations in making its decision as to the location of the freeway.

Ch. 811 (SB 852) MARLER Amends Sec. 331, F. & G.C., re antelope license.

Increases fee for antelope license from seven dollars (\$7) to fifteen dollars (\$15).

Ch. 812 (SB 853) COLLIER Amends Sec. 2402.5, Veh.C., re vehicles.

Deletes provision authorizing the Commissioner of the California Highway Patrol to require vehicles and specific types of equipment to be tested and approved for compliance with Vehicle Code requirements or regulations adopted pursuant to the Vehicle Code, in the absence of any federally promulgated motor vehicle safety standard, or if any such standard is not applicable to vehicles or equipment manufactured and first sold in California, and provision prohibiting the sale or offering for sale of vehicle or equipment which does not conform to the provisions of the Vehicle Code or the regulations adopted by the commissioner.

Declares legislative intent that the Department of the California Highway Patrol continue to carry out the approval of lamps, devices, and equipment as required by Vehicle Code, and its regulations, including, but not limited to, approval of lamps, devices, and equipment on new vehicles.

Requires manufacturer to meet testing requirements by submitting a report from a laboratory approved by the Department of the California Highway Patrol, containing a description adequate for positive identification of the particular item of equipment as prescribed by department and stating detailed data and measurements obtained to show compliance with the requirements of the Vehicle Code and regulations adopted pursuant thereto.

Ch. 813 (SB 858) PETRIS Adds Ch. 5 (commencing with Sec. 5300), Div. 4, Elec.C., re bond elections.

Requires there be mailed to the voters and included in all official materials concerning a bond issue by any government body, other than the state, the security for which constitutes a lien on the property within the jurisdiction, a statement of the estimated tax rate per one hundred dollars of assessed valuation of property to be taxed to fund the issue or a series thereof during certain fiscal year.

Ch. 814 (SB 877) MARLER Amends Secs. 4565 and 4579, and adds Sec. 4579.1, P.R.C., re forest practice act.

Specifies that the appointive members of a district forest practice committee shall be entitled to their actual necessary expenses incurred in the performance of their duties, instead of a per diem allowance in an amount fixed by the State Board of Control.

Requires, in connection with the amendment of district forest practice rules, the publication of notice that amendments have been prepared and copies are available from State Forester, once not less than 30 days prior to board action, and requires publication of either the full text of proposed amendments or an informative summary once in at least one newspaper of general circulation within the forest district, instead of requiring publication of the full text of the proposed amendments twice in a newspaper of general circulation in each county of the district.

Ch. 815 (SB 891) LAGOMARSINO Adds various secs., C.C.P., re pendency of action: notice.

Allows court to expunge notice of pendency of an action which has been recorded if it is shown to the satisfaction of the court, by clear and convincing proof, that the action does not affect title or right of possession of real property described in notice or if party recording notice has commenced or prosecuted the action for an improper purpose and not in good faith, and authorizes court in such cases to direct party originally recording notice to pay reasonable attorneys' fees and costs to the moving party in securing such order. Requires that notice of motion to expunge be served not less than 20 days prior to the hearing, and requires the court to determine the matter on the affidavits and counteraffidavits on file and upon such other proof as the court may permit. Declares such order expunging the notice of pendency of the action will not be deemed constructive notice of contained matters nor create any duty of inquiry to later persons. Allows court to expunge notice if moving party will give sufficient undertaking to indemnify party recording the notice for all damages he will incur by such expungement if moving party does not prevail. States that upon the recordation of a certified copy of such an order any person may deal with the property as if it were free and clear of such notice. States that an order granting or denying a motion to expunge a notice of pendency of action shall not be appealable, but aggrieved party may, within specified time periods, petition proper reviewing court to review such order by writ of mandate. Provides that no order expunging a notice of pendency of action shall be recorded or be effective until the time within which a petition for writ of mandate may be filed has expired. States nothing in foregoing provisions shall affect or limit the liability otherwise existing of any person recording a notice of pendency of action for damages proximately caused thereby.

Ch. 816 (SB 902) MARLER Adds Sec. 8135, H & S.C., re cemeteries.

Authorizes Department of Water Resources to sell plots in any cemetery which is owned by the department on a nonendowment care basis to a relative of the third degree or less of any person buried in such cemetery.

Ch. 817 (SB 930) WHETMORE Adds Sec. 1033.1, M. & V.C., re veterans.

Requires the Department of Veterans' Affairs to pay specified premiums for veterans in the Veterans' Home of California, which are required to provide coverage under certain medical assistance provisions contained in an Act of Congress entitled "Social Security Amendments of 1965," from funds appropriated for the support of the home.

In effect immediately.

Ch. 818 (SB 957) GRUNSKY New act, re Santa Cruz Port District.

Grants described tidelands in Santa Cruz County to Santa Cruz Port District in trust for purposes of commerce, navigation, and fisheries and upon certain conditions.

Ch. 819 (SB 995) COLOGNE Amends Sec 329, Prob.C., re wills: admission to probate.

Revises proof required for court to admit a will to probate when no subscribing witness can be procured.

Ch. 820 (SB 999) COLOGNE Amends Secs. 54780, 54781, 54782, 54784, adds Sec. 54782.5, Gov.C., re local agency formation commission.

Requires appointment of alternate members to local agency formation commission for city and county members. Permits appointment of alternate public member and authorizes all alternate members to vote in place of appropriate absent representative.

Ch. 821 (SB 1021) SCHRADE Amends Sec. 74341, adds Sec. 72602.13, Gov.C., re San Diego Municipal Court.

Increases number of judges in the San Diego Judicial District from 20 to 22. Provides for one additional judge in Inglewood Municipal Court District.

Ch. 822 (SB 1035) McCARTHY Adds Art. 6.5 (commencing with Sec. 28275), Ch. 6, Div. 20, Ed C, re school district public libraries.

Authorizes appointment of 5-member library commission by board of library trustees to manage and operate libraries of district, and prescribes manner of appointment, terms of office, organization, and powers and duties of such commission.

Ch. 823 (SB 1040) MARLER Amends Sec 332. F & G.C. re elk tags. Increases maximum fee which may be set for elk tags from \$25 to \$50.

Ch. 824 (SB 1063) WAY Amends, amends and renumbers, adds various secs., Ag.C., re milk.

Provides for the same standards of composition for evaporated milk and condensed milk.

Establishes classification for minimum pricing purposes comprised of all fluid milk, fluid skim milk, or fluid cream which is supplied to consumers as condensed milk, condensed skim milk, evaporated skim milk, evaporated cream or clotted cream, or evaporated milk, including condensed skim milk used in the manufacture of frozen dairy products, for purposes of provisions relating to the stabilization and marketing of fluid milk and fluid cream. Makes other related changes

Ch. 825 (SB 1072) DANIELSON Amends various secs, Gov C., re Los Angeles Municipal Court.

Revises the number of and salary schedule of attachés of the municipal courts of Los Angeles County.

Ch. 826 (SB 1073) DANIELSON Amends Sec. 72602 8, Gov C., re municipal court judges.

Increases the number of judges prescribed for the Los Angeles Municipal Court from 55 to 58.

Ch. 827 (SB 1099) SHORT Amends Sec. 14904, Fin.C. re credit unions.

Revises prohibition against credit unions making loans to any one member in excess of \$3,000 or 10 percent of its paid-in unimpaired capital, whichever is greater, but not to exceed \$10,000 plus unpledged shares, to prohibit credit unions making a loan which will result in any member being obligated to the credit union in excess of \$3 000 or 10 percent of its paid-in unimpaired capital and surplus, whichever is greater, but not to exceed \$10,000 plus unpledged shares

Excepts credit unions with assets of \$1,000,000 or more from such prohibition and authorizes loans to members resulting in the member being obligated to the credit union up to but not exceeding amounts set forth and specified in a schedule.

Imposes limits on total loans to members of one family, but excepts specified loans for educational purposes from computation of monetary limit on such total loans.

Ch. 828 (SB 1100) SHORT Amends Sec. 71, Ed C., re bilingual instruction.

Allows classes in all schools to be taught in a language other than English to students who are proficient in English and who have, through advanced courses or other means, become fluent in such other language.

Ch. 829 (SB 1104) MARKS Amends Sec. 25371, Gov.C., re county property.

Provides that property leased by a county or city and county may be used for purposes not consistent with the use contemplated at the time of original acquisition or to which dedicated if the property has belonged to the county or city and county for 10 years and such use or purposes have been abandoned.

Ch. 830 (SB 1121) CARRELL Amends Secs. 3051a, 3068, Civ C., re liens.

Provides that that portion of a possessory lien in excess of \$300 for any work, services, or care, or in excess of \$200 for any parking or safekeeping, rather than in excess of \$200 for any work, service, parking or safekeeping, rendered or performed at the request of one other than the legal owner is invalid, unless prior to

commencing such service the person claiming such lien gives actual notice in writing to the holder of legal title to such property, which in the case of automobiles or trailers is required to be deemed to be the person named as the legal owner in the registration certificate.

Declares that that portion of a possessory lien for making repairs or performing labor upon, and furnishing supplies or materials for, and for the storage, repair, or safekeeping of, and for the rental of trailer parking space for, any vehicle of a type subject to registration in excess of \$300 for any work or services or in excess of \$200 for any storage or safekeeping, rather than in excess of \$200 for any work or service, rendered or performed at the request of any person other than the holder of legal title, is invalid, unless prior to commencing such work or service the person claiming such lien gives actual notice to the legal owner named in the registration certificate, and the consent of the holder of the legal title is obtained.

Ch. 831 (SB 1127) GRUNSKY Amends Sec. 40515, Veh.C., re nonresidents; warrant for arrest.

Authorizes, rather than requires, magistrate having jurisdiction to have issued and delivered for execution a warrant for the arrest of a resident of another state if such person has signed a prescribed written promise to appear before a magistrate or other officer authorized to accept bail and such person fails to appear within specified time.

Ch. 832 (SB 1150) DANIELSON Amends Secs. 793, 794, P.U.C., re books, records and accounts.

Provides that the system of accounts and the forms of accounts, records, and memoranda prescribed by the Public Utilities Commission for corporations subject to the regulatory authority of the United States, rather than the Interstate Commerce Commission, shall not be inconsistent with the systems and forms established for such corporation by or under the authority of the United States, rather than the Interstate Commerce Commission. Specifies that nothing in this section or Section 794 shall restrict the power of the Public Utilities Commission to prescribe forms of accounts, records, and memoranda covering information in addition to that required by or under the authority of the United States, rather than the Interstate Commerce Commission.

Declares that the Commission may, after notice, and hearing, if requested within 15 days of receipt of notice, prescribe by order the accounts in which particular outlays and receipts shall be entered, charged, or credited.

Ch. 833 (SB 1153) DANIELSON Adds Sec. 4540, P.U.C., re for-hire vessels.

Provides that no operating permit for a for-hire vessel shall be sold, leased, assigned, transferred or otherwise encumbered by the holder without an authorization from the Public Utilities Commission. Provides that any such sale, lease, assignment, transfer or encumbrance made without the authorization of the commission shall be void.

Ch. 834 (SB 1161) BURGNER Adds Sec. 1064.1, Ed.C., re school districts: powers.

Authorizes school districts to contract with state colleges situated in county within which such district is located for education of physically handicapped, mentally retarded and educationally handicapped minors, and transportation of such minors to, laboratory classes established by or in conjunction with such state college

In effect immediately.

Ch. 835 (SB 1225) MOSCONE Amends Sec 832, Civ.C., re excavation lateral subjacent support.

Changes from 12 feet to 9 feet the standard depth of foundations on land adjoining excavations, below which depth adjacent excavators are required to protect adjoining land and the buildings and structures thereon, without cost to the owner thereof, from any damage caused by such excavation.

Ch. 836 (SB 1252) LAGOMARSINO Amends Sec. 1753, Prob.C., and Secs. 5081, 8006 as added by Chapter 1667 of Stats. 1967, W. & I.C., re public guardians.

Authorizes public guardian to apply to court for appointment as guardian or conservator of any person in the county who requires a guardian or conservator

and for whom there is no person or corporation qualified and willing to act in such capacity. Authorizes public guardian to act as conservator or guardian of any person and estate ordered into his hands by the court. Provides that he may take immediate charge of property within his county of persons referred to him for conservatorship under specified circumstances.

Ch 837 (AB 32) MILIAS Amends Sec. 11537, adds Secs. 11556.5, 11569, Gov.C., re increased compensation for employees.

Provides that, any time Legislature appropriates additional funds to augment the salaries of state officers whose salaries are set by statute, each state officer, except judges and Members of the Legislature, shall receive an equal percentage increase and makes provision applicable to secretaries of the Governor.

Provides for salary of \$22,500 for Directors of Commerce and Health Care Services and \$21,500 for Director of Human Resources Development.

Ch. 838 (AB 106) LANTERMAN New act, re validations.

Second Validating Act of 1968, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies and entities.

In effect immediately.

Ch. 839 (AB 107) LANTERMAN New act, re validations.

Third Validating Act of 1968, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies, and entities.

Ch. 840 (AB 218) WAKEFIELD Amends Secs. 13943.5, 16302.1, Gov.C., re state agencies.

Authorizes state agencies, with Board of Control approval, to refrain from collecting taxes, licenses, fees or money owing to the state if the amount is \$5 or less, rather than \$3 or less. Provides that if a state agency has collected taxes, penalties, interest, license or other fees, or any other payment and subsequently determines that an overpayment of \$5 or less, rather than \$3 or less, has been made, the overpayment may be disposed of either by applying the overpayment to other amounts due the state from such person or by depositing such overpayment in the State Treasury.

Ch. 841 (AB 243) TOWNSEND Amends Sec. 152, adds Sec. 153, S. & H.C., re freeway emergency telephones.

Deletes provisions making the optional placing and maintenance of emergency telephones on or adjacent to state freeways the responsibility of local agencies, and authorizes the Department of Public Works to cooperate with local agencies or others or to place and maintain telephones or other communication facilities on or adjacent to state freeway rights-of-way.

Ch. 842 (AB 433) STACEY New act, re local water agency bonds.

Authorizes Department of Water Resources to enter into a loan commitment contract with certain designated water districts and to disburse loan commitment funds to such agencies from moneys previously appropriated for such purpose upon certain prescribed terms and conditions. Specifies such loan commitments to be in the amount determined necessary to effect a sale of the agencies' next general obligation bond issue for construction of projects utilizing water from the State Water Resources Development System, but not to exceed 15 percent of the amount of such bonds. Specifies loan commitment period to extend for seven years and that funds disbursed pursuant to such commitment for use by agency in making principal or interest payments accruing on such general obligation bonds or for the replenishment of any bond service reserve fund shall be repaid with interest.

Makes other related changes, including authorizing tax or assessment in agency to make payments on such loan under designated circumstances.

In effect immediately.

Ch. 843 (AB 495) POWERS Adds Sec. 19360.5, Gov.C., re state civil service.

Allows involuntary transfer of state employees to be on basis which may be established by Personnel Board, when there are two or more persons in the same class.

Ch. 844 (AB 592) POWERS Amends Sec 1580, Prob C., re removal of guardian.

Revises causes for which a guardian may be removed by the court and provides that court may remove a guardian however appointed, rather than a guardian appointed by will or deed or by the court. Requires notice and hearing before court may remove a guardian.

Ch. 845 (AB 708) MOBLEY Amends and adds various secs., Lab C., re employee housing.

Requires buildings accessory to permanent buildings used for human habitation to comply with minimum standards established pursuant to the Employee Housing Act.

Authorizes the Commission of Housing and Community Development to establish a schedule of fees for the construction of buildings in labor camps wherever the Department of Housing and Community Development is the enforcing agency.

Provides that officers and agents of department may serve any process or notice throughout state. Deletes provision giving such officers and agents authority of peace officers for specified purposes.

Defines terminology used in act and makes other clarifying changes and conforming changes to reflect earlier changes in the law.

Ch. 846 (AB 737) MOBLEY Amends Sec. 2630, Lab.C., re labor camp registration.

Establishes State Roster of Labor Camps, to be in the custody of Department of Housing and Community Development, and to consist of all labor camps registered with the department. Requires notification to department whenever any such camp is to be modified.

Establishes \$10 fee for registration or reregistration after December 31, 1968.

Revises provisions relating to information required on registration or reregistration.

Ch. 847 (AB 745) DENT New act, re city streets.

Requires moneys transferred to State Highway Fund under various sections of Streets and Highways Code to be deemed budgeted with department approval, and any money remaining in the fund not to be expended by the department pursuant to agreements with cities shall be paid to the cities to which the department has apportioned such moneys.

Specifies that any moneys remaining in the fund which were transferred under Section 21075 of the Streets and Highways Code during or prior to the 1968-69 fiscal year shall be paid to cities in accordance with determinations of eligibility made by the department.

In effect immediately.

Ch. 848 (AB 802) *GONSALVES Amends Sec. 37110, Gov.C., re city expenditures.

Provides that cities may expend up to 5 percent of general fund for promotion of sister city programs.

Ch. 849 (AB 815) DENT Amends Secs. 12260, 12261, Ed.C., re work by minor students.

Provides that provisions relating to application for, and procedure for issuance of, work permits for minors shall apply only to those minors between ages of 14 and 16 years who hold diploma of graduation from prescribed elementary school course.

In effect immediately.

Ch. 850 (AB 843) BEE Amends Secs. 5784, 5784.1, and 5784.4, P.R.C., re recreation and park districts.

Changes from May 15th to July 1st the date by which, unless supervising authority prescribes different date, the district board must adopt a preliminary budget and publish notice, as prescribed, of such adoption and of a hearing for adoption of final budget. Changes from July 1st to August 10th the date by which district board must report final budget to supervising authority.

* Correction.

Ch. 851 (AB 883) BRATHWAITE Amends Sec. 538, C.C.P., re affidavits in attachment proceedings.

Requires that the plaintiff to secure a writ of attachment, shall, in the affidavit he gives to the clerk of the court, or the justice, show that the affiant has no information or belief that the defendant has been adjudicated a bankrupt, with reference to the indebtedness for which the writ is sought, by any United States district court, nor that defendant is, at the time of the request for the writ, under any wage earner's plan approved by any United States court.

Ch. 852 (AB 905) MULFORD Amends Secs. 73075 and 73088, Gov.C., re municipal courts.

Raises from 2 to 3 the number of judges in Berkeley-Albany Judicial District. Increases number of deputy clerks in that district.

Ch. 853 (AB 911) KNOX Amends and adds various secs, Gov.C., and amends Sec. 10 and adds Sec. 105 to the Water Pollution Control Law of 1965 (Ch. 1351, Stats. 1965), re San Francisco Bay area.

Provides that the Bay Area Transportation Study Commission, the San Francisco Bay Conservation and Development Commission, and the State Water Resources Control Board shall make any preliminary recommendations regarding governmental structure and organization of any areawide government and its powers and authority to the Joint Committee on Bay Area Regional Organization not later than November 1, 1968, and provides that their final reports shall take into consideration the recommendations regarding governmental structure and organization of any areawide government and its powers and authority, with the recommendations made by the Joint Committee on Bay Area Regional Organization. Requires final reports to specify and explain reasons for any differences between its recommendations and those of the joint committee.

Changes the reporting dates for their final reports of all these bodies from the 5th to the 90th legislative day of the 1969 Regular Session.

Ch. 854 (AB 921) PRIOLO Amends Secs. 8751, 8804, Fin.C., re savings and loan associations.

Requires each association to furnish the Savings and Loan Commissioner annually, promptly after the end of the period covered by the audit, rather than within 120 days after the end of the period covered by the audit, two signed copies of the report of the public accountant.

Authorizes the commissioner to make any and all necessary examinations and devote any necessary extra attention to the conduct of the association's business and to use a certified public accountant to perform any special work the commissioner deems necessary whenever in the commissioner's judgment the condition of an association renders it necessary or expedient to make an extra examination of such association's business and affairs.

Ch. 855 (AB 946) MILIAS Amends Secs. 3511, 4700, F. & G.C., re birds and mammals.

Prohibits possession of fully protected birds or mammals, or parts thereof, except those legally imported or purchased under permit from Department of Fish and Game.

Ch. 856 (AB 1025) WILSON Amends Secs. 69595, 70043, Gov.C., re superior court judges.

Increases number of superior court judges in San Diego County from 21 to 22.

Provides that number of official reporters in San Diego Superior Court be equal to number of judges and juvenile court referees in that court.

Ch. 857 (AB 1098) KNOX Adds Sec. 40804 and 40805, Gov.C., re city clerk: duties.

Requires the clerk of a general law city to publish the city financial report in a local newspaper of general circulation in the city, or if none to post such report in three public places in the city designated by ordinance.

Requires publication within 120 days after end of fiscal year of city.

Ch. 858 (AB 1173) MILIAS Amends Sec 22850, Gov.C., re Meyers-Geddes Act.

Allows resolution by contracting agency electing to be subject to Meyers-Geddes Act to become effective at time provided by Board of Administration of State Em-

ployees Retirement System instead of requiring resolution to be filed by July 1 to be effective at the beginning date of the next contract term.

Ch. 859 (AB 1198) QUIMBY Amends Sec. 272, R. & T.C., re veterans' exemption.

Authorizes claim for exemption pursuant to specified provisions and provides for cancellation or refund of tax, penalty, or interest for any fiscal year commencing during the calendar year 1965 and any calendar year thereafter, rather than only the calendar year 1966, on property to the amount of \$1,000 owned by veteran qualified for veterans' exemption who because of military service outside United States, fails to file required affidavit between lien date and 5 o'clock on April 15 of that year.

Ch. 860 (AB 1234) WILSON Amends Sec. 23396, adds Sec. 23038.1, B. & P.C., re alcoholic beverages.

Defines a "bona fide public eating place," for purposes of provisions relating to alcoholic beverages, to also mean a convention center, exhibit hall, or auditorium, owned or leased by the state, any incorporated city, county, city and county, or public corporation of the state which is regularly and in a bona fide manner used and kept open for the attendance of groups of guests and in connection with such use, serves meals to groups of guests for compensation on at least 25 percent of the total days each year that the premises are used by such groups and which meets specified requirements as to kitchen facilities and sanitation. Defines "convention center."

Makes conforming changes.

Ch. 861 (AB 1290) WILSON Amends Sec. 1, Ch. 1526, Stats. 1965, re state land.

Removes authorization of Director of General Services to sell certain property in San Diego County.

Ch. 862 (AB 1365) Z'BERG Adds Sec. 27296, Gov.C., re county recorders.

Provides that county recorders shall compile statistical forms for documents filed and recorded each month. Requires such report to be sent to Insurance Commissioner and to be available to the public. Recorders may charge for copies or distribute free as public information.

Ch. 863 (AB 1378) RUSSELL Amends Sec. 10209, Ins.C., re group life insurance.

Provides that an employee insured under group life insurance policy who was not given notice of his right of conversion to individual policy at least 15 days before expiration of conversion period, shall have an additional period of 25 days after notice to exercise conversion privilege. Specifies acts which constitute notice to employee.

Permits a group life insurance policy to contain provisions defining the extent to which the employer may act as an agent of the employee or the insurer.

Ch. 864 (AB 1403) BEVERLY Amends, adds, repeals, various secs., Fin.C., re personal property brokers: licensing.

Requires rather than permits a loan contract under the Personal Property Brokers Law to provide for payment in substantially equal periodical installments, and further requires the first such installment to be due within a prescribed period from the date the loan is made.

Authorizes Commissioner of Corporations, by regular form, to require personal property broker licenses to file information regarding changes in the licensee's application, as the commissioner may reasonably require.

Removes requirement that commissioner annually examine affairs and records of each licensed personal property broker.

Requires all persons subject to the Personal Property Brokers Law, rather than licensees only, pay the actual cost of examinations made by commissioner. Prohibits any person, other than a licensee, from being deemed to be a person subject to the Personal Property Brokers Law for the purpose of provisions relating to examination costs, unless a specified administrative hearing or a court of competent jurisdiction determines such person to be subject to such law.

Eliminates requirement for expiration of licenses upon failure to file renewal application and payment of fee; and makes related changes.

Makes provision for commissioner to summarily suspend or revoke by order the license of personal property broker for failure to pay annual license fee within 10 days after notice of its being due and payable.

Ch. 865 (AB 1488) BEVERLY Amends, adds, and repeals various secs, Fin. C., re escrow.

Increases fee of from \$100 to \$200 for filing an application for an escrow agent's license, for the first office or location and from \$35 to \$70 for each additional office or location.

Deletes provisions relating to expiration of escrow agent's license. Revises provisions to require an annual fee of \$200 for the first office or location and \$70 for each additional office or location in order to keep the escrow agent's license in effect. Makes conforming changes relating to the requirement of an annual fee, rather than a renewal of license.

Makes provision for commissioner to summarily suspend or revoke by order the license of a licensee for failure to pay annual license fee.

Revises provisions relating to filing of financial statement of licensee with the commissioner and requires filing of audit reports.

Authorizes commissioner to require, by regulation, licensees to file at such times as he may specify such information as he may reasonably require regarding any changes in the information provided in any application filed.

Ch 866 (AB 1489) BEVERLY Amends, adds, repeals, various secs, Corp C., re retirement system licensees.

Makes more specific the authority of the Commissioner of Corporations to examine the business and affairs of every company engaged in business as a retirement system. Requires commissioner to conduct an examination of, or request an audit report from, such companies every two years. Specifies that the actual cost of such examination is to be paid by the retirement system, except specified governmental retirement systems, to the commissioner; and empowers commissioner to maintain court action to recover such costs.

Requires any retirement system to submit to the commissioner, when requested and at its own expense, an audit report containing audited financial statements, in the form and content specified by the commissioner, covering the preceding calendar year. Requires a supplementary closing audit report containing audited financial statements be submitted subsequent to revocation or suspension of retirement system's license. Requires such reports and audited financial statements to be prepared by an independent certified public accountant or independent public accountant. Authorizes commissioner to reject any such financial reports and deems failure of retirement system to correct deficiencies within 30 days of rejection a violation of the Retirement Systems Law. States no retirement system other than a licensee will be subject to the Retirement Systems Law unless and until such system is determined to be subject to such law by a specified administrative hearing or by a competent judicial hearing.

Ch. 867 (AB 1547) BRATHWAITE Amends Secs. 15104 and 15812, Fin.C., re credit unions.

Authorizes the Commissioner of Corporations, if specified conditions are present, to approve a reduction in the liability on shares of a credit union apportioning its losses among its shareholders when such reduction is approved by less than the required three-fourths vote of the membership.

Authorizes the commissioner to prepare and file in the office of the Secretary of State a certificate of commencement of liquidation proceedings of a credit union upon taking possession of the business and assets and requires commissioner or his authorized deputy to countersign a specified certificate whenever liquidation is involuntary. Declares, however, that commissioner may prepare and file such final certificate whenever he retains possession of the assets of any credit union for the purpose of liquidation.

In effect immediately.

Ch. 868 (AB 1560) BEVERLY Amends, adds, repeals, various secs., Fin.C., re small loan licensees.

Requires all persons subject to the California Small Loan Law, rather than small loan licensees only, pay the actual cost of examinations made by the Commissioner of

Corporations, and prohibits, for purposes of paying such examination cost, any person, other than a licensee, being deemed a person subject to the California Small Loan Law unless such person is determined to be such a person by a specified administrative hearing or by a judicial hearing in a court of competent jurisdiction. Removes the requirement that the commissioner annually examine the affairs and records of each small loan licensee.

Deletes provision that licenses expire on December 31st each year if licensee fails to file application for renewal and to pay annual fee.

Makes provision for the commissioner to summarily suspend or revoke by order the license of a licensee for failure to pay the annual license fee. Authorizes commissioner to require by regulation licensees to file information regarding changes in the licensee's application, as the commissioner may reasonably require.

Ch. 869 (AB 1564) BEVERLY Amends, adds, and repeals, various secs., Fin. C, re check sellers and cashers.

Eliminates requirement for renewal applications, but retains annual license fees. Empowers commissioner summarily to revoke or suspend license upon licensee's failure to pay required annual fees. Rescinds revocation or suspension if hearing requested in writing is not held within 60 days.

Revises provisions relative to filing of financial statements. Permits commissioner by regulation to require licensee to file information as may be reasonably required regarding any changes in application. Requires persons subject to, as well as persons licensed under, Check Sellers and Cashers Law to pay actual cost of commissioner's examination, and be subject to court action for recovery of costs.

Ch. 870 (AB 1566) BEVERLY Amends, adds, repeals various secs., Fin.C., re industrial loan company regulation.

Exempts the issuance or sale of investment certificates by industrial loan companies from Corporate Securities Law when authorized by the Commissioner of Corporations, and specifies his powers and duties in this regard. Makes it a felony to knowingly sell investment certificates in violation of law or of any order or regulation of the commissioner. Prohibits false, misleading and deceptive advertisements relative to such securities.

Prohibits industrial loan companies from using any advertisements unless a true copy of the advertisement is first filed in the office of the commissioner at least 3 days prior to use.

Requires, in addition to annual financial report which industrial loan companies must submit to commissioner, the submission of such other reports and at such times as commissioner shall require. Requires submission of special financial report to commissioner following revocation or suspension of certificate. Requires submission of statistical information concerning parent, subsidiary and affiliated companies. Authorizes commissioner various powers in connection with such reporting.

Deletes requirement that commissioner annually examine affairs and records of each company.

Deletes requirement that commissioner issue annual license to transact business to company which has paid annual pro rata assessment covering costs of administering this division. Makes provision for commissioner to summarily suspend or revoke by order, the certificate of company which is delinquent in paying annual assessment, makes related provisions, and makes these provisions operative on January 1, 1969.

Makes provisions relative to investment securities and advertisements operative on December 1, 1968.

Ch. 871 (AB 1601) TOWNSEND Adds Secs. 5010, 9266, Veh C. re school-buses: temporary permits.

Provides for issuance of temporary permit on calendar month basis to the lessor of a motor vehicle leased to a school district for use as a schoolbus, when such vehicle temporarily reverts to the possession of such lessor and becomes subject to registration.

Prescribes fees of one-tenth of annual registration and vehicle license fees for each calendar month vehicle is operated.

Ch. 872 (AB 1681) QUIMBY Amends Sec. 6550 6, B. & P.C., re barbering instructors.

Provides that the State Board of Barber Examiners, upon written request and for good cause, may excuse an instructor from attendance at a required barbering seminar, until the next seminar.

Ch. 873 (AB 1706) BILL GREENE Adds Sec. 13653.1, Ed.C, re classified employees.

Provides that governing boards of school districts may allow classified employees with five or more years of service to interrupt or terminate vacation leave in order to begin another type of paid leave without a return to active service, provided such employee supplies adequate notice and relevant supporting information regarding the basis for such interruption or termination.

Ch. 874 (AB 1791) CHAPPIE Amends Sec. 6500, Gov.C., re joint powers agreements.

Includes a county board of education within the definition of public agency for the purposes of joint powers agreements.

Ch. 875 (AB 1807) FORAN Amends Sec. 362, Veh.C., re motor vehicles.

Provides that a "house car," as defined in the Vehicle Code, is not to be deemed a motor truck.

Ch. 876 (AB 1816) PRIOLO Adds Sec. 3105.1, B. & P.C., re optometry.

Makes the use or consumption of alcoholic beverage in specified manner by a person holding a certificate to practice optometry, or the conviction of such person of more than one misdemeanor or any felony involving the use or consumption of alcoholic beverages unprofessional conduct.

Ch. 877 (SB 332) MOSCONE Adds Ch. 11. (* commencing Section 8850) Div. 1, Title 2, Gov.C., re California Design Awards.

Establishes the California Design Awards to make awards for excellence in the area of environmental design. Establishes California Design Awards Committee to administer awards.

Ch. 878 (SB 400) KENNICK Adds Sec. 4854, Pen.C., re governor: pardons.

Authorizes Governor in granting pardon to a person, to provide that such person is entitled to exercise the right to own, possess and keep any type of firearm that may lawfully be owned and possessed by other citizens; except that this right shall not be restored, and the provisions prohibiting a person convicted of a felony and certain other persons from owning or having in their possession or having under their custody or control any pistol, revolver, or other firearm capable of being concealed upon the person, and imposing penalties therefor, shall apply, if the person was ever convicted of a felony involving the use of a dangerous weapon.

Ch. 879 (SB 409) BURGNER Amends, adds and repeals various provisions, * Civ.C. and W. & I.C., re adoption services.

Permits Department of Social Welfare to establish relinquishment adoption services in counties which have no county adoption agency.

Gives department same authority as county agency to collect up to \$500 fee from prospective adoptive parents, and deletes requirement that excess of such fees over \$300 be deposited in special fund for natal expenses.

Deletes authority of counties to contract for such natal care and be reimbursed therefor from special fund. States purpose of act is to abolish fund and have such care provided for under Medi-Cal.

Appropriates \$200,000 for purposes of act.

Ch. 880 (SB 430) MARLER Adds Sec. 1773.S, Lab.C., re public works: contracts.

Requires body awarding any contract for public work to include in specifications for contract a clause requiring payment of travel and subsistence payments, as defined in applicable collective bargaining agreements, to each workman needed to execute work.

* Correction.

Requires representative of any craft, classification, or type of workmen needed to file with Department of Industrial Relations, within 10 days of their execution, fully executed copies of collective bargaining agreements for the particular craft, classification, or type of work involved and specifies conditions under which agreements will be considered to establish such travel and subsistence payments for contracts entered with state or subdivision thereof.

Ch. 881 (SB 437) TEALE Amends Sec. 767 and repeals Sec. 768, Ed.C., re county school superintendents: salaries.

Increases salary adjustment factors, and state share of cost of salaries, for county school superintendents of counties with an a.d.a. of under 15,000.

Ch. 882 (SB 462) STIERN Amends Secs. 680 and 2205, repeals Sec. 2202, P.R.C., re mines and geology.

Revises qualifications for State Geologist so that he may be a trained geologist in lieu of being a trained engineer and have general knowledge of mineral resources, structural geology and related science and engineering disciplines, rather than have general experience in geology, mining engineering, and metallurgy.

Deletes requirement that State Geologist maintain offices, museum, library, and laboratory in San Francisco.

Specifies that instead of bulletins, the State Geologist may issue reports and maps concerning state geology, as well as statistics and technology of mineral industries of state.

Specifies that any personnel moved from San Francisco to Sacramento as consequence of this act shall be limited to headquarters function of Division of Mines and Geology, and any personnel so moved shall continue in employment of such division.

Ch. 883 (SB 476) DANIELSON Adds Sec. 25413 3, Ed.C., re junior college governing boards.

Provides for compensation for members of certain designated junior college governing boards of a sum per board meeting as determined by such boards but not to exceed \$50 per board meeting for not to exceed one board meeting per week.

Provides that a member may be paid for any meeting when absent if board, by resolution, finds that at time of meeting he is performing services outside the meeting for the junior college district.

Ch. 884 (SB 495) ALQUIST Amends Sec. 19582, Ed.C., re state school building aid.

Provides that the area of any building, the construction or acquisition of which was financed by local general funds, or federal or state funds allocated specifically for a preschool educational program, and which is or will be used exclusively for preschool educational purposes pursuant to specified statutory provisions, shall not be included in any computation of the area of adequate school construction so as to prohibit an apportionment of funds for new construction under the State School Building Aid Law of 1952.

Ch. 885 (SB 497) DOLWIG Amends Sec. 13525, Ed.C., re credentialed teachers' minimum salaries.

Increases minimum salaries of credentialed teachers from \$5,000 to \$6,000 per year.

Ch. 886 (SB 516) MARKS Amends Sec. 12516, adds Sec. 12519, and repeals Sec. 12514.5. * Wat.C., re Colorado River Board.

Requires meetings of Colorado River Board of California to be open to the public and requires that all information and records of board be open to inspection by the public during regular office hours.

Authorizes board to hold executive sessions in conjunction with regular or special meeting and maintain confidential information and records limited to matters concerning interstate claims to use of Colorado River system waters in judicial proceedings and negotiations with representatives from other states or the federal government. Requires board to make affirmative finding in board minutes that disclosure of such matters would substantially impair board's functions and requires certification in board's minutes that board meeting was held as prescribed by law.

* Correction.

Ch 887 (SB 545) BURGNER Amends Sec. 20807, Ed.C., re school district tax rate.

Provides that the proposed expenditures for programs for educationally handicapped minors shown in the budget of the district may include the cost of equipment and facilities, lease or lease-purchase of buildings, lease of land, alterations or additions to existing buildings or other capital outlay expenditures.

Ch. 888 (SB 546) BURGNER Amends Sec. 6913.1, Ed.C., re school district tax rates.

Provides that the proposed expenditures for services for mentally retarded minors included in the budget of the district may include the cost of equipment and facilities, lease or lease-purchase of buildings, lease of land, alterations or additions to existing buildings or other capital outlay expenditures.

Ch. 889 (SB 554) RODDA Repeals Sec. 5031, adds Sec. 5036.5, P.R.C., re governor's mansion.

Makes the present Governor's Mansion a state monument, at such times as it is not needed as a residence. Deletes designation of specific units included in the state park system.

Ch. 890 (SB 564) SHERMAN Amends Sec. 12900. Ins C., re insurance commissioner.

Declares that the Insurance Commissioner shall hold office for a term of four years, coextensive with the term of office of the Governor, rather than for a term of four years. Provides that term of office of commissioner in office on effective date of act, or any successor thereto, shall expire on the Monday following the first day of January, 1971.

Ch. 891 (SB 584) SHORT Adds Sec. 2860 5, B. & P.C., re medical assistants.

Permits a licensed vocational nurse, when directed by a physician and surgeon, to administer medication by hypodermic injection and to withdraw blood from a patient for the purpose of testing, if prior thereto she has been instructed by the physician and surgeon in the proper procedure to be employed when withdrawing blood.

Ch. 892 (SB 671) KENNICK Amends, adds and repeals various secs., H. & S C., re mobilehomes.

Expressly declares that it is unlawful for any person to sell, or offer for sale within this state any trailer coach, manufactured after May 25, 1967, designed or used for industrial, professional or commercial purposes containing plumbing, heat-producing, or electrical equipment, unless such equipment and installation meets the requirements of the Commission of Housing and Community Development.

Requires all mobilehomes, which are sold or offered for sale within this state, to bear insignia of approval issued by the Department of Housing and Community Development to indicate compliance with the regulations of the Commission of Housing and Community Development which were in effect at the date of manufacture of the mobilehome, rather than requiring only such mobilehomes manufactured after September 1, 1958 to bear insignia of approval issued by the department for plumbing, heat-producing, and electrical equipment and installations therein. Authorizes the department to issue insignia for mobilehomes manufactured prior to the effective date of the appropriate regulations, which meet specified requirements or regulations adopted pursuant thereto in effect at the time of such issue. Makes it unlawful to remove, or cause to be removed, an insignia of approval without prior authorization by the department. Makes conforming related changes.

Authorizes Commission of Housing and Community Development to adopt such regulations for the construction of mobilehomes as it determines are reasonably necessary in order to protect the health and safety of the occupants and the public. Requires such regulations to be reasonably consistent with the United States of America Standards Institute standards for the construction of mobilehomes. Authorizes the commission, if it determined that the standards for mobilehomes which have been prescribed by another state are at least equal to the standards prescribed by the commission, to so provide by regulation and requires thereafter that any mobilehome which such other state has approved as meeting its standards be deemed to meet the standards of the commission, if the commission determines such state's standards are being enforced. Adds mobilehomes which meet these standards to those

mobilehomes which shall not be required to comply with any local regulations prescribing requirements on the same subject matter.

Deletes provision that the plumbing, heat-producing or electrical equipment and installation in any approved mobilehome may be altered or converted if performance is in compliance with the prior departmental approval. Makes it unlawful to alter, convert, or cause to be altered or converted, installations or equipment of a mobilehome bearing a department insignia of approval when such mobilehome is used, occupied, sold, or offered for sale within this state, unless performance is in compliance with regulations adopted by the commission. Authorizes commission to adopt regulations providing requirements for alterations and conversions.

Ch. 893 (SB 721) RODDA Amends Sec. 18850.5, Gov.C., re chaplains' housing allowance.

Requires State Personnel Board to allocate up to 25 percent of the salary of a minister of the gospel employed by the state for a housing allowance or rental value of a home furnished to him, rather than \$1,800 as is presently allowed.

Ch. 894 (SB 798) STEVENS Amends Secs. 69102, and 69103, Gov.C., re judges.

Increases from three to four the number of judges of each division of the Court of Appeal for the Second Appellate District and makes an appropriation of \$400,000 for the support of that court.

Increases from three to four the number of judges in the Court of Appeal for the Third Appellate District and makes an appropriation of \$77,000 for the support of that court.

Ch. 895 (SB 820) SHORT Amends Secs. 6700, 6704, 6732, 6787, adds Sec. 6751.2, B. & P.C., re engineering practice.

Extends coverage of Professional Engineers Act to engineering disciplines approved by the Board of Registration for Civil and Professional Engineers.

Prohibits board from approving certain engineering disciplines.

Authorizes the board to consider professional experience and education acquired by applicants outside the United States which the board deems is equivalent to the minimum requirements of the board established by regulation for professional experience and education in this state.

Prohibits use of title in such other branches as the board may establish and use of any abbreviation of such title which might lead to the belief that the user is a registered engineer, without being so registered.

Ch. 896 (SB 832) STIERN Amends Sec. 31214, Ed.C., re state scholarships.

Provides that the total amount of a competitive scholarship awarded to an applicant by the State Scholarship and Loan Commission shall not exceed \$2,000 rather than \$1,500 for the period of one academic year. Provides that no award shall exceed \$1,500 rather than \$900 for a year except those given for attendance during the 1969-70 fiscal year and thereafter.

Ch. 897 (SB 867) COLOGNE Amends Secs. 1 and 2, and repeals Sec. 3, Ch. 1672, Stats. 1967, re water project cost allocations.

Revises amounts of certain approved expenditures for recreation land acquisition, and certain approved joint cost allocations for recreation and fish and wildlife enhancement associated with state water projects, made by the Department of Water Resources.

Provides, in addition, such necessary legislative approval to make effective specified expenditures for recreation land acquisition for the Del Valle Dam and Reservoir, and specified joint cost allocations for Grizzly Valley Dam and Lake Davis.

Ch. 898 (SB 874) DOLWIG Amends Sec. 1150, adds Art. 4.5 (commencing with Sec. 1210), Ch. 2, Part 2, Div. 1, Ins.C., re investments of insurers.

Authorizes every domestic incorporated life insurer and any other domestic incorporated insurer who meets prescribed requirements, after investing an amount equal to its required minimum paid-in capital in securities as required, to make specified investments. Declares these provisions apply to reciprocal or interinsurance exchanges.

Ch. 899 (SB 878) LAGOMARSINO Amends Sec. 4656, and adds Secs. 4656.1, 4656.2, and 4656.3, P.R.C., re forests, range, forage lands.

Authorizes State Board of Forestry to adopt administrative regulations providing for preservation, protection and use of state forests, and promotion and protection of public health and safety within state forests, and requires State Forester to protect state forests from damage and preserve the peace therein. Makes violation of the board's regulations a misdemeanor punishable by a fine not exceeding \$500.

Ch. 900 (SB 881) * MARLER Amends various secs., P.R.C. and H. & S.C., re fire prevention standards.

Requires that anyone using certain designated equipment or devices from which a spark or flame may originate, in described fire hazard areas, must maintain certain designated firefighting equipment ready for use

Deletes the requirement that a fire extinguisher must be maintained where gasoline-powered tools are being operated in such areas within 50 feet of any flammable material and requires instead that when certain designated portable power tools are operated within 25 feet of such material certain designated firefighting equipment as specified by State Forester must be maintained within 25 unrestricted feet of the point of operation of such power tools.

Deletes authorization for chemical fire extinguishers required on harvesters.

Makes other related changes.

To be operative January 1, 1969.

Ch. 901 (SB 941) RODDA Amends Sec 20009.1, Gov.C., re public employees' retirement system.

Specifies that state organization which is a member of any national, state or local organization of governing boards of school districts organized for the primary purpose of advancing public education through research and investigation is within the meaning of "public agency."

Ch. 902 (SB 958) GRUNSKY New act, re Santa Cruz tidelands

Quitclaims to, and confirms in, the County of Santa Cruz and the City of Santa Cruz all right, title and interest of state, if any, reserving therefrom, the mineral rights of the state, if any, in described parcels of lands in Santa Cruz County for use for highway purposes. Declares such lands are above line of mean high tide, are no longer necessary or useful for trust purposes, and are free of trust for commerce, navigation, and fisheries, if applicable.

Ch. 903 (SB 1002) SCHMITZ Amends Sec. 989, M. & V.C., re disaster indemnity

Requires purchasers of homes or farms under the Veterans' Farm and Home Purchase Act of 1943 to pay the first \$100 in order to be reimbursed by the Department of Veterans' Affairs for the cost of repairing uninsurable damage to such property caused by earthquake, surface waters, floodwaters, waves, tide or tidal wave, high water, or overflow of streams or bodies of water. Requires payment for each occurrence which causes the damage. Defines occurrence

Ch. 904 (SB 1071) DANIELSON Amends Secs 1560, 1911, Prob.C., re fiduciaries.

Provides that guardian or conservator, as case may be, may contract for and pay a reasonable sum for his ward's or conservatee's funeral expenses, or may pay the unpaid expenses of his ward's or conservatee's funeral and last illness, in full or in part, from any assets, other than real property or any interest therein, or lien thereon, of such ward or conservatee which are under his control; whereas present provisions authorize guardian or conservator to pay, in full or in part, from any such assets only the unpaid expenses of ward's or conservatee's funeral and last illness and only if there is no real property, nor interest therein nor lien thereon, in this state, in the guardianship or conservatorship estate.

Makes other technical changes.

Ch. 905 (SB 1103) GRUNSKY Amends Sec. 28144, Gov.C., re salaries of county officers.

Raises annual salary of San Benito County supervisors from \$3,000 to \$3,600. Raises auditor from \$3,000 to \$3,400 and district attorney from \$7,500 to \$8,400
To be operative January 1, 1969.

* Correction.

Ch. 906 (SB 1105) MARKS Amends Sec. 853.9, Pen.C., and Sec. 40513, Veh C., re notices to appear.

Permits the defendant to plead "nolo contendere" or "guilty," rather than only "guilty," in response to a duplicate copy of a written notice to appear that has been prepared and delivered, and filed with the court in lieu of verified complaint, pursuant to provisions of the law regarding misdemeanor offenses. Permits defendant to enter a plea to, and permits, if the notice to appear is verified, a warrant to be issued upon, a written notice to appear, if it has been prepared on a form approved by the Judicial Council, rather than permitting defendant to plead "not guilty" unless at the time of his plea he requests that a verified complaint be filed in lieu of such written notice to appear. Permits defendant, at time of arraignment, to request filing of a verified complaint if the notice to appear is not verified.

Ch. 907 (SB 1125) STIERN Amends Secs. 4848 and 4905, B. & P.C., re veterinarians' fees.

Requires Board of Examiners of Veterinary Medicine to refund to applicant that portion of examination application fee which represents cost of administering the written examination to him when such examination is waived by the board. Requires board to fix that fee and renewal license fee between specified limits.

Ch. 908 (SB 1135) DEUKMEJIAN Adds Sec. 9984.5, B. & P.C., re employment agencies.

Excepts from provisions relative to fees, an employment agency which, as its sole means of procuring or attempting to procure employment or engagements for others, uses a computer system to correlate and match information furnished by prospective employees and requirements from prospective employers, and permits such agency to charge a prospective employee or prospective employer, but not both, a non-refundable fee not to exceed \$15, providing certain specified conditions are satisfied.

Ch. 909 (SB 1158) TEALE Adds Secs. 9356.5 and 75030.9, Gov.C., re retirement.

Allows judge or person who is entitled to benefits under Judges' Retirement Law who remains a member of the Legislators' Retirement System to transfer from that system to the Judges' Retirement System a part or all of the service for which he is credited, or may elect to be credited, under the Legislators' Retirement System.

Permits legislator with accumulated contributions in Judges' Retirement Fund to receive credit for time for service as a public constitutional or legal officer if specified contributions are made, and permits him to retire under Judges' Retirement Law.

Ch. 910 (SB 1193) WAY Adds Sec. 10850.1, W. & I.C., re public assistance records.

Authorizes public assistance recipient and any person authorized in writing by the recipient to inspect application and records containing factual information relating to eligibility provided solely by the recipient made or kept by any public officer or agency in connection with the administration of any public assistance program and specifies attorney or authorized representative of applicant or recipient is entitled to inspect his case record prior to and during his hearing.

Prohibits the use of any list or names obtained through such access to such records for commercial or political purposes.

Ch. 911 (SB 1236) WAY Adds Ch. 6 (commencing with Sec. 3101), Pt. 5, Div. 1, R. & T.C., re delinquent unsecured property taxes.

Establishes procedure to authorize officials collecting taxes on unsecured property tax roll to file certificate stating amount of tax, penalty, and interest due together with information relating to assessee liable for amount due. Requires county clerk to enter judgment against assessee for amount due. Requires recording of judgment in any county and provides that it thereby becomes a lien on all property of assessee within the county. Gives such lien force and effect of judgment lien and specifies that execution shall issue and sale be held as provided in Code of Civil Procedure.

Ch. 912 (SB 1251) LAGOMARSINO Amends Sec. 28115, Gov.C., re county officers.

Increases annual salaries of Ventura County supervisors from \$9,400 to \$13,200.

Increases annual salary of auditor from \$16,000 to \$18,000 and increases annual salary of district attorney from \$24,000 to \$26,400.

Provides that salary increase for board of supervisors not to take effect until a supervisor enters upon a new term of office after effective date of act.

Ch. 913 (AB 897) CAMPBELL Adds Title 7.6 (commencing with Section 67400) to the Gov. C., re Western Interstate Nuclear Compact.

Ratifies the Western Interstate Nuclear Compact, to be administered by the Western Interstate Nuclear Board, and prescribes its membership, purpose, organization, powers, and duties. Provides that Section 1 of this act, containing the Western Interstate Nuclear Compact, shall become operative only if the compact is adopted by four of the other states eligible to become parties to the compact and approved by the Congress of the United States.

Ch. 914 (SB 87) RODDA New act, re Sacramento-San Joaquin Delta Study.

Requires the Administrator of the Resources Agency to continue to review and coordinate the implementation of the Delta Master Recreation Plan by reviewing with affected governmental agencies programs and policies related to recreation in the Sacramento-San Joaquin Delta, and to report biennially thereon to the Governor and the Legislature until 1973.

Ch. 915 (SB 90) DEUKMEJIAN Adds Sec. 466.5, Pen.C., re master keys.

Prohibits the possession and use, with intent to use them in the commission of an unlawful act, of motor vehicle master keys, and prohibits knowing manufacture for sale, advertising for sale, offering for sale, and sale of such keys to persons not using such keys in lawful occupations or businesses.

Ch. 916 (SB 91) DEUKMEJIAN New act and amends Sec. 1, Chapter 80, Stats. 1967, re property tax: exemptions.

Extends period for amending articles of incorporation for purposes of the exemption for 1967-1968 fiscal year from first Monday in March, 1967 to March 22, 1967, and consequent allowance of exemption for that year. Specifies that enactment shall remain in effect for only one year from 1968 effective date.

Provides relief for organizations otherwise qualified therefor which made late applications for the welfare, cemetery or church exemption for fiscal years commencing in 1967 or 1968. Specifies that applications for such exemptions are to be made on or before January 15, 1969.

In effect immediately.

Ch. 917 (SB 96) RODDA Adds, amends, repeals, various secs, Ed.C., re elementary school textbooks.

Revises law relating to selection and adoption of textbooks for use in elementary school grades to require State Board of Education to adopt basic textbooks and supplementary textbooks for use in those subjects in elementary grades in which the board determines a need and desirability for such textbooks to promote the maximum efficiency of pupil learning. Expresses legislative intent re: adoption by State Board of Education of recommended textbook. Requires board to adopt separate teachers' manuals for use in subjects of elementary grades in which the board determines the need and desirability for such manuals.

Requires board to establish a distribution schedule for supplementary textbooks.

Requires school district governing boards to enforce use of all basic textbooks adopted by State Board of Education and requires governing boards to select supplementary textbooks from list of supplementary textbooks tentatively indicated for adoption by State Board of Education.

Authorizes county superintendent of schools to receive for review by districts which do not qualify as a city school district a set of tentatively adopted supplementary textbooks and basic textbooks.

Makes following additional provisions applicable if either ACA 15 or ACA 30 of the 1968 Regular Session is approved by the electorate: Requires State Board of Education to adopt a minimum of one basic textbook in specified courses; authorizes state board to adopt not to exceed two basic textbooks for a given subject of given grade, unless additional basic textbooks are intended to provide for meeting specified purposes, provides that basic textbooks provided to school district shall

not exceed number necessary to provide each pupil in each subject one basic textbook per subject; requires school district governing boards to select one or more basic textbooks adopted by the state board; authorizes state board to determine whether textbooks should be purchased, or otherwise provided by established methods; and authorizes state board, for purposes of any provision of the California Constitution which requires the adoption of a series of textbooks for use in the elementary schools, to adopt one or more separate series of textbooks for any of the several courses offered in the elementary schools, or for any combination of such courses.

Ch. 918 (SB 155) GRUNSKY Amends Sec. 2019, C.C.P., re depositions

Provides that deposition of party or any person shall be taken only in county where deponent resides or at place not more than 75 miles from such place of residence, or, if the deponent is a party, in the county of the place of trial when place of deposition is less than 150 miles from the residence of the deponent, unless court orders otherwise. Authorizes any party or person to be examined to make reasonable motion for order, or court to order upon own motion, that deposition may be taken outside the county of residence and at a place more than 75 miles and less than 150 miles from residence of deponent in cases not provided for by above provisions or stipulation. Deletes provision that motion for court order or court order on its own motion with respect to depositions be made after notice is served for taking deposition by oral examination.

Makes technical changes

Ch. 919 (SB 198) RODDA Amends Secs. 13189, 13190, and 13192, Ed.C., re teaching credentials.

Alters minimum requirements for standard teaching credential with specialization in elementary teaching by deleting specified hour requirements for specified areas of study for diversified major.

Revises subjects which a holder of a standard teaching credential with a specialization in elementary education is authorized to teach in kindergarten or grades 1 to 9, inclusive.

Alters hours—subject matter requirements relative to subjects which may be taught by the holder of a standard teaching credential with a specialization in secondary education.

Makes related technical changes.

Ch. 920 (SB 210) RICHARDSON Mountain sheep.

Appropriates from Fish and Game Preservation Fund the sum of \$19,955 to Department of Fish and Game for investigations relating to bighorn sheep herds and development of a species plan as specified in SCR 43.

Ch. 921 (SB 212) ALQUIST Amends Sec. 11451, Ed.C., re junior college attendance.

Provides that the number of schooldays to be used in computing the average daily attendance for junior colleges may be five or six consecutive schooldays, rather than five consecutive schooldays. Specifies conditions for computing a.d.a. with attendance of pupils in classes held on Saturday.

Ch. 922 (SB 219) COLLIER Amends Sec. 30100, S. & H.C., re California Toll Bridge Authority Act.

Adds toll tunnels through mountains to the list of projects authorized to be financed and constructed pursuant to the California Toll Bridge Authority Act.

Ch. 923 (SB 221) COLLIER Adds Ch. 5 (commencing with Sec. 31100), Div. 17, S. & H.C., re El Dorado County Toll Tunnel Authority.

Creates and prescribes membership and powers and duties of El Dorado County Toll Tunnel Authority, including powers to study feasibility of, and to construct, operate, and maintain, a toll tunnel from U.S. Highway 50 in the vicinity of Twin Bridges to U.S. Highway 50 in the vicinity of Meyers, and power to issue revenue bonds secured by tolls and revenues of authority and to exercise power of eminent domain.

Authorizes any city, county, district or political subdivision of state to advance or contribute money to authority and to issue general obligation bonds to secure funds for such purposes.

Authorizes transfer of the toll tunnel to the state after all bonds and other designated obligations have been paid.

Ch. 924 (SB 231) MILLER Amends Secs. 66604, and 66632, Gov.C., re San Francisco Bay.

Permits San Francisco Bay Conservation and Development Commission to permit or prohibit the placement or removal of fill in San Francisco Bay during the commission's life rather than only during period necessary to the study of the matter and preparation of master plan.

Ch. 925 (SB 281) SHORT Amends Secs 7736 and 7737, adds Sec. 7737.5, B. & P.C., amends Sec 11158, W. & I.C., re public assistance: funeral expenses.

Revises definition of term "trustee" for purposes of provisions relating to preneed funeral arrangements

Permits trust agreements for preneed funeral arrangements to be irrevocable in cases where welfare recipients are beneficiaries

Authorizes trustee in preneed funeral arrangements to deposit the trust corpus in any federally insured savings and loan association.

Revises provisions relating to funeral, cremation, or interment expense trust and to life or burial insurance arrangements for which a specified monetary value is assigned for purposes of determining need for public assistance, and adds thereto securities issued by cemetery authorities which are convertible into payment for funeral, cremation or interment expenses.

Ch. 926 (SB 290) BEILENSEN Amends Sec. 7100, repeals Secs. 7115 and 7116, adds Ch. 3.5 (commencing with Sec. 7150), Pt. 1, Div. 7, II. & S.C., re disposition of decedent's remains.

Enacts "Anatomical Gift Act" Authorizes any person competent to execute a will to give all or part of his body for any one or more of specified purpose, the gift to take effect after death. Authorizes specified persons to make such a gift of the decedent's body either after death or before death during a terminal injury or death if decedent is precluded by such injury or illness from executing document of gift, unless such person has knowledge that contrary directions have been given by the decedent or if it is made known that the decedent at the time of his death was a member of a religion, church, sect or denomination which relies solely on prayer for the healing of disease. Specifies eligible donees. Authorizes such gift by will regardless of validity of will in other respects or fact that will may not be offered for or admitted to probate and gift by a document other than a will signed by donor. Authorizes revocation or rejection of such gift. Makes related conforming changes.

Ch. 927 (SB 393) DILLS Adds Sec. 17709, Ed.C., Sec. 988, R. & T.C., re motion picture property taxation.

Defines cash value of motion pictures, including negatives and prints thereof, for purposes of property taxation. Appropriates state revenues from the Property Tax Relief Fund for subvention to local government to make up for revenues lost by reason of this enactment.

Ch. 928 (SB 431) RODDA Amends, adds, and repeals various secs., Ed.C., re financial support: public schools.

Makes substantive technical changes in numerous provisions relating to financial support of the public schools to align with revisions previously made in other areas of the law, revising particular allowance computations to be included in the several apportionments of the State School Fund, revising particular tax rate amounts to be excluded in connection with computational and qualifying tax rates prescribed for formula purposes, eliminating provisions relating to equalization and qualifying tax rates for high school districts maintaining junior colleges or having boundaries coterminous with those of junior college districts and having common governing boards, and making numerous other technical changes.

Ch. 929 (SB 555) DILLS Adds Ch 6 (commencing with Sec. 31300), Div. 17, S & H.C., re Los Angeles County Toll Tunnel Authority.

Creates and prescribes membership of Los Angeles County Toll Tunnel Authority; empowers authority to study feasibility of construction, operation, and maintenance of a toll tunnel, including transportation facilities and additional transportation facilities, through the San Gabriel Mountains between Antelope Valley and the Metropolitan Southern California area, and requires authority to submit a report of its study to the Legislature.

Provides that authority may accept contributions of money or labor, or both, from private individuals, firms and organizations in aid of the study.

Authorizes any city, county, district or political subdivision of state to contribute money or labor, or both, to authority in aid of the study, and specifies that contributions may be made from any funds available, including highway funds received from the state.

Ch. 930 (SB 615) COLLIER Amends Secs. 2104, 2107, 2110, 2152, adds Sec. 2110.5, S. & H.C., re snow removal.

Deletes provision apportioning \$100,000 per month to eligible counties for snow removal on county roads, and provides instead that a sum equal to the total of all reimbursable snow removal costs, or \$1,000,000, whichever is less, shall be apportioned in 12 approximately equal apportionments for snow removal. Declares that a county shall compute its reimbursable snow removal costs, not to exceed an amount equal to 80 percent of its annual average expenditures during the prior 3 years in excess of \$5,000.

Provides for annual allocation to each city which reported expenditures for snow removal in excess of \$5,000 during the preceding fiscal year of an amount equal to $\frac{1}{2}$ of such expenditures in excess of \$5,000.

Ch. 931 (SB 623) RODDA *Amends and adds various secs., Ed.C, re junior college construction.

Provides for computation of junior college district's share in Junior College Construction Act without inclusion of federal funds, as redefined, provided for such district's project, and provides instead for reduction of amount of federal funds from total cost of project as determined by the Department of Finance and use of remainder in computation of ratio of state funds to local property tax funds.

Provides for retroactive operation of act.

Appropriates from State Construction Program Fund \$1,625,000 in augmentation of Item 369, Budget Act of 1968, to be allocated for construction projects pursuant to agreement between Department of Finance and Board of Governors of the California Community Colleges.

In effect immediately.

Ch. 932 (SB 675) SHORT Amends and adds various secs., B. & P.C., re landscape architecture.

Deletes definition of "landscape architecture" and defines a person who practices landscape architecture.

Makes it unlawful to engage in the practice of landscape architecture without a certificate.

Excludes from provisions of this law (1) building designers insofar as they practice in the scope of their registration, (2) persons who make plans or drawings for the selection, placement, or use of plants when the execution of such plans *or drawings does not affect the public health, safety and welfare, (3) persons who are licensed to sell nursery stock, insofar as they engage in the preparation of plans or drawings as an adjunct to merchandising his products, and do not use the title of "landscape architect," (4) a licensed contractor insofar as he engages in the business or acts in the capacity of a contractor or designs systems or facilities for work to be performed and supervised by such contractor within the classification for which a license is issued, rather than only as he engages in the business or acts in the capacity of a contractor and any other person who holds a valid state license or other authority which authorizes him to engage in a business or occupation, insofar as he engages in that business or occupation, (5) a gas or electric utility and any employee thereof acting as such employee, insofar as they provide specified services with respect to landscape lighting.

Revises exemption granted engineers and provides exemption for land surveyors.

Provides that landscape architect may employ, as well as form a partnership with, a person who is not a certified landscape architect.

Revises provisions concerning examinations.

Ch. 933 (SB 686) SHERMAN Amends Sec. 1957, C.C.P., re service of process.

Provides that service of subpoena on party to record of civil action, or person for whose immediate benefit the action is prosecuted or defended, or officer, director, or managing agent of such party or person is not required if written notice request-

* Correction

ing such witness to attend before court, or at trial of issue therein, with time and place thereof, is served on attorney of such party or person, provided such notice cannot require attendance of such witness more than 150 miles from residence of such witness.

Requires such notice to be served at least 10 days before time required for attendance unless court prescribes shorter time. Provides that if entitled thereto, such witness, upon demand, shall be paid witness fees and mileage before being required to testify. Declares that giving of such notice shall have same effect as service of subpoena upon witness, and that parties shall have such rights and court may make such orders, including imposition of sanctions, as in case of subpoena for attendance before court.

Ch. 934 (SB 892) DEUKMEJIAN Adds Ch. 9 (commencing with Sec 1900) to Div. 25, W. & I.C., re prevention of juvenile delinquency.

Authorizes county delinquency prevention commissions to assist in establishment of youth service bureaus for the coordination of activities for the prevention of juvenile delinquency, to be headed by youth services coordinators hired by county delinquency prevention commissions.

Establishes pilot program in not more than four communities in the state, to be selected by the California Delinquency Prevention Commission, and appropriates \$100,000 to the Department of the Youth Authority for expenses under the pilot programs.

Terminates this pilot program on the 61st day after end of 1971 Regular Session of Legislature and requires commission to submit annual reports within 30 days after the commencement of each year's Regular Session commencing with the 1970 session and final report at the 1972 session.

Ch. 935 (SB 922) RODDA Adds Sec. 53200.4, Gov.C., amends Sec. 10270.51, adds Sec. 10202.85, Ins.C., re county employee benefit programs.

Authorizes the treatment of employees of a district as county employee for various insurance and benefit purposes, subject to approval of district's governing board and the county board of supervisors. Authorizes county board to impose as condition to approval a charge to cover the resulting added costs.

Makes conforming related changes.

Ch. 936 (SB 986) LAGOMARSINO Amends Sec. 4007, Pen.C., re prisoners.

Authorizes judge of superior court, when a county prisoner requires medical treatment necessitating hospitalization which cannot be provided at county jail or county hospital because of lack of adequate detention facilities, and when, because of his past or present behavior, such prisoner presents a serious custodial problem, upon request of county sheriff and with consent of Director of Corrections, to make written order filed with county clerk designating, for the confinement of such prisoner, the nearest prison or correctional facility of this state which would be able to provide necessary medical treatment and secure confinement of such prisoner. Provides court may at any time modify or vacate such order.

Requires Department of Corrections of state to establish rate of compensation for such medical treatment and confinement. Provides such rate of compensation shall be a charge against county making request for such treatment and confinement.

Ch. 937 (SB 1182) BURGNER Adds Chap. 15 (commencing with Sec. 7250), Div. 7, Title 1, Gov.C., re handicapped persons.

Provides that public buildings which have special toilet and entrance facilities for handicapped persons post signs indicating location of these facilities.

Ch. 938 (SB 1189) WAY Amends Secs. 426c and 1218, C.C.P., re divorce and separate maintenance.

Requires complaint in an action for divorce to include the social security numbers of husband and wife, if available and if not available, a statement to such effect.

Declares that no person who is in contempt of a court order or judgment in a divorce or separate maintenance action may enforce such order of judgment, by way of execution or otherwise against the other party. Declares that such enforcement restrictions shall not affect nor apply to enforcement of child support orders.

Ch. 939 (SB 1200) SCHRADE Amends various secs, Gov.C., re Communications Advisory Board.

Expands membership of Communications Advisory Board. Allows rather than requires the board to perform in specified areas. Deletes various responsibilities of the board. Increases expense allowance for members when attending meetings.

Ch. 940 (AB 101) LANTERMAN Adds, amends, repeals various secs. R. & T.C., re transportation and transit development.

Limits provisions relating to special taxes for rapid transit construction to rapid transit districts in counties having a population of 1,000,000 or more persons, rather than having such provisions relate to rapid transit districts and counties or combinations of counties having such a population. Authorizes such districts, if approval is obtained by a vote of the people, to impose a retail transactions and use tax of $\frac{1}{2}$ percent, which is a tax similar to a sales and use tax. Authorizes a rapid transit district to contract with the State Board of Equalization to administer the tax and amends the state's Sales and Use Tax Law and Cigarette Tax Law to conform to these changes.

Ch. 941 (AB 508) BARNES Amends, adds, repeals various secs., Gov.C., re Public Employees' Retirement System.

Provides for cost-of-living adjustments, based upon Bureau of Labor Statistics Consumer Price Index, for retired members of system or survivor. Provides limitations on such adjustments.

Limits employee contribution rate to current level so that they would not be adjusted by changes in interest rate or mortality table, but reserves right of Legislature to adjust rate at some future date.

Provides that member rates be based upon age at reentry, regardless of previous employment.

Provides that interest on refunded contributions would not be credited for year in which refund is made.

Ch. 942 (AB 600) KETCHUM *Adds Ch 12.5 (commencing with Sec. 7800), Div. 3, B. & P.C., re geologists.

Creates a State Board of Registration for Geologists composed of seven members appointed by the Governor for 4-year terms. Describes the powers and duties of board.

Provides for registration and regulation of geologists as defined. Specifies grounds for disciplining persons so registered and fees to paid thereby.

Ch. 943 (AB 651) MONAGAN Amends Sec. 8, Ch 1222, Stats. 1965, adds Sec. 36057.5, H. & S.C., re housing.

Authorizes the Department of Housing and Community Development to furnish counseling and guidance services to aid any public body or private or nonprofit organization or persons in securing the financial aid or cooperation of the federal government in the undertaking, construction, maintenance, operation, or financing of specified housing.

Authorizes the department to contract for or sponsor experimental or demonstration projects for permanently fixed or mobile housing designed to meet special needs of agricultural workers and persons displaced by action of any state or local public agency.

Makes operative until the 61st day after the final adjournment of the 1972 Regular Session of the Legislature, rather than the 91st day after the 1969 Regular Session, the 1965 act which created the Commission of Housing and Community Development and the Department of Housing and Community Development, abolished the Division of Housing of Department of Industrial Relations and the office of Chief of Division of Housing, and transferred functions of both to the Department of Housing and Community Development.

Ch. 944 (AB 652) MONAGAN Adds Secs. 35711, 35739, and 35745, H. & S.C., re discrimination in housing.

Authorizes the State Fair Employment Practices Commission to engage in affirmative actions with owners in furtherance of the purpose of the so-called "Rumford Act." Defines "affirmative actions" as any educational activity for the purpose of eliminating discrimination in housing accommodations because of race, color, re-

* Correction.

ligion, national origin, or ancestry and any promotional activity designed to achieve such a result on a voluntary basis.

Provides that the so-called "Rumford Act" is not to be construed to promote housing accommodations on a preferential or quota basis.

Ch. 945 (AB 690) HAYES Adds Secs. 390521, 390835, H & S C., re air pollution.

Requires State Air Resources Board to establish one-year statewide exhaust control device program whereby various types of exhaust emission control devices will be tested on a certain number of state-owned motor vehicles operated by the California Highway Patrol, Department of General Services, and the Division of Highways.

Requires board to report to Legislature at various times.

Appropriates \$200,000 from Motor Vehicle Fund to the State Air Resources Board to carry out the purposes of this act.

In effect immediately.

Ch. 946 (AB 790) BRITSCHGI Amends Secs. 69599 and 73521, Gov. C., re judges—San Mateo County.

Increases number of superior court judges in San Mateo County from 11 to 12

Increases number of municipal court judges in Central Judicial District from 2 to 3.

Ch. 947 (AB 799) DENT Amends Sec. 11005, Ed C., re minimum schoolday.

Provides that minimum schoolday in grades 1, 2, and 3 in elementary schools, except in opportunity schools or classes, is 230 minutes, rather than 200 minutes unless the governing board of a school district has prescribed a shorter length for the schoolday because of lack of facilities which requires double sessions, in which case the minimum schoolday shall be 200 minutes.

Ch. 948 (AB 818) WAKEFIELD Amends Secs. 12259, 12704, Ed C., re work experience education hours.

Allows minors enrolled in approved work experience education programs to work in such programs outside of school hours for a period not to exceed four hours per day, regardless of hours spent per day in school.

Exempts approved work experience programs from prohibition against employing minors for period longer than eight hours per day, when added to number of hours minor is compelled to attend school.

Ch. 949 (AB 882) DENT Adds Art. 45 (commencing with Sec. 13390), Ch. 2, Div. 10, Ed C., re in-service training.

Declares legislative intent to encourage institutions of higher education to enter into cooperative agreements with local school districts to provide training programs to improve elementary teachers' instructional skills.

Permits school districts to establish staff development projects, subject to approval of State Board of Education, and to contract with specified entities for purposes of such project. Requires Superintendent of Public Instruction to allow specified amounts to cover costs of prescribed elements of such a project.

Requires participating institutions of higher education to grant academic credit for courses taken as part of a staff development project. Directs State Board of Education to allocate not more than five hundred thousand dollars (\$500,000) from specified federal funds for authorized programs

Ch. 950 (AB 889) RUSSELL, Department of Motor Vehicles.

Appropriates \$60,898 from the Motor Vehicle Fund to the Department of Motor Vehicles for the establishment of a branch office in Newhall-Saugus, California.

Ch. 951 (AB 932) HARVEY JOHNSON Amends Sec. 23039, B. & P.C., re alcoholic beverages

Provides that a public premise does not include on-sale beer licensed stadia, auditoria, fairgrounds, or racetracks, rather than not including stadia, auditoria, fairgrounds, or racetracks.

Ch. 952 (AB 960) STULL Adds Sec. 135825, Ed.C., re classified employees.

Specifies that if school district governing board employs staff assistants or field representatives to assist governing board or individual board members in carry-

ing out their policy-making duties, such personnel shall be members of classified service except with respect to obtaining a permanent status in a position and procedures pertaining to recruitment, appointment, classification, and salaries of members of the classified service. Declares legislative intent that personnel employed under this section not take part in board member election campaigns during employment hours.

Provides that staff assistants serve at pleasure of governing board and each field representative serves at the pleasure of individual governing board member.

Ch. 953 (AB 1072) RALPH Adds various secs., S. & H.C., and H. & S.C., re replacement housing.

Authorizes Department of Public Works to provide relocation assistance to low income individuals and families who own and reside in housing located in an economically depressed area who are displaced as a result of the acquisition or clearance of rights-of-way for a project on the state highway system, by the acquisition of replacement housing for such individuals and families. Defines terms. Authorizes the department to adopt rules and regulations providing standards and procedures for such relocation assistance.

Authorizes the department to condemn unimproved or unoccupied real property, or real property not devoted primarily to residential use, to provide replacement housing for low income individuals and families who reside in economically depressed areas and are so displaced; provides that acquisition of all other property for such purpose must be by means other than condemnation.

Authorizes the department to contract with public and private entities for the financing, planning, development, construction, management, sale, exchange, or lease of replacement housing; and gives low income individuals and families so displaced priority in buying, leasing, transferring, or exchanging property for replacement housing.

Authorizes the Department of Housing and Community Development to render assistance to the department in the undertaking, construction, maintenance, operation, or financing of replacement housing, and to advise the California Highway Commission regarding whether or not an area traversed by an adopted highway location is an economically depressed area.

Requires the department to submit a report to the Legislature not later than the fifth legislative day of 1970 Regular Session as to program developed and progress made in providing replacement housing in economically depressed areas for low-income individuals and families displaced by highway construction.

Ch. 954 (AB 1106) MURPHY Adds and amends various secs., Ag.C., re milk products.

Permits manufacturers of evaporated skim milk, condensed skim milk, nonfat dry milk, concentrated skim milk, yogurt, nonfat liquid yogurt, fruit yogurt, and dietetic yogurt to label them grade A when they are made entirely from grade A milk and milk products and meet the composition standards adopted by the Director of Agriculture. Requires the director to adopt composition standards for grade A nonfat dry milk which shall be equal as nearly as practical to the composition standards contained in specified ordinance and code of the United States Public Health Service. Deletes authorization for nonfat liquid yogurt drink to be labeled "Grade A."

Ch. 955 (AB 1128) ZENOVICH Amends Sec. 1656, Veh.C., re vehicle code and synopsis.

Requires Department of Motor Vehicles to publish such number of copies of the Vehicle Code synopsis or summary in Spanish as the director determines are needed to meet the demand for such copies. Directs department to furnish both English and Spanish copies to its field offices and law enforcement agencies.

Ch. 956 (AB 1138) RYAN Amends Sec. 8202, adds Sec. 8202.5, Gov.C., re notaries public.

Permits Secretary of State to appoint county employees as notaries public to act for and on behalf of the county.

Ch. 957 (AB 1213) LANTERMAN Amends Secs. 6726.6 and 7354 as added by Ch. 1667, Stats. 1967, W. & I.C., re hospital leaves of absence.

Changes provision to reflect that State Department of Social Welfare rather than Department of Mental Hygiene is responsible for payment for patients on leave of absence from state hospitals.

Requires such payments for mentally retarded patients to be made on the basis of reasonable cost, using standards for services consistent with those as set by the Administrator of the Health and Welfare Agency for similar types of care, within the limitations of funds appropriated to the department for that purpose.

In effect immediately.

Ch. 958 (AB 1243) BURKE Amends Sec 3501, adds Sec. 3507.3, Gov.C., re public employee representation.

Makes an employee organization for purposes of public employer-employee relations an organization which has as one of its primary purposes representing its members in employer-employee relations rather than representing employees of a public agency in their relations with that public agency.

Provides that professional employees, as defined, shall not be denied the right to be represented separately from nonprofessional employees by a professional employee organization consisting of such professional employees

Ch. 959 (AB 1331) GONSALVES Amends Sec. 6546, Gov.C., re revenue bonds.

Permits in a county of over 4,000,000 population, any agency, commission or board provided for by a joint powers agreement to issue revenue bonds to pay cost and expenses of acquiring or constructing regional public park or regional public recreation area and all facilities and improvements related thereto.

Ch. 960 (AB 1333) FORAN Amends, adds, and repeals, various secs., Gov.C., re Public Employees' Retirement System.

Increases amounts of retirement benefits to patrol members of P.E.R.S. and local safety members who become subject to the provision by means of contract amendment. Makes related technical changes.

Increases public employers' contribution with respect to state patrol members by 13.23 percent of such compensation.

Operative first day of month following month in which statutes enacted at 1968 Regular Session become effective.

Ch. 961 (AB 1338) SCHABARUM Amends Sec. 10509, Ed.C., adds Sec. 3074.7, Lab.C., re training.

Authorizes governing board of school district which offers classroom instruction in postgraduate and upgrading courses pursuant to provisions for on-the-job training to impose a fee upon the individuals receiving instruction in such courses. Limits amount of such fee to amount necessary to cover the total cost of such classroom instruction, as determined by the governing board.

Ch. 962 (AB 1441) KETCHUM Amends Sec. 12802, Ag.C., re economic poisons.

Provides that a person holding a valid structural pest control license may use registered economic poisons without having obtained a license or having become a registrant if he does not manufacture, deal in, or sell economic poisons except in connection with his own structural pest control service work and if the container used identifies the economic poison therein and that it also contains any warning or cautionary statements or symbols which were on the registrant's container.

Ch. 963 (AB 1478) MOORHEAD Amends Sec. 14601, adds Secs. 14601 and 14601.1 and repeals Sec 14601, Veh C., re drivers' licenses.

Requires, for the purposes of provisions prohibiting a person from driving a motor vehicle upon a highway when his driving privilege is suspended or revoked and the person so driving has knowledge thereof, that knowledge be presumed if notice has been given by the Department of Motor Vehicles to such person. Makes such presumption a presumption affecting the burden of proof.

Ch. 964 (AB 1544) SCHABARUM Adds Sec. 5326, B & P.C., re outdoor advertising permit fees.

Requires that application fee of \$20 accompany an application for an original permit to place an advertising structure and requires the Department of Public Works to retain the fee whether or not a permit is issued.

Ch. 965 (AB 1682) QUIMBY Amends Sec. 21809, Ed C., re school district bonds.

Provides that the expenses incurred for fees of independent financial consultants, the publication of the official notice of sale, the preparation, and the printing and distribution of official statement of school bond issues are legal charges against the funds of the school district issuing the bonds and may be paid from the proceeds of sale of the bonds. Provides that provisions do not constitute a change in but are declaratory of the preexisting law.

In effect immediately.

Ch. 966 (AB 1767) HARVEY JOHNSON Amends Sec. 2943, Civ.C., re secured land transactions.

Requires mortgagee or beneficiary of deed of trust, or his assignees, or his authorized agent, on written demand of mortgagor or trustor, or his successor in interest, in mortgaged or trust property, or any part thereof, or any beneficiary under a subordinate deed of trust or any other person having a subordinate lien or encumbrance of record thereon, or his authorized agent, made at any time before, or within two months after, recording of notice of default under mortgage or deed of trust, if power of sale therein is to be exercised, or otherwise made more than 30 days prior to entry of decree of foreclosure, to prepare and deliver to person demanding it a statement showing specified facts relating to the status of the transaction; whereas present provision requires mortgagee or beneficiary of a deed of trust, his assignees, or his authorized agent to prepare and deliver such statement on written demand of mortgagor or trustor, his authorized agent, or his successor in interest, made before recording of notice of default under a deed of trust containing a power of sale or before commencement of foreclosure proceeding or recordation of notice of default.

Requires such statement to include, in addition to items presently required, total amounts, if any, of all overdue installments of either principal or interest, or both, on the secured obligation, and the nature and, if known, the amount of any additional charges, costs, or expenses paid or incurred by the beneficiary which have become a lien on the real property involved.

Changes terminology of section so that mortgagee or beneficiary of deed of trust, or his assignees, are described as "beneficiary"; and trustor, mortgagor, or his successor in interest, in mortgaged or trust property, or any part thereof, or any beneficiary under subordinate deed of trust or any other person having subordinate lien or encumbrance of record thereon are described as "entitled person."

Ch. 967 (AB 1775) ROBERTI Amends Sec 13920, Gov C., re State Board of Control.

Requires Board of Control to adopt rules and regulations providing for reimbursement of state officer, employee, or agent for nonculpable damages to private car when used on sanctioned state business.

Ch 968 (AB 1843) FENTON Amends Sec. 31900, Ed C., re absentee ballots.

Specifies that each mailing sent to voters for purposes of any election conducted under Education Code indicate that applications for absentee ballots may be submitted not more than unspecified number of days before the date of election but must be received by appropriate official not less than unspecified number of days before the day of election, rather than indicating the earliest date and the final date such applications may be submitted.

Ch. 969 (AB 1857) VEYSEY Amends Secs. 43609, 45892, and 45911, Ag.C., re carrot containers.

Establishes standard carrot container number 45W and prescribes dimensions and components therefor.

In effect immediately.

Ch. 970 (AB 1876) DUNLAP Adds Sec. 54932, Gov.C., re city annexations.

Extends to May 15, 1968, the time in which the statement, map or plat regarding annexation to a city may be filed with the State Board of Equalization for the annexation to be effective for assessment and tax purposes for the 1968-69 fiscal year. Applies to cities completing annexations on December 27, 1967.

In effect immediately.

Ch. 971 (AB 1914) KNOX Repeals, adds Sec. 35561 4, Gov.C., re city boundaries.

Provides for procedure for exclusion of uninhabited territory annexed to a city as uninhabited territory initiated on motion of the city council.

Ch. 972 (AB 1918) KNOX Amends, adds, various secs., Gov.C., re joint exercise of powers.

Requires agencies and entities created by joint exercise of powers to use treasurer of a contracting party or county treasurer as depository for its funds and requires that disbursements of such funds be on county warrants.

Declares parties to a joint powers agreement liable for debts of agencies or entities created unless agreement specifies otherwise.

Requires annual audits of agency or entity funds and bonding of employees.

Allows agencies or entities to invest surplus funds in same type of investments authorized for local agencies investment of surplus money.

Provides that the indenture under which revenue bonds are issued by a joint exercise of powers entity may contain covenants other than or in lieu of certain provisions and may provide for the appointment of a trustee, and provides further that any indenture providing for the appointment of a trustee shall limit the trustee's power of investment to certain authorized investments.

Ch. 973 (AB 1970) WILSON Adds Sec. 858.7, Pen.C., re criminal procedure.

Specifies procedure to permit disposition of Vehicle Code misdemeanor violations in cases where defendant has been convicted of a misdemeanor and is serving sentence as a result of such conviction and there has been filed and pending in another county a complaint charging him with a misdemeanor Vehicle Code violation.

Ch. 974 (AB 2054) BAGLEY Amends Secs 4102 and 4656 2, R. & T.C., re tax redemption fees.

Increases redemption fee to \$2.00 from \$1.50 on June 13, 1969. Reduces state's share in fees from 100% to 50% with the other 50% going to county that is situs of tax-sold land.

Ch. 975 (AB 2058) BAGLEY *Adds Secs 31141 and 31142, Wat.C., re county water districts.

Authorizes districts to adopt ordinances relating to provision of sanitation services and regulation of such services, and prescribes manner in which such ordinances shall become effective. Makes violation of such ordinances a misdemeanor, and prescribes maximum punishment.

Ch. 976 (AB 2094) DUNLAP Adds Sec. 54931 8, Gov.C., re fire protection districts.

Extends to February 20, 1968, the time in which the statement, map or plat and certificate of completion regarding annexation of a fire protection district may be filed for the annexation to be effective for assessment and tax purposes in 1968.

Specifies that the district from which the territory has been detached has no power to furnish it fire protection services or levy a tax for such services on and after July 1, 1968.

In effect immediately.

Ch. 977 (AB 2095) CHIAPPIE Adds Sec. 54935, Gov.C., re cemetery districts: boundary changes.

Provides that annexations by cemetery districts are effective for 1968-1969 assessment and taxation purposes if required statements and maps or plats are filed by specified dates.

In effect immediately.

* Correction.

Ch. 978 (SB 206) MOSCONE Adds Secs. 363 5, 6011 5, and S425.1, Ed.C., re conservation education service.

Establishes a Conservation Education Service in the Department of Education with the function of encouraging school districts to develop educational opportunities in relation to the conservation, interpretation, and use of natural resources, and authorizes the Superintendent of Public Instruction, upon the recommendation of the Conservation Education Service, to make planning grants to school districts to assist such districts in determining the feasibility of various conservation education programs.

Ch. 979 (SB 448) COLOGNE Adds Sec. 2982.5, Civ.C., re sales of motor vehicles.

Specifies that nothing in the Rees-Levering Motor Vehicle Sales and Finance Act shall be deemed to affect, a loan, or the security therefor, between a purchaser of a motor vehicle and a supervised financial institution, as defined, other than the seller of the motor vehicle, all or a portion of which loan is used in connection with the purchase of a motor vehicle, nor be deemed to prohibit the seller's assisting the buyer in obtaining a loan upon any security from any third party to be used as part or all of the downpayment or any other payment on a conditional sale contract purchase order provided the conditional sale contract sets forth on its face the amount of the loan, the financing charge, the total thereof and the schedule of payments therefor and provides that any such loan so obtained may be referred to in the contract as "proceeds of loan" or in similar terms, that the buyer may be required to pledge security for the loan, which security must be mutually agreed to by the buyer and the lender and notice to the buyer in at least eight-point type that he is obligated for the installment payments on both the conditional sales contract and the loan. Prohibits the seller from providing any security or other guarantee of payment on such loan, and from receiving any commission or other remuneration for securing such loan for the buyer. Deems such conditional sale contract or purchase order rescinded and requires all consideration be returned by respective parties without demand, if the buyer obligates himself to purchase, or receive possession of, the motor vehicle prior to securing such loan, and if the buyer upon appropriate application for such loan is unable to secure such loan on the conditions stated on the conditional sale contract. Requires that the proceeds of any such loan referred to in the contract be deemed to be part of the downpayment and prohibits it from being subject to a finance charge when obtained and paid to the seller within 30 days of the date of the contract.

Specifies that provisions of this act shall not be applicable to any action which is pending on the effective date of this act and the passage of this act shall not give rise to any inference that conduct to which it relates or authorizes was legal or illegal prior to the effective date of this act.

Ch. 980 (SB 481) COLLIER Amends, adds, and repeals various secs., Veh.C., re vehicle equipment.

Revises existing requirements and sets forth new requirements relating to taillamp lighting equipment, stoplamps, backup lamps, reflectors, area reflectorizing materials, turn signals, clearance and side-marker lamps, identification signs and lamp, seat belts, safety glazing material, and signal and other devices.

Ch. 981 (SB 635) LAGOMARSINO Amends, adds, and repeals various secs., P.R.C., *and amends Sec. 11915, Wat.C., re State Lands Commission: revenues.

Requires that revenues received by the State Lands Commission from fees, oil and gas leases for San Francisco Harbor lands, stream or lake mineral leases, and sale of swamp and overflowed lands, as well as revenues from mineral leases on state lands, rental income from surface uses for lands under commission's jurisdiction and net revenues, moneys, and remittances from sale or use of school lands and lieu lands be deposited in the State Treasury for credit of the General Fund for payment of refunds and administrative expenses, for payment of specified amounts to cities and counties having tide and submerged lands within their boundaries, and for transfer to the Capital Outlay Fund for Public Higher Education, as prescribed.

Ch. 982 (SB 997) COLOGNE Amends Sec. 14056, W. & I.C., re medical assistance.

Includes prescribed drugs for public assistance recipients within the minimum coverage under Medi-Cal.

* Correction.

Ch. 983 (SB 1095) STEVENS Amends Secs. 660, 661, 662, 667, P.R.C., re Mining and Geology Board.

Increases from five to seven the number of members of the State Mining and Geology Board, with the terms of the additional two members to commence on January 15, 1969.

Redefines the knowledge which a member of the board is required to have. Specifies that among the seven members, at least one should be a mining geologist, mining engineer, or mineral economist, and at least one should be a structural engineer or engineering seismologist.

Declares that board shall represent state's interest in collecting, developing, and disseminating geological information necessary to understanding and utilization of state's terrain and information pertaining to earthquakes and other geological hazards.

Makes other technical and clarifying changes.

Ch. 984 (AB 1265) BIDDLE Repeals Sec 1803.9, Civ C., re retail installment sales.

Repeals provision permitting retail installment contracts to be on more than one document where retail installment sale of goods or services is for cash price of \$50 or less.

Ch. 985 (AB 1493) MCGEE Amends Sec. 16430, Gov.C., re investment of state funds.

Permits investment of surplus state funds in prime quality commercial paper issued under specified conditions.

Ch. 986 (AB 1965) VENEMAN Amends Secs 4532, 5614.1, 5879.1, 5895, 5895 1, 6463, 8650, 10602, 31675, and 35505, S. & H.C., re improvement bonds.

Increases from 6 to 7 percent the maximum interest rate permitted re assessment bonds under the Street Opening Bond Act of 1911, Improvement Act of 1911, Municipal Improvement Act of 1913, Improvement Bond Act of 1915, Vehicle Parking District Law of 1943, and Parking District Law of 1951.

In effect immediately.

Ch. 987 (SB 705) RODDA New act; and adds Ch. 6 (commencing with Sec. 19250), Div. 14, Ed C., re bonds for higher education.

Provides, conditioned upon approval by state electorate, for issuance of state bonds in total amount not exceeding \$250,000,000, and expenditure of \$200,000,000 of proceeds for higher education capital outlay purposes for University of California and California State Colleges, as may be provided for by law, and \$50,000,000 of proceeds for reconstruction and replacement of substandard elementary and high school buildings in urban school districts pursuant to Urban School Construction Aid Law of 1968.

Enacts Urban School Construction Aid Law of 1968, establishing a loan program to school districts for reconstruction and replacement of substandard buildings in urban areas to be administered by State Allocation Board, Director of General Services, and Director of Education; creates Urban School Construction Aid Fund in State Treasury; defines powers and responsibilities of state and local agencies; defines urban school districts in terms of cities with 1960 population of 50,000; provides for establishment of priorities in providing loans, and makes provision for numerous related matters.

Calls special election to be consolidated with general election of November, 1968, for submission of bond proposal to electors. Makes provisions of Senate Bill No. 292, if enacted, inapplicable.

In effect immediately.

Ch. 988 (AB 1023) Z'BERG Amends Secs. 66801, 67040, and 67070, adds Secs. 67041 1, 67042.1, and 67103 1, Gov.C., and amends Sec. 4, Ch. 1589, Stats. 1967, Regular Session, re Tahoe Regional Planning Compact.

Makes changes in purposes, powers, and organization of Tahoe Regional Planning Agency.

Provides that the California Tahoe Regional Planning Agency is created as a political subdivision of the State of California and that it shall be considered a "political subdivision" as that term is used in Art. VI of the Tahoe Regional Planning Compact. Provides that when the Tahoe Regional Planning Compact

becomes effective the individuals chosen to serve on the governing body of the California Tahoe Regional Planning Agency shall be the same as those chosen from California to serve on the governing body of the Tahoe Regional Planning Agency. Provides for disclosure of financial interest in certain matters by members of the California Tahoe Regional Planning Agency. Extends the time for preparation of the regional plan by the California Tahoe Regional Planning Agency so that it coincides with the date upon which the Tahoe Regional Planning Agency must submit its regional plan. Provides that all public works projects submitted to the California Tahoe Regional Planning Agency for review and approval must receive the agency's approval before they can be submitted to the Tahoe Regional Planning Agency.

Continues the California Tahoe Regional Planning Agency in existence after the Tahoe Regional Planning Compact has been adopted by the State of Nevada and approved by the Congress of the United States.

Appropriates \$80,000 from the General Fund, \$50,000 to the Tahoe Regional Planning Agency, and \$30,000 to the California Tahoe Regional Planning Agency.

In effect immediately.

Ch. 989 (AB 1454) LANTERMAN Adds Pt. 2 (commencing with Sec. 5600), Div. 5, repeals Pt. 2 (commencing with Sec. 5600), Div. 5, W. & I C., amends Sec. 48, Stats. 1967, Ch. 1667, re mental health.

Revises Short-Doyle Act to provide for new method of financing mental health services on a county basis and with a 90 percent state and 10 percent county cost-sharing formula on net cost basis. Authorizes State Department of Rehabilitation to provide vocational rehabilitation services under Short-Doyle Act for mentally disordered, mentally retarded, and alcoholic persons to be funded directly by the state with proportionate reduction in allocation to county involved.

Provides limitation on rate of increase in county expenditures

Provides that state provide and pay for cost of voluntary care of mentally disordered and gravely disabled persons in counties with population of 100,000 or under which do not elect to make Lanterman-Petris-Short Act and Short-Doyle Act applicable in county.

Makes Lanterman-Petris-Short Act and attendant changes operative July 1, 1969, rather than 61 days after final adjournment of 1968 Regular Session.

Operative July 1, 1969.

Ch. 990 (AB 1894) PATTEE Amends, repeals, various secs, Ag.C., re tomatoes.

Provides that well-colored tomatoes means that the average color of the tomato flesh is 66 $\frac{1}{2}$ percent rather than 90 percent good red tomato color. Deletes provision relating to fairly-well colored tomatoes. Revises provisions for establishment of official colors, recording of defects on suitability certificate, standards, and load tolerances for tomatoes and deletes minimum size provisions.

In effect immediately.

Ch. 991 (AB 910) KNOX Adds Ch. 5 (commencing with Sec. 55700), Pt. 2, Div. 2, Title 5, Gov.C., re sharing sales tax revenues.

Authorizes counties, city and counties, and cities, on and after January 1, 1969, to enter into contracts to share sales and use tax revenues collected pursuant to the Bradley-Burns Uniform Local Sales and Use Tax Law, when it is determined that patrons in a given area are, or will be, purchasing goods from retailers located in one local agency to the extent that such revenues should be distributed in an equitable manner to all local agencies affected thereby. Requires local auditors to transmit Bradley-Burns sales and use tax revenues to the parties to such a contract in accordance with the terms thereof.

Makes operative effect of the enactment contingent upon the adoption by the electorate of Assembly Constitutional Amendment No. 36 and calls a special election to place such amendment on the ballot in November, 1968.

Ch. 992 (SB 236) MILLS Adds Secs. 20S12, 20S13, 20S14, Ed.C., re school district maintenance; repairs.

Permits maximum rate of school district tax to be increased, if approved by electors of district at election held for such purpose, for purpose of providing funds for repairs of school buildings, underground gas lines, underground water lines, and underground utility lines constructed or installed at least 15 years prior to date

* Correction.

of the adoption of annual school district budget, or to replace or repair equipment of the district, except school buses, on which guaranties and warranties have expired. Prescribes limit for tax and limit of total balance in fund established for such revenue. Provides for allocation of interest earned on such revenue

Provides that any unencumbered balance derived from the increased rate shall be used for such authorized purposes in subsequent years. Provides that no tax shall be levied when total balance of fund equals specified amount

Permits maximum rate to be increased by amount required to recover losses in the prior fiscal year for failure to levy specified statutory override tax rates; and requires such losses to be taken into consideration in fixing any maximum district tax rate on the basis of district revenues. Limits such provisions to 1968-69 school year.

In effect immediately.

Ch. 993 (SB 548) MILLER Adds Secs. 7555, 7604.7, 8058, 8160 1, and 8572 5, Ed.C., re courses of study . exemptions.

Authorizes State Board of Education to grant, upon request of governing board of any school district, exemption, for a number of years to be specified by board, from one or more of required courses of study if board deems such request is an essential part of a planned experimental curriculum project which the board determines will adequately fit the educational needs and interests of the pupils. Provides that exemption may be renewed. Specifies elements to be included in request for exemption.

To become operative only if SB 1 is enacted by the Legislature

Requires, if SB 1 is enacted and at same time SB 1 becomes operative, instruction in physical education in elementary school maintaining grades 1 to 8, inclusive, for total period of time of not less than 200 minutes each 10 schooldays

Prohibits, on or after July 1, 1968, foreign language as a requirement in course of study in any grade and specifies physical education requirements in elementary, and junior and senior high schools.

In effect immediately.

Ch 994 (SB 553) RODDA Amends Sec. 25457.3, Ed C., re junior college district organization.

Provides that the Board of Governors of the California Community Colleges, rather than the State Board of Education, may grant a one-year extension of time for submitting plans and recommendations on junior college district organization. Provides that such extension of time may be granted upon request of any county committee on school district organization and the executive officer of the board of governors, rather than to counties having special problems resulting from topography and isolation. Provides that appeals for extension must be made on or before September 15, 1968, rather than September 15, 1967, to the board of governors, rather than to the state board.

In effect immediately.

Ch. 995 (SB 609) MILLER Amends, adds, repeals various secs., Ed C, and various secs. as proposed by SB 1, re education—reading courses.

Revises dates for applications for allowances for special elementary school reading instruction programs to be conducted during fiscal year 1969-70 and thereafter and for notice given by the Superintendent of Public Instruction to each school district on its application for funds

Requires State Board of Education to determine form in which results of uniform tests will be reported.

Authorizes Superintendent of Public Instruction for 1968-1969 academic year, for purposes of reports based on first grade test results of the number of months of progress achieved for each year the pupils have been in school, to permit partial but representative reports from district with more than 400,000 units of average daily attendance, provided that adequate justification for such request shall be required.

Revises system of priorities by which the Superintendent of Public Instruction shall allocate allowances to applying districts.

Authorizes school districts not eligible for state equalization aid to apply for allowances for employment of specialist teachers, but limits such allowances.

Specifies that Superintendent of Public Instruction shall establish procedures whereby districts provided allowances shall make reports on or before April 1 on the program actually maintained with allowances to be corrected accordingly for all programs not being conducted in full or in part as approved.

In effect immediately.

Ch. 996 (SB 611) MARLER Amends Secs. 11808, 11809, Veh.C., re vehicle salesman licenses.

Changes the time period allowed for renewal of vehicle salesman's license from between May 1st and midnight of May 31st preceding such expiration date to between June 1st and midnight of June 30th preceding such expiration date.

Increases original application fee from \$10 to \$15. Eliminates penalty fee for late renewal and deletes related provision. Imposes a fee of \$2 for change of employing dealer.

Ch. 997 (SB 617) COLLIER Repeals Ch. 2 (commencing with Sec. 1080), Div. 5, M. & V.C., re Woman's Relief Corps Home.

Eliminates provisions relating to Woman's Relief Corps Home of California and its operation.

Ch. 998 (SB 725) COLLIER Amends various secs., Gov.C., re municipal courts—Sonoma County.

Changes name of Central Sonoma County Judicial District to Central Judicial District. Increases salary of clerk of that court and increases number of deputy clerks which he may appoint.

Increases compensation of Clerk of Southern Sonoma County Judicial District and revises title of, and compensation of, certain attachés

Ch. 999 (SB 727) COLLIER Amends Sec. 4012, Veh.C., re registration of vehicles.

Exempts from registration any vehicle, implement or equipment specifically designed or altered for and used exclusively in the maintenance or operation of cemetery grounds, rather than specifically designed for and used exclusively in the maintenance of cemetery grounds, which is only incidentally operated or moved on a highway.

Ch 1000 (SB 792) MARLER Amends Sec. 20251, Ed.C., re forest reserve school money.

Authorizes county superintendent of schools, with approval of county board of education, to allocate 15 percent of the funds from money in forest reserve account in county school service fund for use for improvement of educational programs for students in county, as well as to school districts in county lying within or adjacent to the United States forest reserve.

Ch. 1001 (SB 799) McCARTHY Adds Sec. 12762, repeals Sec. 12762, H. & S.C., re exemption for signaling devices.

Requires the State Fire Marshal to adopt such regulations as he deems necessary to exempt signaling devices used or intended for use by trucks, automobiles, boats, railroads, airplanes or other means of transportation from the provisions on fireworks, when such devices are certified in writing as meeting the standards of federal or state agencies for such purposes.

Declares that exemption is to remain in effect as long as devices continue to meet standards of applicable federal or state agencies.

Requires application by manufacturers be on forms provided by State Fire Marshal and accompanied by the prescribed fee.

Ch. 1002 (SB 873) DEUKMEJIAN New act, re physicians and surgeons

Requires the Board of Medical Examiners of the State of California to permit a person who meets specified requirements to take a physician's and surgeon's oral examination and if successful therein to issue the applicant a physician's and surgeon's certificate.

Ch 1003 (SB 898) McCARTHY Amends Sec. 7076, repeals Sec. 7068.3, B & P.C., re contractor's license.

Permits the remaining partner or partners of a licensed copartnership to continue to do business under the license for a reasonable time to be determined by rules of the Contractors' State License Board after the disassociation of any member of the partnership for any reason, rather than only the death of a partner, if application is made to the Registrar of Contractors within 30 days and approval is granted by the registrar.

Specifies that, in the case of the disassociation of a licensed partnership, the provisions, relating to permitting the remaining partner to continue doing business for a specified time, shall not apply except to those contracts which have been entered into by the partnership, or to such business on which performance has been commenced by the partnership, before such disassociation.

Deletes provision that provides for a termination of license on dissolution of partnership or any other change in personnel other than replacement of the responsible managing employee.

Ch. 1004 (SB 913) COLLIER Amends Sec. 675, Veh C, re vehicle salesmen

Excludes from the definition of a vehicle salesman persons who are shareholders and directors of a corporation licensed under the Vehicle Code as a vehicle dealer provided such persons engage in the activities of a salesman exclusively on behalf of the corporation in which they own stock and are directors of such corporation.

Ch. 1005 (SB 936) MILLS Adds Sec. 6010.7, R. & T.C, re sales and use taxes.

Provides that lease of a chemical toilet unit is a "sale" and "purchase" measured by lease or rental price under Sales and Use Tax Law regardless of whether the unit is leased in same form as acquired or whether sales tax reimbursement or use tax was paid.

In effect immediately.

Ch. 1006 (SB 943) RODDA Amends Sec. 10607, Ed.C., re suspension of pupils.

Requires school officials to ask the parent or guardian of a suspended pupil on or before the third consecutive school day of such suspension to attend a meeting in order to discuss matters pertinent to the suspension, and, if the parent or guardian fails to join in such a conference, requires school officials to mail such person a letter setting forth such matters.

Ch. 1007 (SB 1147) DANIELSON Amends, repeals various secs., P.U.C., re city carriers.

Makes carriers operating exclusively within cities subject to the general laws on highway carriers. Repeals the City Carriers' Act

Ch. 1008 (SB 1188) BURGNER Amends Secs. 10960 and 10962, W. & I.C., re public assistance appeals.

Provides that if action is not taken on a public assistance appeal by the Director of Social Welfare within the time allowed, the appeal is deemed denied. Makes other clarifying changes.

Ch. 1009 (SB 1203) LAGOMARSINO Amends Sec. 16, and adds Sec. 6.3, Ventura County Flood Control Act (Ch. 44, Stats. 1944, 2nd Ex. Sess.), and * amends Sec. 55068.1, Wat.C., re Ventura County water districts.

Provides that earliest maturity of each issue or series of bonds shall be not more than 10 years from date of issuance, rather than not more than two years from such date. Authorizes the board to make the bonds of any issue or series mature and become payable in approximately equal total annual installments of principal and interest during the term of the bonds, computed from the first year in which any part of the principal shall mature to the date of final maturity, but permits such installments to vary one from the other in amounts not exceeding in any year 5 percent of the total principal amount of the bonds of such issue or series then proposed to be issued. Authorizes board to provide for call and redemption of issue or series, when bond contains recital to such effect, before maturity at prices determined by the board, and specifies such provision to be declaratory of existing law.

* Correction.

Authorizes board of supervisors to annex territory to or withdraw territory from a special zone or to terminate such zone after payments of debts of zone, and specifies procedure to be followed in such cases.

Extends effectiveness of special provisions authorizing Ventura County Waterworks District No. 6 to form a special zone for tax purposes, as specified, for 2 more years, until 61st day after 1970 Regular Session.

Ch. 1010 (AB 28) DUFFY Adds Sec. *14000.3, W. & I.C., re medical assistance.

Permits, to the extent permitted by federal law, the Administrator of the Health and Welfare Agency to contract with the Secretary of Health, Education, and Welfare to obtain or provide fiscal intermediary service of specified nature for all persons receiving benefits under the state medical assistance programs who are also recipients of benefits under Title XVIII of the Social Security Act.

Ch. 1011 (AB 29) DUFFY Adds Sec 14119, W. & I.C., re medical assistance.

Requires the Health and Welfare Administrator, on and after July 1, 1969, to employ sufficient consultants as defined to assure compliance with the code and prohibits the counties from employing such consultants except when authorized by the administrator under certain circumstances.

Authorizes the administrator, prior to July 1, 1969, to employ consultants, on an area basis.

Ch. 1012 (AB 354) KNOX Amends Secs. 1816, 1820, R. & T.C., re property taxation: equalization procedures.

Requires State Board of Equalization to mail notice of appraised market value to assessee. Allows assessee, during 30-day period following mailing of such notice, to inspect any information or records relating to an appraisal of his property, except information and records relating to a person other than the assessee.

Appropriates \$31,481 to the board to be used in implementing this act.

Ch. 1013 (AB 435) VEYSEY Amends Sec. 31754, Ed.C., re coverage for athletic teams.

Provides that coverage protection for medical and hospital expenses resulting from accidental bodily injuries may be provided by specified carriers and that such coverage will be deemed to meet requirements re coverage of athletic teams.

Ch. 1014 (AB 509) TOWNSEND Adds Secs. 7457, 7458, and 7459, Ed.C., re regional occupational center.

Authorizes regional occupational center established pursuant to joint powers agreement to issue bonds for construction and other capital expenditure, if terms of agreement so authorize and, at election called for such purpose, voters so approve. Provides for retirement of such bonds. Limits total amount of issued bonds to $\frac{1}{2}$ of 1 percent of taxable property of area served by center.

Specifies that regional occupational center be deemed a school district only for purposes of receiving advances of funds from county treasury.

Specifies amount per unit of a d.a. which regional occupational center established pursuant to joint powers agreement is to receive in annual operating funds from participating school districts.

In effect immediately.

Ch. 1015 (AB 536) CHAFFIE Adds Secs. 55533, 55534, Wat.C., re county waterworks.

Provides that any bonds issued by county waterworks district may be subject to sale and redemption prior to maturity at such times and prices and other terms as governing board of district may specify. Requires bonds, when callable, to contain on face a statement so stating such effect.

Ch. 1016 (AB 672) BRITSCHGI Amends Sec. 24072, adds Sec. 24082, B. & P.C., re alcoholic beverages.

States that the license of a licensee whose licensed premises have been destroyed under specified conditions, or condemned under the power of eminent domain, may be transferred to another location within the same county, without having to pay a transfer fee for such transfer.

* Correction.

Provides that, if, within six months after the destruction of the premises by such specified condition, such premises have been reconstructed and the license has not been transferred to another person, the license may be transferred back to the location of the destroyed premises without payment of the fee for such transfer.

Ch. 1017 (AB 681) PATTEE Adds Art. 11 (commencing with Sec. 41001), Ch. 2, Div. 16, Ag.C., re Canning Tomato Advisory Committee

Creates the Canning Tomato Advisory Committee in the Department of Agriculture to advise the Director of Agriculture on all matters pertaining to standards for tomatoes for canning purposes.

Ch. 1018 (AB 707) MOBLEY Amends, amends and rennumbers, repeals, various secs., H. & S.C., re State Housing Appeals Board.

Deletes provisions which establish the State Housing Appeals Board and transfers its duties to the Commission of Housing and Community Development.

Ch. 1019 (AB 783) BELOTTI Repeals and adds Art. 2 (commencing with Sec. 31400), Ch. 5, Div. 13, Veh.C., re farm labor transportation

Deletes various requirements for farm labor buses and buses used to transport minors on any organized group outing.

Directs the Department of the California Highway Patrol to adopt reasonable rules and regulations relating to the safe operation of farm labor vehicles, including, but not limited to, vehicular design, equipment, passenger safety, and seating

Authorizes the department to inspect any vehicle subject to these regulations, anywhere, to insure compliance to the provisions of the code and such regulations. Makes it a misdemeanor to violate any provision of these regulations.

To become operative July 1, 1969, except department may, before operative date, prepare regulations for adoption on such date.

Ch. 1020 (AB 789) BEE Adds Div. 6.5 (commencing with Sec. 15500), Veh.C., re vehicle transactions: minors

Makes it a misdemeanor for any minor to purchase, lease, or otherwise obtain, a vehicle subject to registration unless the minor possesses a valid California driver's license and for a minor to offer or present to any person a driver's license which is false or fraudulent or not his own, for purpose of obtaining such a vehicle.

Ch. 1021 (AB 823) HAYES Amends various secs., Veh.C., re occupational licensing and regulations.

Eliminates the power of the Department of Motor Vehicles to refuse to renew the license and certificate issued to a vehicle dealer, transporter, or manufacturer or to refuse to renew a vehicle salesman's license for specified reasons.

Adds to specified reasons for which the department may suspend or revoke the license and certificate issued to a vehicle dealer, transporter or manufacturer or may refuse to issue, suspend or revoke a vehicle salesman's license, the knowing sale, purchase or other acquisition or disposal of a stolen motor vehicle, and, in addition in the case of a vehicle salesman, provides that a crime, after a plea of *nolo contendere*, involving moral turpitude shall be *prima facie* evidence that the applicant or licensee is not of good moral character. Revises provisions relating to various specified acts deemed unlawful and a violation of the Vehicle Code when committed by a licensed vehicle dealer, transporter, or manufacturer or a vehicle salesman.

Specifies that the provisions relating to various specified acts deemed unlawful and a violation of the Vehicle Code when committed by the holders of a vehicle salesman's license shall not restrict the number of dealerships in which a person may be an owner, officer, or director.

Ch. 1022 (AB 829) VEYSEY Amends Sec. 5557, Ed.C., re accreditation of high schools.

Authorizes the governing board of a school district maintaining a high school to pay the costs of accreditation of the school by any accrediting association.

Ch. 1023 (AB 841) CHAPPIE Amends Sec. 1, Ch. 1306, Stats. 1965, re Columbia Historic State Park.

Authorizes Department of Parks and Recreation to transfer and convey to a local public entity, corporation, or district, rather than only to Tuolumne County

Water District No. 2, all that property in Tuolumne County, which constitutes the waterworks and facilities for sewage operated by the state serving Columbia Historic State Park.

Ch. 1024 (AB 872) STACEY Amends Secs. 6481, 6481 5, 6483, and 6485, Ed.C., re compensatory education.

Requires that emphasis in projects to reduce the teacher-pupil ratio to 25 to 1 be placed on kindergarten and primary grades. Requires that all teachers' aides be trained in a specially designed in-service education program and allows apportionments to be expended for in-service education of teachers but provides that not more than 5 percent of the total apportionment may be expended for such in-service education.

Requires projects to be coordinated with and an integral part of the district's evaluation report in addition to the district's overall compensatory education plan.

Ch. 1025 (AB 934) MORETTI Adds Ch. 8 (commencing with Sec. 5700), Div 6, Title 1, Gov.C., re state bonds.

Makes State Treasurer the sole agent for selling all state bonds, including those issued by any department of state government or specified agencies of the state.

Requires Treasurer to schedule the sale of such bonds in such a manner that the sale shall be coordinated with the program of such department or agency necessitating the sale of such bonds.

Ch. 1026 (AB 937) VEYSEY Amends and renumbers, adds various secs., Ag.C., re cotton pests abatement districts.

Creates the Cotton Pests Abatement District Act, prescribes the organization, functions, powers, and duties of such districts.

Ch. 1027 (AB 966) BRIGGS Amends Sec. 27443, Gov.C., re public administrators.

Provides that a public administrator or his deputy or employee who purchases, directly or indirectly, any property or claim under his administration, or acts upon any expenditure or transaction in which he has a financial interest or when, with knowledge of such interest, he is associated in business with anyone having such interests, is chargeable with a misdemeanor, except where such action is made pursuant to court order.

Ch. 1028 (AB 1036) BRITSCHGI Amends Sec. 38792, Gov.C., re dog license fees.

Sets maximum dog license fee in general law cities at amount not to exceed cities' cost for services related to dogs. Provides that license fee for spayed bitches shall be half of usual amount.

Ch. 1029 (AB 1041) BRITSCHGI Adds Sec. 10600.1, S & H.C., re Improvement bonds.

Provides that any bidder for the purchase of improvement bonds under the Municipal Improvement Act of 1913 may be required to post as a deposit cash, a certified check, or a cashier's check, in an amount to be determined by the legislative body conducting such proceedings, to guarantee the purchase of such bonds in the event that the bidder is awarded the purchase contract.

Ch. 1030 (AB 1109) MONAGAN Adds Sec. 25503.3, B. & P.C., re alcoholic beverages.

Permits a wine grower, brandy manufacturer, distilled spirits manufacturer or his agent, at parties or hospitality rooms, in conjunction with specified meetings or conventions, to serve and provide, free of charge, food and alcoholic and nonalcoholic beverages to retail licensees and their guests while attending such meetings or conventions; further permits such person to advertise in any regular publication of a bona fide trade association the members of which are food retailers, published at least monthly, if such publication does not advertise on behalf of, or directly benefit, any individual retail licensee

Defines a "food retailer" for purposes of the portion of the Alcoholic Beverage Control Act containing the tied-house restrictions.

Ch. 1031 (AB 1119) VENEMAN Amends Sec. 1050G, Ins.C., re insurance.

Authorizes any domestic life insurance company, after adoption of a resolution by its board of directors, to allocate to one or more separate accounts in accordance with the terms of a written agreement which shall be filed with the Insurance Commissioner, any amounts which are paid to the company in connection with a program for one or more persons which are to be applied in payment or in making provision for payment under the company's policy or contracts of retirement benefits, and other benefits incidental thereto. Authorizes investment of such amounts without limitation in all or any portion of the shares of prescribed investment companies.

Deletes provision declaring that the section is not applicable to specified contributed amounts.

Authorizes a domestic life insurer, in addition to amounts otherwise allocated to separate accounts, to allocate to such account or accounts, subject to certain limitations, amounts which otherwise would be subject to investment in accordance with specified provisions.

Authorizes a domestic life insurer, in addition to the allocations to separate accounts provided for, to allocate to any such separate account or accounts death payments, proceeds of matured endowments, dividends or surrender values, at the request of a policyholder or contract-holder or the beneficiary of a policy or contract.

Authorizes any domestic life insurance company which establishes one or more separate accounts to provide for special voting rights and procedures for participants in such separate account relating to investment policy, investment advisory services, and selection of certified public accountants in relation to the administration of the assets in any such separate account. Declares such voting rights shall be in addition to, and shall not affect, voting rights of policyholders of mutual insurers.

Ch. 1032 (AB 1171) MOBLEY *Adds 19591.6, Ed.C., re state school building aid.

Authorizes state school building aid apportionment to be made to districts which were bonded to within \$50,000 of minimum requirements as of January 10, 1968, when specified factors involving county assessments existed following the required district election.

In effect immediately.

Ch. 1033 (AB 1207) BRATHWAITE Amends Secs. 4019, 4019.2, Pen.C., re good behavior credit.

Extends to a prisoner committed to a county jail, industrial farm or road camp or any city jail provision whereby a prisoner confined in such institutions may, with the approval of the county board of parole commissioners, have five days deducted from his period of confinement for good behavior for each month of confinement.

Ch. 1034 (AB 1250) FONG Amends Secs. 6094 and 6244, R & T.C., re sales and use taxes.

Provides that if a purchaser gives a resale certificate with respect to certain property and loans such property to customers awaiting repair of other property or uses such property partly for purposes other than retention, demonstration or display, the use tax liability of such purchaser shall be measured by the fair rental value rather than the sales price of such property.

Ch. 1035 (AB 1252) FONG Amends, repeals various secs., R. & T.C., re property tax procedures.

Deletes an overlapping provision relating to the circumstances under which property is assessed as escaped property and deletes an alternate provision for the assessment of property as escaped property when the veterans' exemption has been improperly allowed. Grants the state board additional powers to correct the board roll. Makes other technical changes.

* Correction

Ch. 1036 (AB 1258) ROBERTI Amends Secs. 688.1 and 692, C.C.P., re creditors.

Permits a court or judge thereof, upon motion of a judgment creditor of any party, rather than a judgment creditor of a plaintiff or plaintiffs, in an action or special proceeding, upon written notice to all parties, to order that the judgment creditor be granted a lien on the cause of action, or, in addition, to order that the judgment creditor be granted a lien on the right to relief if the party against whom the lien is sought other than a plaintiff. Also permits court or judge to permit a judgment creditor of any party, rather than of a plaintiff or plaintiffs, to intervene in the action.

Requires that notice which must be given for the sale of personal property, other than perishable property, on execution be posted for not less than 10 days, rather than for not less than five days nor more than 10 days. Requires, not less than 10 days prior to the sale of such personal property, mailing of a notice of the time and place of the sale to the judgment debtor at his business or residence address last known to the judgment creditor or his attorney or delivering such notice to the judgment debtor.

Declares it to be the duty of the party delivering an execution to an officer for levy to furnish specified information required by such levying officer.

Ch. 1037 (AB 1267) CORY Amends Secs. 13590.2 and 13656, and adds Sec. 13590.4, Ed.C., re classified school employee.

Authorizes personnel commission or governing board of a school district, as the case may be, to specify certain positions or classes of positions as supervisory, administrative, or executive and to exclude employees serving in such positions and the positions from overtime provisions. Requires personnel commission or governing board, as the case may be, to certify in writing that specified items warrant such exclusion from positions which are subject to overtime provisions, and that employees serving in such excluded positions or classes of positions will not be unreasonably discriminated against as a result of the exclusion. Specifies compensation for person serving in excluded position who is required to work on a holiday. Makes provisions applicable to school districts which have adopted merit system.

Provides that when a holiday falls on a Saturday, the preceding Friday shall, for classified employees, be deemed to be the holiday in lieu of the day observed.

Provides that when a classified employee is required to work on a holiday, he must be paid compensation, or given compensating time off, for such work, in addition to regular pay received for the holiday, at the overtime rate, rather than at a rate not less than his normal rate of pay in addition to the regular pay received for the holiday.

In effect immediately.

Ch. 1038 (AB 1272) DEDDEH Adds Secs. 12745 and 12745.1, Wat. C., re Sweetwater River flood control.

Adopts and authorizes project for flood control on the Sweetwater River in San Diego County in accordance with recommendations of U.S. Army Chief of Engineers and at such estimated costs for state cooperation as may be appropriated by the Legislature upon recommendation by the Department of Water Resources. Specifies that this authorization shall not be deemed to confer preference over needs of other statewide programs in appropriation of available funds.

Authorizes San Diego County to acquire lands, easements, and rights of way for such project even though project has not been authorized by Congress. Authorizes county to make application to Department of Water Resources for reimbursement for costs of lands, easements, and rights of way for project in event such lands, easements, and rights of way for project are acquired by county in cooperation with Department of Public Works, in connection with such acquisition by such department for highway purposes, after Congress has appropriated funds therefor.

Ch. 1039 (AB 1278) PORTER Adds Sec. 135.1, Wat.C., re water resources revolving fund.

Authorizes Director of Finance to transfer up to \$750,000 of General Fund money in the Water Resources Revolving Fund which is reserved for employee vacation and overtime purposes, if director determines such amount is not currently needed, as follows: (a) up to \$500,000 to General Fund and (b) up to \$250,000 to State Water Quality Control Fund, except that any such latter sum shall be retransferred to the General Fund in the 1969-1970 fiscal year.

Ch. 1040 (AB 1340) CHAPPIE Amends Sec. 23039, B. & P.C., re alcoholic beverages.

Includes historic units of the state park system among those places excluded from the definition of "public premises" for purposes of the Alcoholic Beverages Control Act.

Ch. 1041 (AB 1388) STULL Amends various secs., Wat.C., re California Water Commission.

Redesignates "executive secretary" of California Water Commission as "executive officer." Specifically includes technical, legal, and clerical services as assistance to be furnished commission by Department of Water Resources to extent funds are available. Authorizes commission, when requested, to represent any local agencies before congressional appropriations committees when hearing requests for appropriations for federal flood control or reclamation projects. Requires the departmental report to commission summarizing its activities to emphasize, rather than merely include, existing and proposed planning projects, the need therefor, and the estimated costs thereof.

Ch. 1042 (AB 1391) FORAN Amends, adds, repeals, various secs., H. & N.C., re San Francisco Port Authority.

Transfers various specified rights and duties from harbor directors to port authority.

Authorizes port authority to lease any property under its jurisdiction.

Makes related changes.

Deletes inconsistent provisions.

Ch. 1043 (AB 1442) DENT Amends Sec. 21107.7, Veh C., re private roads.

Makes provisions of Vehicle Code generally, rather than only those public offenses specified in Ch. 12 (commencing with Sec. 23100), Div. 4, and provision establishing basic speed law, applicable to privately owned and maintained roads, if any city or county, by ordinance or resolution adopted in accordance with a prescribed procedure, finds and declares that, among other things, the interest of any resident along such road and the motoring public will best be served by application of provisions of the Vehicle Code to such roads, and appropriate signs are erected indicating that the road is subject to such regulation.

Ch. 1044 (AB 1818) SHOEMAKER New act, re City of Carpinteria: tide-lands.

Confirms title of City of Carpinteria, as successor in interest to County of Santa Barbara, to certain tide and submerged lands within its boundaries previously granted to such county, subject to specified terms and conditions.

Ch. 1045 (AB 1821) SHOEMAKER Amends Sec. 24002, Ed C., re California State Colleges.

Corrects erroneous cross-references.

Ch. 1046 (AB 1833) BARNES Amends various secs., Gov.C., re County Employees' Retirement Law.

Changes obsolete references to State Employees' Retirement System to Public Employees' Retirement System.

Ch. 1047 (AB 1835) BARNES Amends Secs 31870 and 31870 1, Gov.C., re County Employees' Retirement Law.

Changes date on which retired members of a retirement system established under the County Employees' Retirement Law of 1937 must have retired or died in order for the member or his beneficiary to become eligible for certain cost-of-living increases from July 1, to April 1 of each year.

Ch. 1048 (AB 1837) ROBERTI Adds, amends, amends and renumbers, and repeals various secs., Ed.C., re school district health services.

Revises, makes various technical changes in, and recodifies certain provisions relating to health supervision and services performed by school districts in connection with employment of personnel and for benefit of pupils.

Ch. 1049 (AB 1871) WILSON Amends Secs. 6730.1 and 6732.1, B. & P.C., re engineers.

Permits any person registered prior to June 30, 1969, rather than prior to June 30, 1968, or any person who has been granted permission to use the title "consulting engineer" prior to June 30, 1969, who submits proof satisfactory to the State Board of Registration for Civil and Professional Engineers that he has practiced for five years, as a mechanical or electrical engineer, either self-employed or as an employee of an employer receiving wages or salary, to register in one or both of these branches.

Declares that a person who has been granted permission to use the title "consulting engineer" as provided in prescribed provisions, shall have complied with these provisions upon submitting proof that he has, since receiving such permission, continued in that practice of mechanical or electrical engineering or both.

Permits certain persons who have been engaged in the practice of engineering exempt from the provisions of the Civil and Professional Engineers Act and who submit proof satisfactory to the board that they have engaged in the activities of a "consulting engineer" for a period of five years prior to the effective date of the changes made at the 1968 Regular Session, rather than the 1965 Regular Session, to be exempt from the restrictions on the use of the title "consulting engineer." Makes related changes.

Ch. 1050 (AB 1971) BEE Adds Ch. 16 (commencing with Sec. 7495), Div. 6, Ed.C., re year-around elementary school.

Provides for the establishment, subject to approval of the Superintendent of Public Instruction and the regulatory authority of the State Board of Education, on an experimental basis, of a year-around elementary school program in kindergarten and grades 1 to 6, inclusive, at a school maintained by a unified school district which has a current d.a. of not less than 30,000 nor more than 35,000, to be conducted for a two-year period.

Specifies that the program shall involve the maintenance of school for from 195 to 200 days throughout the year with quarters of approximately 50 days; requires attendance subject to compulsory attendance laws, but empowers district governing board to allow attendance at other schools; requires exemption from such program of pupils whose parent or guardian so requests and requires district to provide transportation of such pupils to other schools; exempts school operations from laws, other than those relating to physical education, prescribing minimum times to be devoted to particular courses during any interval period; authorizes appropriate adjustment of State School Fund financial support; prescribes comprehensive testing program for evaluation purposes, and requires reports to Legislature; and makes provision for numerous related matters.

In effect immediately.

Ch. 1051 (AB 2051) BAGLEY Adds Sec. 16801.5, Ed.C., re school transportation.

Authorizes governing boards of any school district to contract with county superintendent of schools to provide school transportation services, and provides that a county superintendent of schools, acting under such contract, shall have those powers and duties now exercised by governing boards in this regard.

Ch. 1052 (SB 652) COLLIER Adds Sec. 247, Pen.C., re shooting at aircraft.

Makes any person who willfully and maliciously discharges a firearm at an aircraft guilty of a felony. Defines aircraft as any contrivance intended for and capable of transporting persons through the airspace.

Ch. 1053 (SB 760) MARLER Adds Sec. 5257, Ed.C., re kindergartens.

Provides that the governing board of any school district may elect, subject to approval of State Board of Education, not to establish and maintain a kindergarten at any elementary school in which there are nine or less kindergarten applicants in the attendance area of that elementary school.

Ch. 1054 (SB 790) COLOGNE Amends various secs., P.U.C., re public utilities commission fees.

Changes from \$150 to \$500 the fee which must accompany applications by highway common carriers, cement carriers and petroleum irregular route carriers for certificates of public convenience and necessity.

Changes from \$150 to \$500 the fee which must accompany applications for permits by certain other carriers, except applications for seasonal permits, for which a \$25 fee is required.

Changes from \$50 to \$500 the fee which must accompany applications by express corporations or freight forwarders for certificates of public convenience and necessity, and from \$50 to \$150 the fee for application to encumber or transfer such certificates.

Changes from \$150 to \$500 the fee which must accompany application for household goods carrier's permit.

Changes from \$50 to \$500 fee which must accompany application for motor transportation broker license.

To become operative January 1, 1969.

Ch. 1055 (SB 1120) TEALE Adds Art. 4 (commencing with Sec. 6550.1), Ch. 4, Pt. 1, Div. 6, H. & S.C., re sanitary districts.

Authorizes formation of certain improvement districts to undertake project of special benefit to the area and prescribes procedure for forming such districts. Vests in district board the power to change the boundaries of the proposed improvement district, the project, the estimate of cost, the method of financing or any two or more of such matters within certain limitations and in accordance with prescribed procedures. Prescribes manner of financing projects by bonded indebtedness and declares, subject to certain limitations, that the district board has the power to levy and collect taxes, the expenditure of which must be for the payment of bond principal and interest.

Permits, and prescribes procedure for, annexation to an improvement district of property within a district but not part of an improvement district, whether or not such property is contiguous to the improvement district. Declares the annexed territory to be subject to indebtedness of the improvement district.

Ch. 1056 (AB 850) MOBLEY Adds Secs. 23356.8, 23356.9, B. & P.C., re alcoholic beverages.

States that a licensed wine blender is not to be issued and is not to own or hold any retailer's license and that the holder of a retailer's license is not to be issued or to own or hold a wine blender's license or to own or hold any interest in a wine blender's license.

States such restrictions shall not apply to a wine blender with respect to a retailer's license held by him on or before February 2, 1968, or to the holder of a retailer's license with respect to a wine blender's license for which an application for transfer to the holder of the retailer's license was on file with the Department of Alcoholic Beverage Control on February 2, 1968.

Specifies that a wine blender's license does not authorize wine-tasting activities or the conducting or sponsoring of wine tastings either on or off the wine blender's licensed premises. Makes such restriction inapplicable to a wine blender who was licensed as such on or before February 2, 1968, or with respect to a wine blender's license for which an application for transfer to the holder of a retailer's license was on file with the department on or before February 2, 1968.

Ch. 1057 (AB 1004) MCGEE Adds Sec. 68511, Gov.C., re legal forms.

Authorizes Judicial Council to prescribe by rule the form and content of forms used in courts and when so prescribed prohibits use of form and content of forms used in a different form having the same function. Requires Judicial Council to report periodically to the Legislature necessary changes in existing laws so as to achieve uniformity in court forms.

Ch. 1058 (AB 1048) DENT Amends, adds, repeals various secs., Ed.C., re districts: transfer of territory.

Revises procedures by which territory of one elementary, unified, or junior college district may be transferred to another such district. Makes different provisions for inhabited and uninhabited territory.

Ch. 1059 (AB 1375) FORAN Amends Sec. 10506, Ins.C., re variable benefit insurance contracts.

Eliminates the requirement that a domestic or foreign life insurance company show the Insurance Commissioner that it has been engaged in transacting the business of life insurance for a period of at least two years before undertaking the issuance of any contract providing for variable interests and provides rather, that no

foreign or alien insurer shall undertake the issuance of such contracts until having satisfied the Insurance Commissioner that it meets the conditions prescribed in Section 716 of the Insurance Code for the issuance of a certificate of authority.

Adds the adequacy of the investment management which the company is providing, and the company's arrangements for the supervision of the marketing of such contracts as factors to be considered in determining the qualification of a company requesting to issue such contracts.

Provides that a company may provide variable benefits in its contract only if it is an admitted insurer having and maintaining a combined capital and surplus of at least \$2,000,000, rather than an admitted insurer meeting one or more of the specified criteria.

Ch. 1060 (AB 1406) UNRUH Amends and adds various secs., S. & H.C., re streets and highways.

Provides that funds allocated to a county or city for expenditure on its select system of county roads or city streets, and expended upon a state highway, or upon a select system road or street in a county or city, shall be deemed to be an expenditure upon the select system of said county or city.

Eliminates the requirement of submission of annual reports re select system expenditures and the requirement of post audit thereof by the Department of Public Works.

Authorizes board of supervisors of a county to designate the general or master plan of county roads as the select system of county roads, rather than providing that the master plan shall be the select system; requires board of supervisors to endeavor to coordinate the routes in the general or master plan with route selections of contiguous local jurisdictions and with routes in the state highway system; and provides that, if the general or master plan is designated as the select system and any route therein is not coordinated with the route selections of a contiguous local jurisdiction, such jurisdiction need not make a showing of coordination of its select system with such route.

Authorizes, rather than requires, submission to the department of any dispute between local entities over the number and width of traffic lanes of a select system street or road proposed to be constructed by any such entity which affects the uniform flow of traffic on the select system from one local entity to another; provides that the department shall endeavor to establish, rather than establish, such specifications; and provides that the specifications involved are specifications for the number and width of traffic lanes, rather than geometric standards.

Revises method of ascertaining the population of cities for the purpose of allocation of funds for engineering costs and administrative expenses re city streets. Authorizes a city with a population of less than 9,999 to expend such funds for acquisition of rights-of-way for and construction of select system streets, rather than authorizing such a city which has not expended all of such funds allocated to it within 3 years from the date of allocation to expend the unexpended portion for the construction of such streets.

Prohibits apportionment of any Highway Users Tax Fund money to any city the streets of which are not public streets. Specifically requires Highway Users Tax Fund money apportioned to a city to be deposited in its "special gas tax improvement fund."

Authorizes State Controller to require a county or city to deposit money received from the Highway Users Tax Fund in a separate bank account.

Prohibits the State Controller from drawing his warrant upon the Highway Users Tax Fund in favor of any county or city which has failed to deposit money received from the Highway Users Tax Fund in a separate bank account when required to do so by the State Controller, or which has failed, neglected, or refused to restore any apportioned moneys not expended in conformance with any law or constitutional provision, until the county or city presents satisfactory proof of the restoration of the improperly expended moneys. Specifies that city or county shall have reasonable time to comply with above provisions after notification by State Controller.

Deletes obsolete provisions and makes other technical and conforming changes.

Validates prior acts of counties or cities, or other thereof, which would have been valid if this act had been in effect.

In effect immediately.

Ch. 1061 (AB 1479) VENEMAN Adds Sec. 6010.3, R. & T.C., re sales and use taxation.

Provides that certain printing processes and the transfer of certain printing materials do not constitute a "sale" or "purchase."

Ch. 1062 (AB 1527) HAYES Amends Secs. 1806 and 14107, Veh.C., re motor vehicles.

Authorizes the Department of Motor Vehicles to file and maintain, at its discretion, accident reports and abstracts of court records of convictions by electronic recording and storage media, and, after so electronically transcribing such data, to destroy the original documents, except documents in cases where it is required that mandatory action be brought against a person's driving privilege after receipt of such abstract or report.

Specifies that recorded facts from such electronic recording and storage devices shall constitute evidence of such facts in any departmentally instituted administrative actions.

Authorizes the entire proceedings at formal hearings relating to the privilege of a person to operate a motor vehicle to be recorded or perpetuated by appropriate means or devices capable of reproduction or transcription.

Ch. 1063 (AB 1540) STACEY Adds Sec. 35755, Veh.C., re state bridges: maximum weights.

Authorizes Department of Public Works to temporarily erect suitable signs specifying maximum sustainable weight, at all entrances to any state highway bridge in a dangerous or weak condition. Limits to 90 days the time such maximum weight limit may remain in effect.

Ch. 1064 (AB 1558) VASCONCELLOS Amends Secs. 977, 997, 1043, Pen.C., re criminal procedure.

Specifies when defendant must be present at various stages of felony criminal proceedings, and sets forth method by which defendant may waive his required personal presence at all other stages of such proceedings.

Provides that court may entertain motion prior to trial to set aside indictment or information whether or not plea entered and that such plea need not be set aside to consider such motion. Requires accused to immediately demur or plead to indictment or information if such motion is denied and accused has not previously answered indictment or information, rather than requiring such answer only if motion denied.

Provides that nothing, in provision requiring court to declare mistrial due to failure of defendant in felony case to appear at any time during course of trial and before jury retires for deliberations or case finally submitted to judge, and inability to procure his presence after exercise of reasonable diligence shall limit the right of a defendant to waive his right to be present in accordance with prescribed method of waiver of personal presence at certain stages of felony criminal proceedings.

Ch. 1065 (AB 1563) BEVERLY Amends Secs. 50231 and 10010, S. & H.C., re public improvements.

Permits payment of amounts necessary to eliminate special assessment liens previously imposed on property included in a new assessment district to be improved under Improvement Act of 1911 or Municipal Improvement Act of 1913, with consequent inclusion of such payment in new improvement assessment.

Requires cost of payment of any assessment on parcel to be included in new assessment on such parcel and specifies that provision shall be applicable only in cases where acquisition is incidental to other acquisitions or improvements.

Ch. 1066 (AB 1586) CHAPPIE Amends, adds, and repeals, various secs, H. & S.C., re mobilehomes and mobilehome parks.

Revises provisions relating to unlawful acts by persons in a mobilehome, enforcement of provisions relating to mobilehomes and mobilehome parks, mobilehomes and mobilehome accessory buildings or structures, rental or lease of mobilehomes, and separation or location of buildings or mobilehome accessory buildings or structures in mobilehome parks.

Defines recreational vehicle, travel trailer, recreational trailer park, and temporary trailer park.

Ch. 1067 (AB 1593) CHAPPIE Adds Sec. 2.5, Ch. 137, Stats. 1966 (1st Ex. Sess.), and Sec. 3.5, Ch. 1679, Stats. 1967, re Tahoe water pollution control.

Declares a moratorium on interest payment, if requested, until such time as requested, but not to extend beyond the fiscal year 1971-72, on any state loan made available to South Tahoe Public Utility District, North Tahoe Public Utility District, Tahoe City Public Utility District, or Truckee Sanitary District for construction of facilities for prevention and control of Lake Tahoe water pollution. Provides that such accrued amounts, together with interest thereon at the same rate as on the loans, shall be paid in equal annual installments during the remainder of the loan repayment period following the 10-year moratorium on principal payments or may be paid in such shorter period of time as may be selected by the district.

Specifies provisions of any existing agreements may be amended to reflect changes authorized by act.

Ch. 1068 (AB 1611) VEYSEY Adds Art. 5 (commencing with Sec. 491), Ch. 3, Div. 1, Ag.C., re agriculture.

Requires the Director of Agriculture to enforce the provisions of the Agricultural Code equally in regard to all agricultural commodities and products sold in California. Authorizes the director to conduct such research and investigations as he deems necessary, requires him to take whatever steps he determines to be necessary, authorizes him to enter into agreements with any public or private groups or agencies to carry out the purposes of the provisions, and provides that the director shall comply with notice and hearing provisions in the Administrative Procedure Act.

Requires the Director of Agriculture to annually submit a report to the Legislature.

To have no effect after 1970.

Ch. 1069 (AB 1630) VENEMAN Adds Secs. 53216.1, 53216.2, 53216.3, and 53216.4, Gov.C., re investment of pension trusts.

Permits legislative body of local agency to invest assets of a pension trust established for the employees of the agency in specified types of securities and mutual funds and requires the legislative body to obtain the services of investment counsel regarding such investments.

Requires legislative body to report annually on status of the trust.

Ch. 1070 (AB 1635) RUSSELL Amends and adds various secs., Veh.C., re removal of vehicles.

Permits any regularly employed and salaried employee who is engaged in the direction of traffic or enforcement of parking regulations when designated by any county sheriff or any city chief of police to remove a vehicle from a highway, except a freeway. Expressly makes provisions relating to vehicles stored by a peace officer also applicable to vehicles stored by an employee, and the procedure required to be followed by an officer who removes a vehicle from a highway, or from public or private property, also applicable to an employee who removes a vehicle from a highway, or from public or private property.

Ch. 1071 (AB 1650) KARABIAN Amends Sec. 21100, Veh.C., re motor vehicles.

Authorizes local authorities to adopt rules and regulations by ordinance or resolution on the licensing and regulation of the operation of tow car service.

Ch. 1072 (AB 1697) McMILLAN Amends and adds various secs., B. & P.C., re petroleum.

Specifies that various products are included within the definition of "petroleum" for purposes of the law regulating petroleum sales. Prohibits sale, offering for sale, delivery, offering for delivery or storage of a product for use in lubricating transmissions, gears or axles unless such product conforms to particular specifications. Revises such law as it requires specific labels on containers, pumps, and fill-pipes for specified petroleum products.

Ch. 1073 (AB 1703) BILL GREENE Amends Sec. 13739, Ed.C., re permanent classified service.

Specifies that after person has served probationary period in a civil service class, rather than a probationary period generally, not to exceed 6 months or 130 days of paid service, he shall be deemed to have permanent status in that class.

Specifies that no employee shall attain permanent status in civil service until he has completed a probationary period in a class.

Ch. 1074 (AB 1704) BILL GREENE Adds Sec. 13656.1, Ed.C., re school employees.

Provides that classified employees employed in positions established exclusively to work on weekends and holidays and for whom a special salary rate is established may be exempted from entitlement to specified benefits for holiday or weekend work.

Ch. 1075 (AB 1710) SIEROTY Amends Sec. 6761, and Sec. 7375 as added by Ch. 1667, Stats. 1967, W. & I.C., re mentally disordered criminals.

Provides for parole from state hospitals of any mentally disordered criminals, rather than just those for whom probation is available, on approval of superior court.

Requires notification of prosecuting attorney prior to approval or disapproval of such parole by the court.

Ch. 1076 (AB 1715) DUNLAP Amends Sec. 27906, Veh.C., re schoolbuses.

Requires the rear of every schoolbus to have a six-inch minimum proportionate sign, below the rear windows, containing the words "Stop When Red Lights Flash."

Ch. 1077 (AB 1720) DUNLAP Amends Sec. 28122, Gov.C., re county officers.

Changes salary of Solano County district attorney from \$19,500 to \$22,631 annually.

Ch. 1078 (AB 1723) DUNLAP Amends Sec. 9051, Ed.C., and amends Sec. 897, Ed.C., as proposed by SB 1, re annual teachers institute.

Provides that teachers employed in junior colleges may be exempted from attendance at or participation in an annual teachers institute by action of the junior college district.

Ch. 1079 (AB 1736) WILSON Amends Sec. 13503.1, Ed.C., re school employees.

Provides that provisions regarding part-time certificated employees of a school district shall not apply to certificated temporary employees, or to anyone employed as a part-time employee above and beyond his employment as a full-time employee in the same school district.

Ch. 1080 (AB 1787) BELOTTI Amends Secs. 35S11 and 35972, Ag.C., re market cream.

Adds exception to requirement that market cream shall conform to all the standards which are set for market milk of same grade for the optional addition of harmless, edible stabilizer-emulsifier either singularly or in combination not exceeding 0.6 percent, as approved by the Director of Agriculture Permits addition of same percentage of stabilizer-emulsifier to half-and-half.

Ch. 1081 (AB 1909) POWERS New act, re school supplemental support program.

Authorizes apportionment of 1967-1968 supplemental support allowance to a school district which has failed to qualify therefor because of county administrative error in failing to set tax rates at the qualifying level.

Increases maximum tax rate of the district for the 1968-1969 fiscal year by the amount necessary to make up the 1967-1968 deficiency in rate.

Operative only for the 1968-1969 fiscal year.

In effect immediately.

Ch. 1082 (AB 1923) BRATHWAITE Amends Sec. 750, W. & I.C., re juveniles.

Provides that the entire case in a juvenile court proceeding may be transferred to the new county of residence of the person who would be legally entitled to custody of such minor were it not for the existence of a court order depriving the person of custody of the minor.

Ch. 1083 (AB 1931) LEROY F. GREENE Amends Secs. 9602, 9603, 9604, Ed.C., re textbooks: state use.

Extends to the University of California the applicability of present provisions permitting state textbooks to be ordered by state institutions and state colleges.

Ch. 1084 (AB 1936) BROWN Amends Sec. 1632, adds Secs. 1633.5, 1741.5, B. & P.C., re dentistry.

Requires that the applicant for a dental license give demonstrations of his skill in operative and prosthetic dentistry and his judgment in diagnosis-treatment planning and permits his examination to be supplemented by an oral examination, rather than requiring him to give demonstrations of his skill in operative and prosthetic dentistry and permitting his written examination to be supplemented by an oral examination.

Requires the Board of Dental Examiners to waive the written portion of the examination for a dental license for any person who has successfully passed the National Board of Dental Examiner's examination and received a certificate from the national board.

Directs the board to waive the written portion of the examination for a dental hygienist license for any person who has successfully passed the National Board of Dental Hygienists examination and received a certificate from that board.

Ch. 1085 (AB 1938) BROWN Amends Sec. 496, Pen.C., re stolen property. Makes technical changes.

Provides that district attorney or the grand jury may, in a prosecution for buying, receiving, concealing, or withholding stolen property, where the value of the property does not exceed \$200 and such action would be in the interests of justice, specify in the accusatory pleading that the offense shall be a misdemeanor, punishable only by imprisonment in the county jail for not more than one year.

Ch. 1086 (* AB 1948) STULL Amends Sec. 8950, H. & S.C., re public cemetery districts.

Authorizes county board of supervisors, upon petition by a majority of the trustees of a public cemetery district, to decrease the number of trustees of such district from five to three.

Ch. 1087 (AB 1949) STULL Amends and adds various secs., Wat.C., re cathodic protection wells.

Defines cathodic protection wells and extends state regulation of water wells to such cathodic wells.

Ch. 1088 (AB 2036) PRIOLO Amends * and adds various secs., B. & P.C., re practice of optometry.

Makes various changes in the law regulating the practice of optometry, including, among others, requiring the issuance of a certificate of registration to persons who meet specified requirements, changing the time on which new certificates of registration expire, revising the procedure for obtaining a certificate of registration when the person has had a certificate which expired and was not renewed within five years after such expiration, and revising the fee schedule.

Ch. 1089 (AB 2059) ZENOVICH Amends Sec. 28111, Gov.C., re compensation: Fresno County officers.

Increases salary of the district attorney from \$19,200 to \$23,000, of the chairman of the board of supervisors from \$12,000 to \$13,700, and of other supervisors from \$9,600 to \$11,300. Provides that salary raise shall not be effective for board of supervisors until a supervisor enters upon a new term of office after effective date of this act.

Ch. 1090 (SB 73) RICHARDSON Amends Sec. 2656, U.I.C., re unemployment disability insurance.

Specifies that unemployment disability benefits paid to individuals receiving wages from employer while disabled shall not exceed, together with such wages,

* Correction

individual's weekly wage, exclusive of overtime pay, immediately prior to the disability, rather than weekly wage immediately prior to the disability.

Operative with respect to claims arising on and after effective date of act.

Ch. 1091 (SB 126) DYMALLY Adds Art. 6 (commencing with Sec 13770), Ch. 3, Div. 10, Ed.C., re teacher aides.

Authorizes grants to local school districts for purpose of establishing teacher aide projects approved by the State Board of Education, which involve the employment of teacher aides in grades one through six to assist classroom teachers in activities directly related to classroom instruction. Authorizes State Board of Education to adopt rules and regulations for administration of program and establishes basis for determination of amount of grant to each district. Requires funds received by school districts to be used only to pay salaries of teacher aides.

Provides that programs on such teacher aide projects shall be deemed a program of compensatory education, or an element thereof, and shall be coordinated with the schools overall compensatory education plan, and makes such programs and projects subject to Ed C., 6467, re powers and duties of the Director of Compensatory Education.

Authorizes Legislature to appropriate funds for support of program and authorizes use of federal funds under provisions of Title III of Elementary and Secondary Education Act of 1965, as amended, or Education Professions Development Act for support of program.

Ch. 1092 (SB 330) COOMBS Adds Sec. 15686, R. & T.C., re gift taxes

Provides that where after person's death it is found that a transfer to a class A donee subject to gift tax was made and no return filed, the gift, solely for the purpose of computing the tax under the Gift Tax Law, shall be deemed incomplete and the value thereof is to be included in the estate of the deceased for inheritance tax purposes.

Ch. 1093 (SB 637) CUSANOVICH Amends Sec. 28619, adds Secs. 28536, 28616.1, 28694.5, H. & S.C., re restaurants.

Defines the term "commissary." Requires all mobile units upon which food is prepared to be approved by the local health officer and to operate out of a "commissary" or other facility approved by the local health officer, except mobile units authorized to operate at special public events. Requires the mobile units to be cleaned at the approved commissary or other approved facility after each day's use and that the mobile units meet the requirements of the article prescribing sanitation requirements for itinerant restaurants. Requires the commissaries to meet the requirements of the article providing sanitation requirements for restaurants.

Specifies that no food, or ingredient of food or beverage may be placed on a mobile unit upon which food is prepared except at an approved commissary or other approved facility or directly from a vendor, under inspection by public health authorities. Specifies the operator of a mobile unit upon which food is prepared must keep records of the source of all food and beverages and the location of its commissary or other approved facility and that the records be available for inspection by public health authorities when the unit is being operated. Declares that failure to keep the required records or refusal to allow authorities to examine is sufficient grounds for revocation of the permit to operate.

Requires no unpackaged food be displayed for service to the public on a mobile unit upon which food is prepared.

Requires food arranged on a mobile unit for self-service to the public to be wrapped or packaged so as to be protected from contamination and be labeled as required by the chapter pertaining to food.

Requires the State Board of Public Health to adopt rules and regulations pertaining to the operation of mobile units, restaurants, and the itinerant restaurants.

Ch. 1094 (SB 672) TEALE Adds Secs. 25601.2, 25851.2, Ed.C., re blind and deaf pupils.

Authorizes refund to school districts of the amount of excess payments made by such districts to Department of Education for education of districts' pupils at California School for Deaf and California School for Blind.

Ch. 1095 (SB 777) MILLER Amends Secs. 4733, 4765, H. & S.C., re county sanitation districts.

Provides district board members shall receive specified expenses of traveling necessarily done by automobile, or by public conveyance, to attend board meetings and serve as representative of district in matters relating to legislation.

Ch. 1096 (SB 780) MILLER Amends Sec. 4767, H. & S.C., re county sanitation districts.

Expressly authorizes a county sanitation district to acquire, construct, or control as well as to operate and maintain, works for the production, treatment, storage, and distribution of a water supply for domestic and other uses. Authorizes such a district to purchase water and distribute it.

Ch. 1097 (SB 1089) WEDWORTH Adds Title 13 (commencing with Sec. 1822 50), Pt. 3, C.C.P., re inspection warrants.

Defines an inspection warrant to be an order, in writing, in the name of the people, signed by a judge of a court of record, directed to a state or local official commanding him to conduct any inspection required or authorized by state or local law or regulation relating to building, fire, safety, plumbing, electrical, health, or zoning.

Permits the issuance of an inspection warrant only upon cause, supported by affidavit, particularly describing the place, dwelling, structure, premises, or vehicle to be searched and the purpose for which the search is made and requires that the affidavit also contain either a statement that consent to inspect has been sought or refused or facts and circumstances reasonably justifying the failure to seek such consent.

Requires that cause be deemed to exist if either reasonable legislative or administrative standards for conducting a routine or area inspection are satisfied with respect to the particular place, dwelling, structure, premises, or vehicle, or there is reason to believe that a condition of nonconformity exists with respect thereto.

Requires, if the judge is satisfied that cause for the inspection exists, that he issue the warrant particularly describing each place, dwelling, structure, premises or vehicle to be inspected and designating on the warrant the purposes and limitations of the inspection.

Makes an inspection warrant effective only for the time stated therein, but not more than 14 days, and prescribes the times when, the manner in which, the inspection pursuant to a warrant is to be conducted. Requires where prior consent has been sought and refused, that notice that a warrant has been issued be given at least 24 hours before it is executed, unless the judge finds that immediate execution is reasonably necessary in the circumstances shown.

Makes anyone who willfully refuses to permit an inspection lawfully authorized by a warrant guilty of a misdemeanor.

Ch. 1098 (SB 1133) DEUKMEJIAN Amends, adds, repeals various secs., Fin. C., re credit unions.

Authorizes credit union to make loans to any director, officer, member of the credit committee, or member of the supervisory committee directly or indirectly which results in such person owing an amount greater than the amount invested by him in the credit union if specified requirements are satisfied.

Deletes provision requiring such persons who are indebted to the credit union to reduce such indebtedness according to the tenor of his obligation without default or delay. Requires the board of directors of the credit union to declare the office of such person vacant if such person fails to reduce any indebtedness to the credit union in a timely manner according to the terms of such obligation, rather than the office being rendered automatically vacant upon the failure of such officer to reduce the indebtedness.

Deletes the authorization of a credit union to deposit capital funds, undivided profits, and guaranty fund in the Postal Savings System of the United States.

Authorizes any credit union, with the approval of the Commissioner of Corporations, to merge with a central credit union as defined under the charter of such credit union. Authorizes the approval of a merger with another credit union or central credit union by affirmative vote of a majority, rather than 75 percent of the members of each such credit union at meetings of the members called for such purpose or by written consent of the majority of the members of each credit union.

Ch. 1099 (SB 1159) BURGNER Amends and renumbers, adds, and repeals, various secs., H. & S.C., re mentally retarded persons.

Authorizes the appointment of the Director of Public Health as either the guardian or conservator of the person and estate, or person or estate of any mentally retarded person, who is eligible for the services of a regional diagnostic, counseling and service center for mentally retarded persons and their families, or who is a patient in any state hospital, and who was committed to such hospital from a county served by such center, by any person, rather than authorizing the parents or guardian of a mentally retarded person to designate the director as guardian of such retarded person on the death of the parents or guardian, if the state has assumed responsibility for the care of such person through a regional center.

Requires that the Mental Retardation Program and Standards Advisory Board adopt policy guidelines for the guidance of the director in performing his duties, and requires the director to adopt rules and regulations for the interpretation and implementation of these provisions. Specifies the duties and powers of the director.

Prescribes the parties who may nominate the director as guardian or conservator, and the manner in which he may accept or reject such nomination, and provides for the manner in which the director shall petition for such position.

Requires that such mentally retarded person be present at the hearing if he is within the state and is physically capable, and if not capable such must be evidenced by an affidavit or certificate. Requires that the court be provided with a prescribed report from the regional center.

Prohibits the charging of any costs or fees for the filing of such petition, and requires that the director file an official bond of \$25,000, specifies the parties to whom the bond shall inure, and provides that the director shall not be required to file bonds in individual cases.

Provides that the director is specified in his official capacity and not in his personal capacity and that the appointment shall vest in his successor, upon his termination of office, without any need for further court proceedings.

Requires the director to consult with the mentally retarded persons and families with respect to the services offered such persons, and specifies his duties relating to his relations with such retarded persons.

Requires the director to, at least once a year, review the condition of such retarded persons, and specifies that these records shall be confidential, but may be made available to specified persons.

Specifies that the director render the services as a guardian or conservator solely through the regional centers. Requires that the director receive a reasonable fee for his services as the court allows, and that such fee be paid into the General Fund of the State Treasury.

Ch. 1100 (AB 307) VEYSEY Amends Sec. 3212.5, Lab.C., re workmen's compensation.

Deletes requirement that a policeman or highway patrolman be under civil service in order to qualify under provisions creating a presumption for workmen's compensation purposes that heart trouble or pneumonia which develops or manifests itself during a period when he is in such public service arises out of and in the course of his employment.

Limits such provisions with respect to policemen, sheriffs and deputy sheriffs, and highway patrolmen to employees who are defined as peace officers in Section 817 of the Penal Code.

Ch. 1101 (AB 388) KETCHUM Amends Sec. 2877, Pen.C., re prison-made goods.

Authorizes Director of Corrections to furnish state-owned property to prisoners for manufacture of handiwork to be sold.

Deletes authorization for sale of prison-made goods in public buildings, at fairs, and on property operated by nonprofit associations.

Ch. 1102 (AB 469) MILIAS Repeals Sec. 12231 (Stats. 1965, Ch 1383), Gov.C., re California Heritage Preservation Commission.

Appropriates \$1,000 from the General Fund for the expenses and support of the California Heritage Preservation Commission.

Ch. 1103 (AB 522) Z'BERG Amends Secs. 14950 and 11557.5, Gov.C., re salary of State Architect.

Raises annual salary of State Architect from \$21,000 to \$23,000.

Ch. 1104 (AB 574) DEDDEH Adds Sec. 5975, C.C.P., re trial of special defense.

Requires that the court, upon the motion of either party, proceed to the separate trial of the defense of statute of limitations before the trial of any other issue in the case, wherein, in an action against a physician or surgeon, dentist, registered nurse, dispensing optician, optometrist, registered physical therapist, podiatrist, licensed psychologist, osteopath, chiropractor, clinical laboratory bioanalyst, clinical laboratory technologist, veterinarian, or a licensed hospital as the employer of any such person, the answer pleads that the action is barred by the statute of limitations. Provides that, if the decision or verdict of the trial of the defense of statute of limitations is in favor of the plaintiff, the remaining issues shall then be tried.

Ch. 1105 (AB 601) RUSSELL Adds Secs 10301 and 1256.1, U.I.C., re unemployment insurance: crimes.

Provides that individual terminated due to absence from work for a period in excess of 24 hours because of incarceration who is convicted shall be deemed to have left his work voluntarily without good cause

Authorizes reconsideration of rulings made prior to conviction, or other final disposition of complaint, as to termination for such cause during benefit year or extended duration period.

Ch. 1106 (AB 635) FENTON Amends Sec. 227, Civ.C. re adoption records.

Prohibits a judge of the superior court from authorizing anyone to inspect prescribed adoption records except in exceptional circumstances and for good cause approaching the necessitous.

Declares that the petitioner may be required to pay the expenses for preparing the copies of the documents to be inspected.

Ch. 1107 (AB 680) PATTEE Amends Sec. 6556, Elec C, re candidates' filing fees.

Provides that fees paid by candidates for offices wholly within one county are to go to county and fees paid by candidates for all other offices and for State Legislature and Congress are to go to the State General Fund rather than all fees going to Secretary of State to be apportioned among the counties.

Ch 1108 (AB 710) VENEMAN Amends, adds various secs, R. & T.C., general law, re cigarette tax law.

Increases exemption of untaxed cigarettes transported to California for use or consumption from 200 to 400 cigarettes. Makes related changes consistent with this increase.

Provides that a transporter who transports more than 40,000 cigarettes on the highways without securing a permit or having a permit in the vehicle or without having the invoices, bills of lading or delivery tickets for such cigarettes shall be punished by imprisonment in the county jail for not more than one year, or in the state prison, for one to five years, or by fine up to \$5,000.

Provides that cigarettes, vending machines or receptacles seized pursuant to the Cigarette Tax Law are to be sold within specified time limits after public notice of such sales, the proceeds to go into the General Fund.

Ch. 1109 (AB 768) SIEROTY Adds Sec. 40512.5, Veh C, re forfeiture of bail.

Permits the court, if at the time when the case is called for trial the defendant does not appear either in person or by counsel and has not requested in writing that the trial proceed in his absence, to declare bail forfeited and order no further proceedings be had in the case, or to act pursuant to prescribed provisions of the Penal Code.

Ch 1110 (AB 832) STULL Amends Sec. 10489 2, Ins C., re annuities.

Permits the use of 4% interest, rather than 3½% interest as part of the minimum standard for valuation of certain prescribed annuity and pure endowment contracts.

Ch. 1111 (AB 830) CORY Amends Sec. 17672.5, Ed.C., re school finance: unification bonus.

Provides that the increase in foundation program afforded unified school districts meeting specified organization standards shall be provided elementary and high school districts included in unified district at election held on date of presidential or gubernatorial primary election. Deletes provisions effecting mid-fiscal-year transition and provides instead for allowances during next fiscal year, for the districts included in unifications at such elections.

Ch. 1112 (AB 856) BAGLEY Amends Sec. 1007, Civ.C., re adverse possession.

Provides that property interests dedicated to a public use by a public utility, or dedicated to or owned by the state or any public entity, rather than property interests of specified entities, are not subject to adverse possession.

Ch. 1113 (AB 888) ZENOVICH Adds Pt. 8 (commencing with Section 7900), Div 5, Lab.C., re amusement rides safety.

Establishes Amusement Rides Safety Law and authorizes Division of Industrial Safety to promulgate and formulate rules and regulations for the safe installation, repair, maintenance, use, operation and inspection of all amusement rides. Excludes operation of articles of husbandry incidental to agricultural operation and operation of amusement devices of permanent nature which are subject to building regulations issued by cities or counties and existing applicable safety orders from operation of act.

Authorizes division to order temporary cessation of operation of rides found hazardous or unsafe.

Provides for inspection and permits for amusement rides, and fees therefor, and for insuring or bonding of operators of such rides. Exempts public agencies from fee provisions.

Authorizes "public entities," as well as division, to issue certificates of inspection and permits for amusement rides.

Provides that nothing in act shall prevent cities, counties, and cities and counties from regulating carnivals or amusement rides, or from enacting more restrictive legislation with respect to such entities.

Ch. 1114 (AB 890) CHAPPIE Amends Sec. 28132, Gov.C., re Placer County salaries.

Raises salaries of Placer County supervisors from \$6,000 to \$7,200 per year and district attorney from \$16,500 to \$17,700 per year. Provides that supervisors' salary increase shall not be effective until a supervisor enters upon a new term of office after the effective date of the act.

Ch. 1115 (AB 922) PRIOLO Amends various secs., Fin.C., re savings and loan associations.

Increases various licensing and filing fees required of savings and loan associations.

Requires if a hearing is to be held relating to a name change of an association, that the Savings and Loan Commissioner mail notice of such hearing to each association in this state at least 20 days before such hearing.

Ch. 1116 (AB 953) CAMPBELL Amends Sec 4532, Pen C., re prisoners.

Makes clarifying change and technical corrective change in the provisions defining and prescribing penalties for escape of prisoners.

Ch. 1117 (AB 980) COLLIER Amends Secs. 10052, 10054, 10152, Ed C., re instructional materials.

Adds supplementary books to provisions relating to ownership and sale of textbooks by high school districts and authorizes purchase of supplementary books for use of high school pupils.

Ch. 1118 (AB 1028) BEAR Adds Sec. 2553.6, B. & P.C., re registered dispensing opticians.

Requires Board of Medical Examiners to deny any application for a dispensing optician certificate if such applicant proposes to fill any prescription issued by a licensed physician and surgeon who has any direct or indirect proprietary interest in the dispensing establishment; authorizes such board to suspend, revoke, or refuse to renew the certificate of any dispensing optician who, after the effective

date of this * act and while holding such a certificate, fills, or has filled, any prescription issued by a licensed physician and surgeon who has any direct or indirect proprietary interest in the dispensing establishment; and provides that such penalties are in addition to any other remedies or penalties provided by law.

Limits applicability of these provisions to specified registered dispensing opticians, and specifies that such provisions shall not be construed to modify the provisions relating to the exemption of certain optometrists, and physicians and surgeons from the rules and regulations affecting registered dispensing opticians, and shall not affect the fitting of prescription lenses by a technician in the office of a physician and surgeon, or optometrist, acting under the direct responsibility and supervision of such person.

Defines "proprietary interest" and excepts stock ownership in a corporation listed on a regulated stock exchange if such stock is acquired through such stock exchange.

Ch. 1119 (AB 1029) BEAR Amends Sec. 6702, Fin.C., re savings and loan associations.

Authorizes a savings and loan association, subject to certain limitations, to invest in, hold, buy, and sell loans and interests in loans on the security of real property located in foreign countries guaranteed by an agency of the federal or state government and capital stock, obligations, notes, and other securities of any thrift institution organized under the laws of a foreign country and engaged in the business of making loans on the security of real estate in such country subject to regulation of Savings and Loan Commissioner.

Ch. 1120 (AB 1034) FORAN Amends Sec. 34500, Veh.C., re vehicles: safe operation regulation.

Directs the Department of the California Highway Patrol to regulate the safe operation of combinations of two-axle truck and trailer or semitrailer with or without an auxiliary dolly, rather than only when equipped with a dolly, when coupled together, exceeding a total length of 40 feet.

States that any truck, or any combination of truck and any other vehicle, transporting materials defined and classified as hazardous by the U.S. Department of Transportation shall be subject only to prescribed regulations relating to such materials. Excepts vehicles transporting explosives or flammable liquids from such regulations.

Ch. 1121 (AB 1067) WILSON Amends Sec. 1339, U.I.C., re unemployment insurance.

Requires check or other mode of payment of unemployment insurance benefits to have prominently imprinted upon it: "State unemployment insurance benefits under the California Unemployment Insurance Code are paid for by employers."

Ch. 1122 (AB 1069) VEYSEY Adds Secs. 1157, 1158, Evid C., re evidence.

Provides that neither the proceedings nor records of organized committees of medical staffs in hospitals having responsibility for evaluation and improvement of the quality of care rendered in the hospital nor medical review committees of local medical societies are to be subject to discovery. Provides, with specified exceptions, that no person in attendance at a meeting of any such committee is to be required to testify as to what transpired thereat.

Specifies that these prohibitions are not to apply to medical society committees that exceed 10 percent of the membership thereof nor to any such committee if any person serves upon the committee when his own conduct or practice is being reviewed.

Requires, whenever prior to filing of any action an attorney at law presents a written authorization signed by a patient or other specified person, that designated licensees or a licensed hospital, make all of such patients' records under their or its control available for inspection and copying by such attorney or his representative, promptly upon presentation of such written authorization.

Ch. 1123 (AB 1080) BILL GREENE Amends Sec 3077.5, Lab.C., re apprenticeship programs.

Prohibits organizations of employees, rather than organizations of employers, from providing a maximum age for apprentices of less than 31 years at time of entry into apprenticeship training program.

* Correction.

Ch. 1124 (AB 1082) BILL GREENE Adds Sec. 3091, Lab.C., re apprenticeship programs: application fees.

Prohibits charging a fee for acceptance of an application for entrance into apprenticeship training programs. Declares that reasonable costs for expenses incurred may be charged after applicant has been accepted into the program.

Ch. 1125 (AB 1101) BIDDLE Adds Sec. 3691, Pen.C., re trespass on railroad property.

Makes it a misdemeanor for any person to enter or remain upon the prescribed property of a railroad without the permission of the owner of such land, his agents or the person in lawful possession and whose entry or presence or conduct upon such property interferes with, interrupts or hinders, or which, if allowed to continue, would interfere with, interrupt or hinder, the safe operation of any locomotive, railroad car or train.

Declares that these provisions do not prohibit picketing in an area immediately adjacent to railroad property or any lawful activity by which the public is informed of an alleged labor dispute.

Ch. 1126 (AB 1184) CHAPPIE Amends Secs 9351 and 10501, R. & T.C., re tax violations and fines.

Makes out-of-state purchase of fuel which is subject to Use Fuel Tax Law a violation of the Use Fuel Tax Law when used within the state unless person using fuel is a vendor and collects the tax or holds a user's permit or is a non-resident exempted from holding a user's permit.

Establishes the punishment for violation of Motor Vehicle Transportation License Tax and Use Fuel Tax Laws as a fine of \$100 to \$500 or imprisonment for up to six months or both at the court's discretion.

Ch. 1127 (AB 1202) LANTERMAN Amends Secs. 6727 and 7355, W. & I.C., re mental health services.

Increases the amount of money which the Department of Mental Hygiene may provide to \$50, rather than \$25, in defraying the necessary expenses of a patient who is going on leave of absence or is to be discharged.

Ch. 1128 (AB 1200) BAGLEY Amends Secs. 70135 and 73781.7, Gov.C., re additional fees—court reporters.

Increases additional filing fees for court reporting expenses in Superior Court of Marin County from \$9.50 to \$10.50. Increases corresponding fee in Central Judicial District of Marin County from \$5.50 to \$6.50.

Provides that, with specified exceptions, governmental agencies are not excepted from such filing fees.

Ch. 1129 (AB 1270) WILSON Adds Sec. 11583, Ins.C, re liability insurance.

Declares that any advance payment or partial payment for damages, under a liability insurance policy, as an accommodation to the injured party or others shall not be construed as an admission of liability.

Provides that the amount of any such advance shall be deductible from any final settlement or judgment which does not expressly take into account such advance payments.

Requires any person, including an insurer, making a partial or advance payment to notify in writing the recipient of the statute of limitations applicable to such injury or death, including any time limitations within which claims are required to be made against the state or any local public entity. States that failure to provide such written notice shall operate to toll any applicable statute of limitations or time limitations from the time of such advance or partial payment until such written notice is actually given.

Ch. 1130 (AB 1373) VENEMAN Amends Secs. 2905, 4112, 4836.5, R. & T.C., re property taxation.

Deletes provision that the tax rate to be used for unsecured property that escaped taxation is the rate for the same kind of property on the secured roll used in the assessment year preceding that during which the escaped assessment is entered.

Provides that a certificate of redemption is an authorization for recording a release of equity or quietclaim as to redeemed property that has been deeded to the state. The release is to be executed and recorded by the redemption officer without charge for acknowledgement.

With respect to an increase of assessment resulting from a correction of a clerical error, use of the tax rate in effect when the error was made is mandatory rather than optional.

Ch. 1131 (AB 1428) FONG Amends Secs. 441, 463, 531 and adds Sec. 531.2, R & T.C., re property taxation.

Provides that where assessor appoints time for filing property statement other than last Monday in May, specified penalty shall not apply unless property statement is filed after appointed time, the assessor has given prescribed notice by mail and property statement has not been filed within 15 days of such notice.

Revises provision relating to penalty for refusing to file property statement after written demand by assessor to impose such penalty where person is required by law or requested by assessor to file annual property statement, fails to file such statement by 5 p m on last Monday in May or, if on written demand of assessor, a person fails to file such statement within above time limit. Requires notice of such penalty be sent to the assessee. Prescribes procedure for abatement of such penalty for reasonable cause.

Revises provision relating to property belonging on local roll that has escaped assessment as to tax rate of year to which property is subject to include specific exception regarding rate of year applicable to unsecured property that has escaped assessment in prior years.

Ch. 1132 (AB 1515) FORAN Amends Secs. 218, 219, S. & H.C., re safety roadside rests.

Provides for planning, design, construction and maintenance by state of safety roadside rests in urban as well as nonurban areas on state highways outside state parks.

Permits making provision for such rests at highway entrances to large metropolitan areas for any traffic or purpose rather than only for inbound traffic and use primarily as stopping areas for map study.

Ch. 1133 (AB 1516) FORAN Amends Secs. 220, 223, S. & H.C., re safety roadside rests.

Provides that safety roadside rests may be designed by Department of Public Works to provide motorist a place he may stop for a short time during nighttime, as well as daytime, hours.

Provides that safety roadside rests may contain telephones, traveler service information facilities, and facilities for the distribution of current news in addition to those facilities already authorized, and authorizes department to contract for the construction and operation of such traveler service information facilities.

Ch 1134 (AB 1526) MACDONALD Amends various secs., Gov C., re Ventura County Municipal Court.

Revises number and compensation of various attachés of Ventura County Municipal Court. Makes technical changes.

Ch. 1135 (AB 1578) MORETTI Amends Secs. 7150, 7152, Fin C., re savings and loan associations.

Authorizes Savings and Loan Commissioner to provide by regulation that savings and loan associations may make amortized loans upon real property other than residential real property for a term of not more than 25 years for such loans made in accordance with such regulations, rather than limiting the maximum term of such loans to 20 years. Deletes provision limiting maximum term of loan where the loan is guaranteed by the Administrator of Veterans' Affairs.

Authorizes commissioner to provide by regulation that savings and loan associations may make amortized loans on the security in an amount not in excess of 75 percent of the appraised value of improved real property when such loans are in accordance with such regulations, rather than limiting the amount of such loans to 70 percent of the appraised value.

Ch. 1136 (AB 1580) MORETTI Amends Sec. 18946, Fin.C., re industrial loan companies

Makes any industrial loan company other than a premium finance agency which conducts any insurance premium financing business subject to the limitations on finance charges generally applicable to premium finance agencies.

Ch. 1137 (AB 1591) CHAPPIE Amends Sec. 4010, adds Sec. 4010.1, H & S.C., re water systems: rural service.

Revises definition of "furnish and supply" water as used with respect to the law concerning furnishing and supplying water to a user in a rural area for domestic purposes.

Provides that areas wherein water service is primarily agricultural and any domestic service is only incidental thereto are exempt from the provisions relating to water systems except in the specific areas in which the Department of Public Health determines that application of such provisions are necessary to protect public health and gives written notice thereof.

Authorizes department to prescribe reasonable and feasible remedial protective action to be taken by such suppliers and such consumers.

Ch. 1138 (AB 1607) KNOX Amends Sec. 51220, Gov.C., re California Land Conservation Act.

Makes legislative finding that it is necessary to conserve agricultural land generally, rather than to conserve only prime agricultural land, under the California Land Conservation Act of 1965.

Ch 1139 (AB 1621) BARNES Amends Secs. 375, 582, S. & H.C., re state highways.

Revises portions of State Routes 75 and 282.

In effect immediately.

Ch. 1140 (AB 1636) RUSSELL Amends Secs. 942, 11715, and 11716, Ins.C., re insurance.

Permits workmen's compensation insurer to deposit with Insurance Commissioner, approved preferred stocks, as well as cash or interest-bearing stocks, in lieu of a bond.

Permits deposits made by such insurer in lieu of certain bonds to be placed in a bank or trust company pursuant to the approval of the Insurance Commissioner and under such rules and regulations as he may deem necessary, as well as being placed in a separate deposit with the State Treasurer.

Provides that no such deposits made with a bank or trust company are to be subject to any lien or claim asserted by it or be subject to any disposition or claim other than is permitted by the Commissioner.

Ch 1141 (AB 1685) DUNLAP New act, re junior college construction.

Authorizes certain junior college districts to award bids for construction of buildings and facilities contained in proposed projects approved by Department of Education and Department of Finance, prior to appropriation of state's share of funding thereof from Junior College Construction Program Bond Act of 1968, if such district demonstrates two specified conditions to Department of Education and Department of Finance.

Ch. 1142 (AB 1718) DUNLAP Amends various secs, Gov.C, re municipal courts

Establishes more salary range numbers with salary schedules and increases the salary ranges of court attachès of the Fairfield-Suisun Judicial District and of the Vallejo Municipal Court.

Revises the rules regarding the compensation and promotion of such attachès.

Ch. 1143 (AB 1731) WILSON Adds and repeals various secs., Fin.C., re savings and loan associations.

Deletes existing provisions relating to merger, consolidation, or transfer of a savings and loan association.

Reenacts and revises provisions relating to merger, consolidation, or transfer of a savings and loan association.

Ch. 1144 (AB 1749) LANTERMAN Adds Sec. 25655, B. & P.C., re alcoholic beverages.

Specifically permits female employees to dispense beer or wine, or both beer and wine, from behind any bar or permanently affixed fixture of any licensee who operates a bona fide public eating place, licensed only with an on-sale beer and wine license.

Ch. 1145 (AB 1763) DUFFY Adds and amends various secs., Drainage District Act of 1903 (Ch. 238, Stats. 1903), re drainage districts.

Authorizes formation of improvement districts within drainage districts formed pursuant to Drainage District Act of 1903 to undertake projects of special benefit to such improvement districts, and specifies all procedures and powers relating thereto.

Authorizes board of drainage district to appoint a treasurer to serve at board's pleasure and to combine the offices of secretary and treasurer in one person, and specifies authority of board with respect to salary and amount of bond to be executed.

Authorizes board of drainage district, in lieu of levying assessments, to fix rates of tolls and charges for drainage facilities and other services rendered by district, to be collected from persons receiving benefit of such facilities or services, for purpose of payment of costs of care, operation, management, or improvement of project and all other operating expenses. Specifies procedures for collecting such tolls or charges.

Authorizes drainage districts to deposit money belonging to district pursuant to general laws governing deposit money and specifies that no additional security needed from bank where deposit is insured by Federal Deposit Insurance Corporation.

Ch. 1146 (AB 1830) BRIGGS Amends Sec. 1019, Ed C. and Sec. 3364.5, Lab. C., re authorization of insurance coverage.

Authorizes county superintendent of schools to provide insurance coverage, including workmen's compensation, for persons authorized by him to perform volunteer services for schools under his supervision. Prescribes procedure for classifying such persons as employees of the superintendent for purposes of workmen's compensation insurance.

Ch. 1147 (AB 1840) VASCONCELLOS Amends Sec. 13305, Ed.C., re certificated employees.

Allows continuing contracts, to cover a period longer than one year but not to exceed four years to be offered certificated employees of any school district in positions requiring a supervision or administration credential.

Ch. 1148 (AB 1847) FENTON Amends Sec. 1653, adds Sec. 1693, C.C.P., re enforcement of support duties.

Expands definition of "state" for purposes of the Uniform Reciprocal Enforcement of Support Act, to include any foreign jurisdiction that has enacted such act or a substantially similar reciprocal law.

Permits the Attorney General to declare that a foreign jurisdiction is a reciprocating state for the purposes of such act when he is satisfied that the foreign jurisdiction will make reciprocal provisions for the enforcement therein of maintenance orders made within this state. Allows the Attorney General to revoke such declaration.

Declares any such declaration by the Attorney General may be reviewed by the court in an action brought pursuant to the act.

Ch. 1149 (AB 1860) RUSSELL Amends Sec. 3150, W. & I.C., re narcotic addict evaluation authority.

Authorizes members of similar boards to be assigned to hear cases and make recommendations to the authority.

Provides that recommendations must be in accordance with policies established by a majority of the total membership of the authority.

Ch. 1150 (AB 1910) DEDDEH Amends Sec. 13592.1, Ed C. and amends Sec. 21162, repeals Secs. 21159, 21160.5, and 21163, Gov.C, re public employees' retirement system.

Permits retired member of PERS to be appointed by an employer during an emergency to prevent stoppage of public business or because of special skills of the person without reinstatement from retirement or loss of benefits. Such appointments may not exceed 60 days in any one calendar year. Makes provision applicable to certain retired classified school employees.

Repeals similar specific provisions regarding former school district employees.

Ch. 1151 (AB 1911) DENT Amends various secs, Gov C. re salaries.

Revises salary ranges and positions in the municipal courts in Contra Costa County. Increases annual salary of Contra Costa auditor from \$12,000 to \$13,200, that of district attorney from \$23,000 to \$27,000, and that of supervisors from \$12,000 to \$13,200. Supervisors' raise not effective until a supervisor enters upon new term of office after effective date of this act

Ch. 1152 (AB 1915) KNOX Amends Secs. 421, 422, R. & T.C., re property taxation of open-space land.

Expands the definition of open-space land for property tax purposes by including lands in which interests therein are acquired for open-space purposes by cities and counties by various methods in addition to scenic easement deeds.

Makes a similar change in the definition of enforceable restriction to open-space land.

Ch. 1153 (AB 1916) KNOX Amends Sec. 1815.7, R. & T.C., re property taxation.

Revises provision relating to capitalization of income of land being valued by State Board of Equalization in triennial survey when representative sales information is not available.

Ch. 1154 (AB 1924) BRAITHWAITE Adds Sec. 576.5, W. & I.C., re dependent children.

Permits county board of supervisors to delegate to county welfare department all or part of probation officer's duties concerning certain dependent children.

Ch. 1155 (AB 1930) LEROY F. GREENE Amends Sec. 10352, S & H.C., re assessment changes—notice requirements.

Specifies that notice and hearing is not required for changes under Municipal Improvement Act of 1913 adopted at the hearing on the report which do not change the total amount of the assessment, and which make no increase or decrease in the amount of money on each parcel of property included in the assessment.

Ch. 1156 (AB 1957) VENEMAN Adds Sec. 1616, R. & T.C., re property taxation—equalization.

Establishes rebuttable presumption for succeeding two years that appraised value substituted by county board of equalization or assessment appeals board in equalization proceedings is appraised value for such years. Places burden of rebutting presumption on party that did not prevail in original proceeding. Establishes procedure for giving notice of hearing to taxpayer and provides that assessor shall present evidence rebutting presumption notwithstanding failure of taxpayer to appear or request continuance. Exempts uncontested stipulations accepted by the board from these provisions.

Ch. 1157 (AB 1963) VENEMAN Adds Sec. 21701.1, Ed.C., re district bonds and taxation.

Authorizes submission of two propositions, one to authorize the issuance of bonds and one to authorize an increase in the maximum tax rate of the district, if school district elects or is required to submit proposition on issuance of bonds for school construction, purchase, alterations, repairing, or ground improvement. Establishes priority of issuance of bonds if such proposition receives the requisite number of votes

Effective until July 1, 1971.

Ch. 1158 (AB 1973) ZENOVICH Amends Sec 12308, Fin.C., re check sellers and cashers.

Increases from 35 cents to 50 cents the alternative maximum fee which may be charged under the Check Sellers and Cashers Law for selling or cashing a check,

draft, money order, or other commercial paper serving the same purpose, which is drawn on a bank located within California and is in an amount not exceeding \$100.

Ch. 1159 (AB 1975) ZENOVICH Adds Art. 13 (commencing with Sec. 429.11), Ch. 2, Pt. 1, Div. 1, H. & S.C., re occupational health.

Requires the State Department of Public Health to maintain a program of occupational health and occupational disease prevention.

Ch. 1160 (AB 1989) FONG Amends Sec. 4000.1, Veh C, re registration; certificates of compliance.

Declares that valid certificate of compliance with air pollution law issued for any motor vehicle is valid upon any subsequent transfer of ownership and registration at any time between the husband and wife.

Ch. 1161 (AB 2000) QUIMBY Amends Sec. 28107, Gov.C., re county supervisors.

Deletes provision that salary, mileage, and expenses represent all compensation of San Bernardino County supervisors for services in any public capacity. Provides that supervisors may receive expenses for local agency formation commission service and for service on special district boards as provided by law.

Ch. 1162 (AB 2001) QUIMBY Amends, adds, repeals various secs., Gov.C., re San Bernardino municipal courts.

Revises provisions relating to municipal courts in San Bernardino County.

Ch. 1163 (AB 2040) STACEY Adds Sec. 71-1, Kern County Water Agency Act (Ch. 1003, Stats. 1961), re Kern County Water Agency.

Provides for appointment by board of directors of person to office of director and specifies that no election shall be held for such purpose under specified circumstances.

In effect immediately.

Ch. 1164 (AB 2047) BAGLEY Amends and repeals various secs. Lab.C., re housing and community development.

Transfers from Division of Housing to Department of Housing and Community Development powers and duties with regard to housing and community development laws, and revises powers with respect to such laws and building regulations, including housing authorities and redevelopment agencies.

Deletes specific provisions relating to employment of city planners and others, and to making annual report to Governor by Division of Housing.

Makes related changes.

Ch. 1165 (SB 378) TEALE Amends Sec. 21200, Fin.C., re pawnbrokers.

Authorizes pawnbrokers to charge or receive compensation at a rate not in excess of 2½ percent per month on that portion of the unpaid principal balance of any loan not exceeding \$200 rather than \$100; to charge or receive compensation at a rate not in excess of 2 percent per month on that portion of the unpaid principal balance of any loan in excess of \$200, rather than \$100, and not exceeding \$500; and to charge or receive compensation at a rate of not in excess of 1½ percent per month on that portion of the unpaid principal balance of any loan in excess of \$500, but not in excess of \$700.

Increases the rate to be charged or received as compensation by a pawnbroker from ⅔ of 1 percent to 1 percent on such unpaid principal balance in excess of \$700, rather than \$500.

Ch. 1166 (SB 432) RODDA Amends various secs., Ed.C., re financial support: public schools.

Makes technical nonsubstantive changes to correct section cross-references with respect to provisions relating to financial support of the public schools.

Excludes from supplemental support computations pupils enrolled in designated special education programs and classes.

Prescribes formula for repayment of apportionments to school districts for purposes of Urban School Construction Aid Law of 1968.

Ch. 1167 (SB 433) GRUNSKY Amends Sec 3, Ch. 1797, Stats. 1963, re Penal Code revision.

Adds a representative of the Board of Corrections to the advisory board of the Joint Legislative Committee for the Revision of the Penal Code and requires the committee to request the Judicial Council to designate two superior court judges and two municipal court judges, rather than two judges, to serve on the advisory board.

Ch 1168 (SB 572) DYMALLY Amends Secs. 7604 and 7700, and adds Secs. 8553 and 8576, Ed.C., re educational courses.

Requires that elementary and high school courses of instruction in history include the influence and culture of Mexico in the economic, political, and social development of California and the role and contributions of Mexicans. Also requires such courses to include the contribution of the American Indians and the role of American Indians in the history of the United States and of California.

Provides that if SB 1 is enacted, instead of above, instruction in social sciences in grades 1 to 12, inclusive, shall include the early history of California and a study of the role and contributions of American Negroes, American Indians, Mexicans, and other ethnic groups to the economic, political, and social development of California and the United States of America.

Ch. 1169 (SB 729) LAGOMARSINO Adds Sec. 42274, Veh.C., re general fund transfers.

Requires transfer of amounts from Motor Vehicle Fund to General Fund necessary to repay balance of principal and accrued interest due on investments made with various state agencies.

Provides controller may upon specified conditions transfer funds from State Highway Fund to Motor Vehicle Fund.

Ch. 1170 (SB 756) MARLER Adds Art. 35 (commencing with Section 5260), Ch. 2, Pt. 1, Div. 5, W. & I.C., re mental health.

Permits person to be detained for postcertification treatment under Lanterman-Petris-Short Act if he is an imminent threat of danger to himself or the person or property of others rather than if he has threatened, attempted or actually inflicted physical harm upon another person. Provides, under Lanterman-Petris-Short Act, for additional intensive treatment, not to exceed 14 days, for suicidal persons, defined as those who, during the 14-day period of intensive treatment, or during 72-hour evaluation period, threatened or attempted to take their own lives or who were detained for evaluation and treatment because they threatened or attempted to take their own lives.

Provides rules and procedures for such additional intensive treatment.

Operative same date as Section 36.5 of Chapter 1667 of the Statutes of 1967.

Ch. 1171 (SB 840) DYMALLY Adds Sec. 6257, Ed.C., re vocational education.

Requires Department of Education to develop and implement an experimental pilot summer vocational education program, including both exploratory occupational education and an opportunity for paid employment, and creates local advisory committees on vocational education with specified representation. Requires regular monthly meetings of such local committees.

Requires submission of report to Legislature on 5th legislative day of 1969 Regular Session.

In effect immediately.

Ch. 1172 (SB 919) COLLIER Amends Sec. 188.8, S. & H.C., * adds Sec. 42274, Veh.C., re state fiscal procedures

Provides that obligations and expenditures arising out of state highway construction contracts awarded, or day labor projects commenced, which are to be budgeted over more than one fiscal year, or in fiscal year subsequent to the fiscal year in which the contract is awarded, shall be deemed expenditures in each of the fiscal years in which the work is to be performed in an amount equal to the final amount budgeted for each such fiscal year.

Specifies that these provisions are applicable to projects financed from funds budgeted for the 1967-68 fiscal year and for ensuing fiscal years.

Authorizes State Controller to retransfer back to the Motor Vehicle Fund from the State Highway Fund, upon notice to the Department of Public Works, such funds as are necessary to meet the appropriations from the Motor Vehicle Fund;

* Correction

requires transfer from the Motor Vehicle Fund to the General Fund of the amounts necessary to repay the principal and interest due on specified investments made with the California Highway Patrol and the Department of Motor Vehicles pursuant to specified 1951 legislation.

Ch. 1173 (SB 960) MILLER Amends Secs. 930.5, 939, adds Sec. 938, U.I.C., re unemployment insurance.

Excludes from definition of "wages" for purposes of unemployment insurance law, payments made to employee or his dependents upon or after termination of employment because of death, retirement for disability, or retirement upon reaching age specified in employer established retirement plan or a pension plan.

Exempts from provisions those payments which would have been paid if employee's employment had not been terminated under above conditions.

Makes related changes.

Ch. 1174 (SB 968) MILLS Amends Secs. 15503, 15505, 15511 and 15515, Ed.C., re school buildings.

Requires school district governing board to submit to the district electors, at election called to finance repairs, reconstruction, or replacement of school buildings found to be unsafe for school use, either a bond proposition or a tax increase proposition, or both, and permits governing board to include with either or both propositions, a proposition for abandonment of buildings and use of temporary structures, rather than requiring the submission of all three propositions. Makes consistent changes in provisions requiring another election within 5 years following last election.

Provides that the governing board, utilizing information and report acquired by examination of buildings, shall establish a system of priorities for the repair, reconstruction, or replacement of unsafe school buildings. Declares intent of Legislature of state policy to provide matching funds for repair, reconstruction, or replacement of buildings deemed unsafe for school use.

Limits personal liability of structural engineers and licensed architects who examined school buildings and declared them safe for school use, for injury to persons and property as a result of structural failure of such buildings if they have exercised normal professional diligence.

Ch. 1175 (SB 1068) SONG Adds Sec. 6768, B. & P.C., re engineering.

Requires the State Board of Registration for Civil and Professional Engineers to register without examination in metallurgical engineering any applicant who applies prior to June 30, 1966, and who meets specified qualifications.

Ch. 1176 (SB 1069) DANIELSON Amends Sec. 10012 5, Elec.C., re elections.

Provides that a statement of qualifications for elective office in any local agency, city, county, city and county or district may be filed no later than the 45th day before the election, if it is a general election, instead of when nomination papers are returned for filing.

In effect immediately.

Ch. 1177 (SB 1074) DANIELSON Amends Sec. 25413 1, adds Sec. 14696.2, Ed.C. and adds Sec. 22152 6, Gov.C., re school district separation—employees.

Makes provision, in connection with the separation of the unified school district and the junior college district including the City of Los Angeles, for the assignment of present employees to the respective new districts, eliminating present provisions prescribing employee election only, prescribes procedures for such purposes utilizing sources of wage and salary payments, the positions which employees may have voluntarily accepted on July 1, 1969, elections which employees in dual-service positions may make, and related standards.

Provides in detail for the preservation of accrued employment rights, including probationary and seniority status; prescribes certain duties and responsibilities of junior college district personnel commission; permits contract between personnel commissions for services after July 1, 1969; authorizes continuance of membership in Public Employees' Retirement System for classified employees; and provides for related matters.

Provides for override tax in city school district for purposes of payments to junior college district for specified properties.

Makes provision for disposition of specified properties between the districts.

In effect immediately.

Ch. 1178 (SB 1114) WALSH Adds Sec. 4855, Lab.C., re workmen's compensation: policemen.

States that provisions authorizing leave of absence with pay in lieu of workmen's compensation for certain police and fire employees shall not be applicable to individuals who are appointed as reserve public safety employees and are deemed employees of certain public entities for workmen's compensation purposes pursuant to provisions making members registered as active policemen of regularly organized police department having official recognition and support employees of such entities for such purposes upon declaration thereof by governing board.

Ch. 1179 (SB 1220) MOSCONE Amends Sec. 1160, repeals Sec. 1160 5, H. & N.C., re bar pilots: licenses.

Increases from 20 to 24 and 25 to 30 the minimum and maximum number of bar pilots for San Francisco, San Pablo, and Suisun Bay which may be licensed by Board of Pilot Commissioners. Repeals authority of board to issue temporary bar pilots' licenses for such bays.

Ch. 1180 (SB 1275) SHORT Amends Sec. 69598, Gov.C., re superior court judges.

Increases number of superior court judges in San Joaquin County from 5 to 6.

Ch. 1181 (AB 96) NEGRI Adds Sec. 40519, Veh.C., re traffic offenses.

Prescribes a procedure where by a person who has received a written notice to appear for an alleged violation of an infraction in a court other than in the county of his residence may plead not guilty in writing in lieu of appearing in person. Requires such person to direct his written plea to the appropriate court in a prescribed manner and accompany such written plea with a deposit of \$25, which shall be used to guarantee such person's appearance and apply toward the payment of fine, if any. Requires case to be conducted thereafter in the same manner as if the defendant had appeared in person, made his plea in open court, and deposited \$25 as bail. Requires the court or the clerk of the court to notify the accused by mail of the time and place of trial. Provides that by use of this procedure the accused waives his right to be tried within the statutory period and shall be deemed to have given his written promise to appear at the trial and failure to so appear shall constitute a misdemeanor.

To become operative only if AB 1118 is enacted.

Ch. 1182 (AB 301) HAYES Amends Sec. 1861 and 1861a, Civ.C., re liens.

Provides right of peaceable entry without liability for forcible entry, conversion or trespass, to enforce a lien for the benefit of specified types of keepers or places of lodging.

Defines an entry as peaceable when accomplished with a key or passkey or through an unlocked door during the hours between sunrise and sunset.

Ch. 1183 (AB 313) VENEMAN Amends Sec. 69604, Gov.C., re superior court judges: Stanislaus.

Increases number of judges in Stanislaus County Superior Court from four to five.

Ch. 1184 (AB 500) CULLEN Amends Sec. 30001 and adds Sec. 30636.2, P.U.C., re rapid transit.

States that the Southern California Rapid Transit District may consider the needs and problems of the whole southern California area in its plans and projections for a rapid transit system.

Provides, that in planning the development of a rapid transit system, the district may extend its studies to include any city or unincorporated area not within the territory of the district.

Ch. 1185 (AB 562) BAGLEY Amends Secs. 1030, 1032, 3701, U.I.C., re employer's reserve accounts.

Provides that the reserve account of a base period employer shall not be charged on account of benefits paid a claimant who, during the base period, was a student employed on a temporary basis and whose employment began within, and ended with his leaving to return to school at the close of, his vacation.

Ch. 1186 (AB 677) PATTEE Amends, adds, repeals, various secs., Ag.C., re fertilizing materials.

Deletes commercial fertilizers from provision requiring brand names to be filed annually with the Director of Agriculture.

Permits the director by regulation, adopted pursuant to Administrative Procedure Act, to authorize sales of auxiliary soil chemicals in specified manner.

Provides for the issuance of one form of registration certificate for commercial fertilizer, agricultural minerals, and auxiliary soil chemicals, by deleting provisions for separate certificates, and provides for the payment of same fee for such certificate. Authorizes the director to reduce fees when he finds that a lesser amount will pay administration costs.

Specifies that moneys received under provisions on fertilizing materials shall be credited to Department of Agriculture Fund in State Treasury.

Ch. 1187 (AB 709) VENEMAN Amends, adds various secs., R. & T.C., re cigarette taxation.

Makes possession of cigarettes for sale in violation of the Cigarette Tax Law a misdemeanor. Adds to the present misdemeanor penalty a penalty of \$25 for each carton of cigarettes, or portion thereof, as determined by the court, sold in violation of the Cigarette Tax Law, and makes it a misdemeanor for any retailer under the Sales and Use Tax Law to knowingly purchase cigarettes for resale from any person, except a licensed cigarette distributor. Requires the State Board of Equalization to revoke such a retailer's seller's permit upon his second and subsequent convictions within a 10-year period under specified provisions of the Cigarette Tax Law.

Provides for the licensing of wholesalers engaged in the business of selling cigarettes.

Ch. 1188 (AB 760) SIEROTY Amends Sec. 1043, Pen.C., re defendant's absence from trial.

Revises provisions which permit trial of a defendant on a misdemeanor charge to proceed in his absence so that trial may proceed if the defendant has full knowledge trial is to be held or is being held.

Permits court, in any case where defendant fails to appear at time set for trial, to continue the matter, order bail forfeiture or revocation of release on recognizance, or issue bench warrant or combination of foregoing.

Ch. 1189 (AB 828) MILLER Adds Sec. 16554.5, Ed.C., re child care programs.

Permits governing board of school district to authorize use of school buildings and facilities for child care or day care program established in cooperation with a city to provide supervision and activities for children of preschool age. Provides that the governing board may provide such supervisory, consultant, custodial, clerical, or other service as it deems advisable.

Ch. 1190 (AB 969) CORY Adds Sec. 2100, Ed.C., re annexation of school districts.

Provides that an agreement to the annexation of a high school or unified district to a contiguous junior college district may include as a term or condition for such annexation the collection of a sum of money from annexed district for capital outlay purposes, increases maximum tax rate within annexed district for such purpose, not to exceed 15 cents for each \$100 of assessed valuation; and provides that such increase shall remain in effect until 10th consecutive fiscal year following annexation date or until sums agreed to have been collected.

Requires ballot used in such annexation election to contain statement that maximum tax rate within annexed district will be increased by specified amount as will produce sum of money included in annexation agreement.

Provides that notwithstanding certain provisions of law, if an annexation pursuant to specified provisions is subject to an annexation agreement which includes, as a term or condition for such annexation, the collection of a sum of money upon annexation, from within the area of the annexed district, for capital outlay purposes, and the election approving such annexation is held in 1969 prior to March 1, 1969, the annexation shall be deemed effective for all purposes on July 1, 1969.

In effect immediately.

Ch. 1191 (AB 974) ZENOVICH Adds Sec. 9301, U.I.C., re unemployment insurance.

Includes, for purposes of determining remuneration to be excluded from "wages" for ascertaining employer contributions, remuneration paid to an employee for services constituting employment under the unemployment insurance laws of another state which the employer has reported to such other state as wages for contribution purposes.

Ch. 1192 (AB 1118) BAGLEY Amends, adds, and repeals various secs., Pen.C. and Veh C., re makes vehicle violations infractions.

Makes various violations of the Vehicle Code, and of various local ordinances adopted pursuant to the code, infractions rather than misdemeanors.

Defines an infraction as a public offense (i.e., crime) other than a felony or a misdemeanor, and prohibits prison punishment for infractions. Eliminates jury trial for such infractions. Makes various provisions for trial and procedure relative thereto.

Permits fines to be paid in installments and permits impounding of driver's license, or, in certain cases, limitation of driving to that essential to employment, for up to 30 days for failure to pay fine or installments. Specifies that in order for such impounding or limitation is not a suspension of the license but that violation thereof constitutes contempt of court.

Makes related changes.

Operative on January 1, 1969.

Ch. 1193 (AB 1139) RYAN Adds Sec. 13723.2, Ed C., re school districts: classified employees.

Allows governing board to recommend minimum educational and work experience requirements for classified service positions, and requires the personnel commission, in approving such requirements, to insure that these requirements reasonably relate to the duties of each position and will admit an adequate field of competition. Requires position duties and qualifications to be prepared and approved prior to issuance of announcement for competitive examination to fill position vacancies.

Specifies that provisions shall be inapplicable to largest school districts.

Ch. 1194 (AB 1185) FENTON Amends, adds, various secs., B. & P.C., re furniture and bedding.

Renames furniture repairer and renovator as custom upholsterer and adds making to order and specification of the user of upholstered furniture to the definition which now applies to furniture repairers and renovators.

Revises definition of "manufacturer" to exclude custom upholsterer.

Ch. 1195 (AB 1197) VASCONCELLOS Amends, adds and repeals various secs., Veh C., re driver's license.

Deletes provision requiring Department of Motor Vehicles to suspend or revoke driving privilege of person for additional period of time upon conviction of driving when license has been suspended or revoked; deletes provision allowing, rather than requiring, department to suspend or revoke privilege for additional period of time when person is convicted of driving without license and such license has been suspended or revoked for an indeterminate period of time or is conditional upon some action by person convicted.

Deletes present penalties for driving a motor vehicle upon a highway when the person's driving privilege is suspended or revoked and such person has knowledge or either such fact, and prescribes penalties for driving a motor vehicle upon a highway when such privilege is suspended or revoked for reckless driving, driving while under the influence of alcohol, drugs or narcotics, under the combined influence of alcohol, drugs, or narcotics, any reason listed in specified subdivisions requiring the department to refuse to issue a license, negligent or incompetent operation of a motor vehicle, or negligent operation and the person so driving has knowledge thereof and other penalties for driving a motor vehicle upon a highway when such privilege is suspended or revoked for any other reason and the person so driving has knowledge thereof.

Deletes provision providing that conviction of person for driving when such person knows his driving privilege is suspended or revoked counts two points towards prima face presumption that person is negligent operator of a motor vehicle, which

then permits department to refuse to renew or issue a driver's license to such person.

Deletes the offense of failing to stop after collision with an unattended vehicle from those offenses for which a person, when arrested and if the arresting officer is not required to take the person without unnecessary delay before a magistrate, shall, in the judgment of the arresting officer, either be given a 10 days' notice to appear or be taken without unnecessary delay before the magistrate within the county in which the offense is alleged to have been committed and who has jurisdiction of the offense and is nearest or most accessible to the place where the arrest is made.

Ch. 1196 (AB 1226) DUNLAP Amends Sec. 23787, B. & P.C., re alcoholic beverages.

Reduces minimum number of lanes a bowling center must have from 32 to 12 so as to be permitted to sublet the sale and service of the meals it must serve to qualify for an on-sale license for the sale of alcoholic beverages.

Ch. 1197 (AB 1227) DUNLAP Amends Sec. 28129, Gov.C., re county salaries.

Raises salary of Napa County supervisors from \$7,400 to \$8,400 per year plus actual and necessary traveling expenses, county auditor from \$14,000 per year to \$16,000, and district attorney from \$20,000 per year to \$24,140. Provides raises for a board of supervisors shall not be effective until a supervisor enters upon a new term of office on the board after the effective date of act.

Ch. 1198 (AB 1266) CORY Amends Sec. 17762, adds Sec. 21702.5, Ed.C., re property valuation.

Specifies that the three-year average to be utilized in developing the "Collier Factor" used in modifying assessed valuations for purposes of state school aid programs is to be carried to three decimal places

Specifies that for determining school district bonding capacity where modifications must be made between the time of certification of the factor and the time the last equalized county assessment roll is fixed, the factor shall be deemed to be 1. Specifies in detail the particular three years to be used for "Collier Factor" average for these purposes.

In effect immediately.

Ch. 1199 (AB 1363) BRITSCHGI Adds Sec. 5226.1, W. & I.C., re court-ordered evaluations.

Provides that where criminal defendant impaired by chronic alcoholism undergoes court-ordered evaluation or detention, the criminal proceedings shall be resumed or dismissed after the completion of evaluation or detention.

Operative on same date as Section 36.5 of Chapter 1667 of the Statutes of 1967.

Ch. 1200 (AB 1390) DENT Amends Sec. 19587, Ed.C., re school construction.

Increases from 154,200 plus 70 for each attendance unit over 1,800, to 154,200 plus 85 for each attendance unit over 1,800, the maximum amount of square footage of building area allowed to be constructed by a school district, under the School Building Aid Law of 1952, for attendance units in grades 9 to 12, inclusive, at attendance centers of over 1,800 attendance units in said grades.

Ch. 1201 (AB 1405) BRATHWAITE Amends Secs. 20024, 20024.01, Gov.C., re public employees' retirement system.

Includes compensation received as school district employee under school district retirement plan in computing final compensation as basis for retirement allowance of a local member of the Public Employees' Retirement System.

Ch. 1202 (AB 1471) MONAGAN Adds Sec. 6702.2, Fin.C., re savings and loan associations.

Authorizes a savings and loan association, subject to regulations of Savings and Loan Commissioner, to invest in, hold, buy, and sell capital stock or other securities of service corporation organized under designated provisions or of prescribed business development credit corporations. Declares that the additional 1 percent authorized by these provisions shall only be permitted on condition that the investment be used or utilized for designated activities relative to housing for low- and moderate-income families. Defines "Low- and moderate-income families."

Prohibits such investments if the associations aggregate outstanding investment in such securities would thereupon exceed 1 percent of its then total assets.

Declares such investments to be in addition to other specified investments permitted in a service corporation.

Ch. 1203 (AB 1559) BEVERLY Amends, adds, and repeals various secs, Fin.C., re credit unions.

Authorizes credit unions to receive money and accumulate funds to be loaned and execute certificates for funds for the money received, rather than authorizing credit unions to receive money and accumulate funds to be loaned and execute certificates for the money received.

Provides that for the purposes of the provisions limiting the amount of money a credit union may borrow, certificates for funds shall be deemed borrowed money.

Revises authority of commissioner to inspect the business of a credit union to discover violations of the law Provides that in lieu of an annual examination, the commissioner may request and the credit union may submit, or the commissioner may approve a request of a credit union to submit, at its own expense, in either case, to the commissioner an audit report containing audited financial statements with specified information Requires credit unions, when requested by commissioner, to submit unaudited financial statements. If a report is qualified, the commissioner may require certain action to remove the qualification. Authorizes the commissioner to specify the form and content of such reports by rule or regulation. Requires commission annually to examine a credit union or to request an audit report.

Authorizes the commissioner by order to summarily suspend or revoke the certificate of a credit union to act as such 10 days after notice by the commissioner of the amount annually assessed which is due and unpaid Declares that if, after such order is made, a request for hearing is filed in writing and a hearing is not held within 60 days thereafter, the order is rescinded as of its effective date.

Requires payment by credit union of actual cost for all examinations, rather than extra examination or investigations.

To become operative January 1, 1969.

Ch. 1204 (AB 1615) BRIGGS Amends Sec. 3352, Lab.C., re workmen's compensation: casual employees.

Provides, for purposes of exclusion from definition of "employee" for workmen's compensation law, "domestic service" includes part-time care and supervision of children in a private residence.

Ch. 1205 (AB 1678) PATTEE Adds Art. 55 (commencing with Sec. 29141), Ch. 1, Div. 13, amends Sec. 29246, Ag C., re bee management.

Authorizes the Director of Agriculture to establish regions for the notification of apiary owners relative to pesticide applications, to designate one of the county agricultural commissioners within each region as coordinator, and to establish fees for participation in the regions.

Provides that in addition to present provisions requiring persons owning or possessing apiaries to register them, to send notice of change of their location, and to display identification signs in order to recover damages for losses by reason of any pest control operation, that such persons must also have complied with specified regulations adopted by the Director of Agriculture providing for the protection of bees.

Ch. 1206 (AB 1721) DUNLAP Amends various secs., W. & I.C., re commitment proceedings.

Specifies and provides that, in proceedings to commit persons alleged to be mentally disordered sex offenders, narcotic drug addicts, habit-forming drug addicts, and mentally abnormal sex offenders to Department of Mental Hygiene, court-appointed psychiatrists or medical examiners, as the case may be, are required to be at hearing to testify and hear all testimony, among other things, unless the person upon the advice of counsel waives the presence of such persons and it is stipulated that their respective affidavits or reports may be received in evidence. Provides that certificate of medical examiners is required to be made and signed either after making the examination and hearing the testimony or after the person upon the advice of counsel waives their presence and their affidavit or report has been filed, rather than only after making the examination and hearing the testimony.

Ch. 1207 (AB 1770) HAYES Amends Sec. 27156, Veh.C., re air pollution.

Imposes upon person, who operates or leaves standing on any highway a motor vehicle required to be equipped with a prescribed motor vehicle pollution control device, which is not equipped with a correctly installed device in operating condition, and imposes upon person who disconnects, modifies, or alters any such device in a manner which will decrease its efficiency or effectiveness in controlling air pollution, a mandatory fine of \$50 for a first conviction and \$100 for any subsequent conviction involving a violation of such provisions. Prohibits suspension of such penalty when it is determined there was a willful (as defined) violation.

Prohibits any person from disconnecting, modifying, or altering any such required device, rather than prohibiting any person from disconnecting, modifying or altering any such device in a manner which will decrease its efficiency or effectiveness in the control of air pollution if it decreases the efficiency or effectiveness of the device.

Prohibits any person from driving a vehicle after notice by a traffic officer that such vehicle is not equipped with a correctly installed required certified air pollution control device in operating condition, except under specified conditions.

Requires the notice to appear or complaint to require the person to whom the notice is issued or the complaint filed to produce proof of correction.

Declares that provisions do not apply to modifications to use a fuel other than gasoline which emissions from such vehicle meet prescribed standards.

Ch. 1208 (AB 1806) FORAN Amends Sec. 12100, Fin.C., re check sellers and cashers.

Excludes nonprofit community service organizations, incorporated under California's General Nonprofit Corporation Law, whose members are exclusively retailers, lenders in the consumer credit field, educators, attorneys, employers, social service organizations or employees organizations, and related groups from the provisions relating to proraters, if the principal functions of such organizations are consumer credit education, counseling on consumer credit problems and family budgets, and arranging, and in certain cases administering, debt settlement plans, for which a charge for administrative services only may be made of 5 percent of the money disbursed monthly, or \$10 per month, whichever is the lesser, to offset expenses, provided specified records are kept and other prescribed financial controls are maintained.

Ch. 1209 (AB 1877) DUNLAP Adds Sec. 10601.5, Ed.C., re suspension of pupils.

Authorizes principal of school to suspend, for not to exceed 10 days, any pupil of the school for good cause, except for specified causes and subject to prescribed time limitations. Requires principal to report such suspensions to governing board or district superintendent in accordance with regulations of governing board.

Ch. 1210 (AB 1884) WILSON Amends Sec. 22520, Veh.C., re motor vehicles.

Specifies that provisions allowing any vehicle rendering assistance to a vehicle or person to stop, park, or leave standing such vehicle upon a freeway which has full control of access and no crossings at grade, shall include a vehicle owned by the donor of free emergency assistance, other than towing service, which has been summoned by display upon or within a disabled vehicle of a placard or sign given to the driver of the disabled vehicle by the donor for the specific purpose of summoning assistance from the donor.

Ch. 1211 (AB 1954) VENEMAN Amends Secs 1605.5, 1609, R. & T.C., re assessment hearings.

Requires written findings of fact to be given if requested up to or at the commencement of the assessment hearing.

Provides that requesting party can abandon the request at the end of the hearing and that the other party can then renew the request. Requires that they cover all points raised in petition and include the methods of valuation used. Requires substantial evidence to support final determinations by the board.

Permits assessor to introduce new evidence in support of a higher assessment than on the local roll only if the applicant for the hearing is notified 10 days prior to the hearing of the new assessment and informed of the evidence to be used in support thereof.

Ch. 1212 (AB 1955) VENEMAN Adds Sec. 619.2, R. & T.C., re assessment notification.

Authorizes the assessor to send notice of the full cash value and assessed value of certain personal property on the secured roll to assesses who file no property statement. Authorizes assessee, if he receives such notice, to pay taxes based on such assessment under protest and obtain equalization in specified manner.

Ch. 1213 (AB 1960) VENEMAN Adds Sec. 1609.2, R. & T.C., re assessment hearings.

Permits all relevant evidence to be introduced in a hearing on application for assessment reduction without regard to judicial rules of evidence.

Ch. 1214 (AB 1981) ZENOVICH Amends Sec. 34354, H. & S.C., re housing.

Increases from $4\frac{1}{2}\%$ to 6% maximum rate of interest payable on bonds issued by a housing authority.

Ch. 1215 (AB 2091) CHAPPIE New act, re 20th District Agricultural Association.

Appropriates \$10,000 for the support of the 20th District Agricultural Association from specified moneys deposited in the Fair and Exposition Fund. Requires the money to be repaid upon such terms and conditions approved by the Department of Agriculture, and provides for the payment to the district by the Controller with the department's approval.

In effect immediately.

Ch. 1216 (SB 76) MARLER Amends Sec. 28051, Veh.C, re motor vehicles.

Makes provision prescribing penalties for disconnection, tuning back, or resetting of odometers with intent to reduce the number of miles indicated inapplicable to the disconnecting of the odometer of a new motor vehicle being driven from the premises of a licensed manufacturer, distributor, or dealer to the premises of another manufacturer, distributor, or dealer incident to the sale of such vehicle; to the disconnecting of the odometer of new motor vehicles while such vehicles are being operated in a driveway-towaway operation; the disconnecting of the odometer on new vehicles being tested by the manufacturer prior to delivery to a dealer; and replacement of a damaged or broken speedometer with a new speedometer when the odometer on the new speedometer registers "0" miles.

Requires dealer selling or delivering any new motor vehicle to a purchaser, whenever the odometer of such motor vehicle is disconnected for the purpose of being driven from the premises of a licensed manufacturer, distributor, or dealer to the premises of another licensed manufacturer, distributor, or dealer, incident to the sale of such vehicle, to notify such person, in writing, of the approximate number of miles the motor vehicle was driven, the point from which it was driven, and the point to which it was driven with the odometer disconnected.

Ch. 1217 (SB 478) COLLIER Amends, adds, various secs., R. & T.C., re gas tax refunds.

Revises refund provisions of the Motor Vehicle Fuel License Tax Law with respect to persons operating motor vehicles off the highways.

Revises provisions of the Use Fuel Tax Law relating to the use of certain farm vehicles and certain construction equipment and to the use of fuel in such vehicles.

Makes specified use fuel tax provision relating to charter-party carrier of passengers applicable also as respects certain transportation services.

Ch. 1218 (SB 841) SHORT New act, re mental retardation development centers.

Appropriates \$291,627 from the General Fund to the Department of Public Health for assistance to counties, including a city and county, in the construction of development centers for mentally retarded children pursuant to act of Congress entitled the "Mental Retardation Facilities Construction Act" Prohibits allocation unless federal assistance is available, and shall be received by, a county for such construction.

Ch. 1219 (SB 849) DILLS Adds Sec. 8836.5, F. & G.C., re trawl nets

Permits use of trawl nets between Point Sur and Cape San Martin in waters not less than one nautical mile from shore.

Effective until the 61st day of the 1970 Regular Session of the Legislature.

Ch. 1220 (SB 964) COOMBS Amends, adds, and repeals various secs., H. & S.C., re fireworks.

Excludes blank cartridges from definition of "fireworks" and "dangerous fireworks." Defines "fireworks kit" and "emergency signaling device." Includes "fireworks kit" within classification of "dangerous fireworks."

Makes inapplicable to the transportation of safe and sane fireworks by retail licensees or to any purchase at retail or use of safe and sane fireworks, and to purchase at retail or use of marine and aircraft signal flares, provisions that require person to have a permit from the public agency having local jurisdiction to possess, sell, discharge, or transport fireworks.

Deletes the provision which exempts the use or discharge of agricultural and wildlife fireworks from the requirement of securing a license.

Requires, rather than authorizes, the State Fire Marshal to issue a permit for the transportation of fireworks anywhere in this state pursuant to the provisions relating to the acts which may be done only after securing a permit, subject to the approval of the specified local authority.

Provides for a \$25 annual license fee for specified activities relating to any agricultural and wildlife fireworks, or model rocket engines, and requires a permit, but not a license, to sell at retail any such goods.

Specifies that if a person has secured an original and annual renewal license fee as a manufacturer, importer, exporter, or importer and exporter, or wholesaler, or retailer, or public display for dangerous fireworks, or pyrotechnic operator for dangerous fireworks, then such person is not required to secure such license relating to specified activities relating to any wildlife fireworks, or model rocket engines.

Deletes provision imposing a penalty fee when a renewal license fee is not paid on or before a specified date.

Changes from June 15 to June 1 of the year for which the license is to be issued the deadline date upon which an application for a retailer's license is required to be received if such license is to be issued to any person, rather than to a retailer.

Prohibits a person to sell or transfer to the general public any material or materials of any kind, or any explosive substance, designed or intended by seller to be assembled into an item which would constitute a firework as defined, unless expressly excepted. Specifies that person holding specified valid license is exempted from such provision.

Authorizes a person to conduct specified activities with regard to any emergency signaling device certified, approved or in any way declared acceptable by a state or federal agency, provided they are registered and labeled in accordance with regulations adopted by the State Fire Marshal.

Requires each model of an emergency signaling device to be registered with a State Fire Marshal, with a registration fee of \$25. Prohibits any person from selling at retail, distributing or using any such device except those registered by the State Fire Marshal and prohibits any person from using such devices except for purposes prescribed by the state or federal agency approving such device.

Authorizes the State Fire Marshal to adopt regulations limiting the use of emergency signaling devices in an area where a fire hazard exists.

Ch. 1221 (SB 966) MILLS Amends Sec. 6495, Elec.C., re elections.

Raises from 20 to 40 the minimum number, and from 30 to 60 the maximum number, of signatures required on nomination papers for candidates for Assemblymen and State Senators.

Ch. 1222 (SB 1178) STEVENS Amends, adds, repeals various secs., various codes, re peace officers.

Revises law defining who are peace officers and delineating the powers, functions, and duties of such officers.

Ch. 1223 (SB 1207) SHERMAN Amends Secs. 634, 700, W. & I.C., re juveniles: appointment of counsel.

Provides that when a minor in a juvenile court detention hearing or hearing on a petition is alleged to be a person described by Sec. 601 or 602, W. & I.C., he shall be represented by counsel and the court shall appoint counsel for the minor if the minor or parent or guardian desires, but is unable to afford, counsel and for that reason cannot employ counsel, unless there is an intelligent waiver of the right of counsel by the minor, and that if the parent or guardian does not furnish

counsel and court determines parent or guardian has ability to pay, court shall appoint counsel at the expense of the parent or guardian; whereas present provisions provide generally that if such a minor appears without counsel, the court shall appoint counsel for him, whether or not he is able to afford counsel, unless there is an intelligent waiver of counsel (not specifying that the waiver must be by the minor) and such present provisions do not specify that if parent or guardian has ability to pay but does not furnish counsel, appointment by court shall be at expense of parent or guardian.

Ch. 1224 (SB 1245) MARKS Amends Sec. 25.5, Civ.C., re blood donation: minor's consent.

Authorizes any minor who has reached 18 years of age, rather than any male who is deemed an adult pursuant to Section 25 relating to marriage, to consent to the donation of his blood and to any penetration of tissue necessary therefor.

Ch. 1225 (AB 133) MACDONALD Adds Sec. 903.2, amends Secs. 904, 905, 906, 907, 908, W. & I.C., re minors: supervision cost.

Authorizes juvenile court to impose upon certain relatives and other persons liable for support of a minor, and estates of such persons and estate of minor, liability for cost of probation supervision, pursuant to order of the juvenile court, of a minor by the probation officer. Requires that the monthly or daily charge for care, support, and maintenance of minor persons placed or detained in or committed to a county institution by order of a juvenile court, the cost of probation supervision and the cost of prescribed legal services be determined by the board of supervisors. Permits reduction, cancellation, or remission of probation costs owed by relative or estate upon proper showing of inability to pay. Provides for ascertainment of existence of such persons and estates and of ability to pay and for enforcement by execution of ordered payments upon failure to pay after 15 days' notice.

Ch. 1226 (AB 170) MACDONALD Adds Sec. 3364.55, Lab C., and Sec. 518, W. & I.C., re juvenile court wards insurance.

Authorizes boards of supervisors to provide, by resolution, workmen's compensation benefits, with specified exceptions, to juvenile court wards performing rehabilitative work without pay in county departments pursuant to a juvenile court order.

Ch. 1227 (AB 179) NEGRI Amends Sec. 16105, Veh C., re motor vehicles.

Terminates the suspension of registration card and license plates and the storage of a motor vehicle for prescribed violation of the financial responsibility law if the owner or driver of the motor vehicle gives prescribed proof of ability to respond in damages by having a specified motor vehicle liability policy which is in effect for three years issued and certified to the Department of Motor Vehicles by an authorized insurance carrier to cover damage which might result from the ownership or operation of the motor vehicles.

Ch. 1228 (AB 180) BRATHWAITE Adds Sec. 43012, Gov.C., Secs. 155.11, 155.12, R. & T.C., re disaster area tax relief.

Authorizes the board of supervisors of any county to provide for the reassessment of real property or improvements or both damaged or destroyed during November 1967, by the flood in Los Angeles County if the damage to the real property or the improvements or both is in excess of \$1,000 full cash value. Specifies that one-third of the property tax shall be computed on the value of the real property or improvement or both as originally assessed and two-thirds on the value of the property as reassessed after the flood.

Authorizes the legislative body of a county or city in certain areas to provide specified reassessment relief to persons who held property on the lien date in 1968 which was subsequently damaged or destroyed by a major calamity prior to July 1, 1968.

In effect immediately.

Ch. 1229 (AB 267) MACDONALD Amends Sec. 602.9, Pen.C., re disruptive presence at schools.

Includes junior college within the term "school" as used in the provision making it a misdemeanor for persons to come into a school building or upon a school ground or street, sidewalk or public way adjacent thereto, without lawful business thereon,

and disrupt the school or its pupils or school activities, and remain there after being asked to leave by specifically authorized persons.

Defines "lawful business."

Ch. 1230 (AB 364) BAGLEY Adds Art. 7 (commencing with Sec 6499.21), Ch. 6.5, Div. 6, Ed.C., re compensatory education—gifted children.

Provides for establishment by State Board of Education, if federal funds or appropriated state funds are available, in selected school districts of not to exceed 20 three-year pilot programs directed to identification of mentally gifted children within the educationally handicapped and culturally deprived elements of the school-age population, and to raising their level of academic achievement.

Prescribes nature of program and powers and responsibilities of state and local officers and agencies in connection therewith, and requires reports thereon to the Legislature.

Ch. 1231 (AB 428) VENEMAN Adds Secs. 1464, 1465, Ed.C., re school elections: ballot arguments.

Requires county superintendent of schools to submit a statement of statistical facts concerning school measure which can be readily ascertained from specified records, which is to be printed and distributed to the voters, if he finds that any argument which is to be printed contains an erroneous statistical fact. Requires all ballot arguments and superintendent's statement on school measures to be verified.

Ch. 1232 (AB 545) BIDDLE Amends Sec. 12403, Pen.C., re tear gas.

Declares that nothing in provisions making unlawful possession and sale of tear gas shells, cartridges or bombs shall prohibit California Highway Patrol and regularly salaried members thereof or employees of the Youth and Adult Corrections Agency for use in control of prisoners from purchasing, possessing or transporting tear gas shells, cartridges or bombs for use in the discharge of their duties.

Ch. 1233 (AB 822) FENTON Adds Secs. 72602.11 and 72602.12, Gov.C., re municipal court judges

Increases number of judges in the East Los Angeles Municipal Court District from 3 to 4. Increases number of judges in Whittier Municipal Court District from 3 to 4.

Ch. 1234 (AB 885) BAGLEY Amends Sec. 69588, Gov.C., re courts.

Increases number of superior court judges in Marin County from 4 to 5.

Ch. 1235 (AB 962) BEAR Adds Secs. 53205.05 and 53205.15, Gov.C., re school employees: insurance benefits.

Authorizes school district, on and after July 1, 1971, to expend district funds to pay all or any portion of insurance or health benefits coverage, including but not limited to, medical, dental, life, and income protection insurance or benefits, for district employees and their dependents.

Ch. 1236 (AB 967) CORY Amends and renumbers Sec. 7185 (as enacted by Stats. 1967, Ch. 1098), adds Sec. 7187, Fin.C., re savings and loan associations.

Authorizes an association to make loans, advance credit, and purchase obligations representing loans and advances of credit, for the purpose of financing the acquisition of mobile dwellings, subject to rules and regulations the Savings and Loan Commissioner may prescribe, after determining that such rules or regulations are in the interests of investors and associations generally, and are in the public interest. Defines "mobile dwelling."

Ch. 1237 (AB 971) CROWN Adds Secs. 14053.5 and 14053.6, W. & I.C., re medical assistance.

Provides, with respect to the California Medical Assistance Program, that the term "prescribed drug" shall not include any drug which, because the manufacturer charges differing prices on a discriminatory basis or discriminatorily refuses to sell, the drug is not available on the same terms and conditions to all providers of prescription services, or any drug which is overpriced in comparison to another drug having equivalent therapeutic effect, unless the Health and Welfare Administrator determines that the drug is vital to the program and no acceptable substitute is available.

Requires the Medical Therapeutics and Drug Advisory Committee to determine that another drug has equivalent therapeutic effect or is vital and there are no substitutes prior to administrator's determination to that effect.

Exempts hospitals furnishing prescribed drugs to inpatients or registered outpatients from the provisions of the section.

Requires administrator to notify and seek advice of California associations of health professionals and recognized associations of pharmaceutical manufacturers prior to including or excluding drugs from Medi-Cal.

To become operative January 1, 1969.

Ch. 1238 (AB 1030) HARVEY JOHNSON Amends Sec. 1276, Pen.C., re bail

Eliminates the need for a magistrate or court commissioner to have jurisdiction of the offense in order to fix and take bail for the appearance of a person who has been arrested without warrant for a bailable offense and has not been taken before a magistrate and no warrant fixing his bail has been issued. Provides that magistrate, as defined by Sec. 808, Pen C., in county in which offense committed or having jurisdiction of person of defendant, shall have authority to fix and take bail for appearance before a magistrate in such cases. Specifies that, if such magistrate or commissioner is of a justice or municipal court, his authority to fix and take such bail extends only over persons arrested or booked within the geographical boundaries of the magistrate's judicial district.

Ch. 1239 (AB 1043) LEROY F. GREENE Amends Sec. 17261, Ed.C., re school districts: property valuations

Requires computation of so-called "Collier factor" showing deviations in assessed valuation levels from state average, to be to three, rather than two, decimal places.

In effect immediately.

Ch. 1240 (AB 1062) TOWNSEND Adds Secs. 215.5 and 768.5, P.U.C., re cable television

Enables the Public Utilities Commission to require cable television corporations to comply with certain safety rules and regulations. Defines cable television corporation.

Ch. 1241 (AB 1084) DUFFY Repeals Secs. 14006.5, 14103.7 and 14120, and adds Sec. 14120, W. & I.C., re medical assistance.

Eliminates provision establishing priorities in extending and reducing medical assistance within fiscal limits.

Eliminates provision requiring Administrator of Health and Welfare Agency, when reducing services to maintain fiscal limits, to make proportionate reductions in all services, rather than eliminate some services entirely.

Establishes new standards by which the administrator extends and reduces medical assistance within fiscal limits

Ch. 1242 (AB 1085) DUFFY Amends Sec. 14056, adds Secs. 14054.5, 14103.4, and 14103.6, W. & I.C., re Medi-Cal.

Defines elective services under Medi-Cal, excludes such services from basic coverage, and authorizes administrator to require prior authorization for same where they cost in excess of \$100. Requires prior authorization to be determined by certain classes of consultants for certain classes of services.

Includes prescribed drugs for public assistance recipients within the basic coverage.

Ch. 1243 (AB 1132) Z'BERG Adds Sec. 6S092.5, Gov C, re witnesses.

Allows a court, in any civil action or proceeding, or in the taking of any deposition therein, to fix compensation of a person, not a party to the action, who testifies as an expert witness under subpoena.

Requires party requiring attendance to pay such compensation and prohibits making such payment an allowable cost.

Provides express contract for compensation between witness and party requesting testimony is enforceable despite section.

Ch. 1244 (AB 1355) **BILL GREENE** Amends Sec. 13557, Ed.C., re teachers' rights and duties.

Provides that a teacher, vice principal, or principal shall not be subject to criminal prosecution or criminal penalties, if during the performance of his duties, he exercises the same degree of physical control over a pupil that a parent would be legally privileged to exercise except that such control may not exceed the amount of physical control over a pupil reasonably necessary to maintain proper and appropriate conditions conducive to learning.

Ch. 1245 (AB 1358) **BILL GREENE** Amends Sec. 1420, Lab.C., re discrimination: labor organizations.

Specifically makes it unlawful for a labor organization to discriminate against any person because of the race, religious creed, color, national origin, or ancestry of such person in the election of officers of the labor organization or in the selection of the labor organization's staff.

Ch. 1246 (AB 1372) **HARVEY JOHNSON** Adds Sec. 72602.0, Gov.C., re municipal court judge.

Increases number of judges in Citrus Judicial District from 4 to 5.
Operative March 1, 1969.

Ch. 1247 (AB 1420) **BARNES** Repeals Pt. 3 (commencing with Sec. 1101), Div. 1, Ag.C., re poultry improvement commission.

Abolishes the Poultry Improvement Commission and the Poultry Testing Project Fund and transfers the balance of the fund to the General Fund. Directs the Department of General Services to sell specified property of the commission and to deposit the proceeds in the General Fund.

To be operative, October 3, 1969.

Ch. 1248 (AB 1449) **BROWN** Adds Sec. 1526, B. & P.C., re renewal date of licenses.

Requires each board within the Department of Professional and Vocational Standards, in cooperation with the director to establish such license periods and renewal dates for all licenses, which includes certificates, permits, authority, registration, or similar indicia of authority to engage in a business or profession, issued by all boards in the Department of Professional and Vocational Standards.

Specifies that, to the extent practical, provision shall be made for prorating the fees paid, so that no person shall be required to pay a greater or lesser fee than he would have been required to pay if the change in license periods or renewal dates had not occurred.

Ch. 1249 (AB 1455) **DEDDEH** Adds Sec. 892, W. & I.C., re capital outlay: border stations.

Requires Youth Authority to provide assistance up to \$100,000 out of money made available for the purpose to defray in whole or in part the cost of construction of border check station facilities by cities of a certain class which apply therefor, and prescribes procedure therefor, and appropriates \$100,000 from the General Fund to the Youth Authority for this purpose and specifies when such funds are to be made available.

Ch. 1250 (AB 1459) **PATTEE** Amends, amends and renumbers, repeals, various secs., Ag.C., re products resembling milk products.

Deletes provisions relating to use, standards, licenses, and labels for imitation milk, imitation cream, and imitation milk products generally.

Provides comprehensive program regulating manufacture, sale, distribution, standards, advertising and display of "products resembling milk products," "imitation milk products," "trade products," "filled products," and "nondairy products." Provides for licensing and registration relating to such products and prescribes the standards of composition for such products. Defines terms and requires Director of Agriculture to adopt regulations pertaining to plant licensing, product registration, labels, and advertising and display of such products. Requires the Department of Agriculture to enforce the provisions. Makes related changes.

Provides that any of specified categories of milk which is used in imitation milk or any filled product resembling a milk product shall be class 1 market milk.

Ch. 1251 (AB 1572) VEYSEY Adds Sec. 13468.2, Ed.C., re certificated employees: leaves.

Provides that when a certificated employee in specified positions who leaves such position to accept employment in other specified positions requiring certification qualifications, he shall have transferred to his new position his accumulated leave of absence for illness or injury.

Ch. 1252 (AB 1598) CHAPPIE Adds Sec. 18709, W. & I.C., re blind persons.

Permits California Industries for the Blind to contribute \$6 per month for each non-civil-service production worker for health insurance.

In effect immediately.

Ch. 1253 (AB 1612) MOBLEY Amends Sec. 4754.5, Lab.C., re workmen's compensation: subsequent injuries.

Deletes requirement in subsequent injuries law that compromise and release agreement be submitted to the Department of Finance prior to filing with Workmen's Compensation Appeals Board.

Ch. 1254 (AB 1622) CORY Adds Sec. 6560 1, B. & P.C., re barbering.

Requires that certain persons meeting prescribed qualifications be granted permission to take an examination to determine their fitness to receive a certificate of registration to practice barbering upon payment of the required fee. Specifies conditions for subsequent examination by an applicant upon failure to pass the first examination. Provides that these provisions shall be operative only until 61st day after final adjournment of the 1969 Regular Session of the Legislature.

Ch. 1255 (AB 1641) SHOEMAKER Amends Sec. 13190, Ed.C., re teaching credentials.

Authorizes the holder of the standard teaching credential with specialization in elementary teaching to teach elementary level reading in high schools, as well as in continuation education class or continuation high schools.

Ch. 1256 (AB 1654) ZENOVICH Amends Sec. 8101, R. & T.C., re gas tax refunds.

Revises provision for refund in the Motor Vehicle Fuel License Tax Law for tax paid on fuel used for purposes other than in motor vehicles operated on the public highways of the state.

Ch. 1257 (AB 1660) STULL Adds Art. 4 (commencing with Sec. 1580), Ch. 5, Div. 2, F. & G.C., re ecological reserves.

Authorizes Department of Fish and Game to obtain land and water for the purpose of establishing ecological reserves, as defined, for purpose of protecting rare or endangered wildlife or aquatic organisms or specialized habitat.

Ch. 1258 (AB 1795) Z'BERG Amends, adds, and repeals var. secs., Gov.C., re capitol building and planning.

Requires Capitol Building and Planning Commission to develop and carry out a master plan for the Capitol Mall and requires State Office of Planning and Department of General Services to provide administrative assistance to commission. Creates Capitol Mall Advisory Committee.

Includes portion of Route 275 within jurisdiction of commission and makes other changes necessary to purposes of chapter.

Ch. 1259 (AB 1807) HAYES Adds Ch. 4 (commencing with Sec. 151), Div. 1.5, H. & N.C., re water pollution: oil.

Provides that except where permitted by specified provisions of law every person who intentionally or negligently causes or permits any oil to be deposited in the waters of this state shall be liable civilly in an amount not exceeding \$6,000, and shall, in addition, be liable to any governmental agency responsible for cleaning up or abating such oil for all actual damages in addition to reasonable abatement costs. Expresses legislative intent of act to correct and to eliminate the major pollution threat to the state's harbors and waterways by deposits and spillages of oil in greater than minimal quantities. Requires such agency to notify appropriate regional water quality control board, and provides that provision does not limit or prevent any other agency from enforcing provisions of law.

Ch. 1260 (AB 1875) DUNLAP Amends Sec. 112, C.C.P., re jurisdiction of justice courts.

Raises jurisdictional monetary maximum of justice courts from \$500 to \$1,000. Provides that such courts, in cases at law, shall have jurisdiction in actions to enforce payment of delinquent unsecured personal property taxes if the legality of the tax is not contested by the defendant

Ch. 1261 (AB 1913) KNOX Amends Secs. 31469, 31478, 54775, adds Secs. 20009.5 and 54777.5, Gov.C., re local agency formation commissions.

Provides that "county officer" members of local agency formation commission shall be county supervisors only, rather than auditor, controller, assessor, surveyor or engineer. Includes city disincorporations under definition of "proceedings" over which commission must review, to conform with Sec. 54790, Gov.C. Provides that local agency formation commission may contract for health and retirement benefits for its employees.

Ch. 1262 (AB 1969) PORTER Amends, * amends and renumbers Sec. 13085.1, Ed C., re public school employees: representation.

Specifies that provision making it unlawful for any public school employer to appoint or designate, or cause or permit the appointment or designation of any classified employee for the purpose of representing classified employees with respect to employment conditions and employer-employee relations shall not be construed to limit the right of an employee organization to designate the person or persons to represent it, its members, or a member in employer-employee relationships.

Ch. 1263 (AB 1998) QUIMBY Amends Sec. 69594, Gov.C., re judges.

Increases, on and after January 1, 1969, number of superior court judges in San Bernardino County from 10 to 11.

Ch. 1264 (SB 29) GRUNSKY Amends Secs. 14150, 14150.1 and 14155, W. & I.C., re Medi-Cal

Provides that military population may only be decreased in optional formulas for calculating county share of Medi-Cal costs.

Operative July 1, 1969.

Ch. 1265 (SB 58) CARRELL Adds Sec. 7203.5, R. & T.C., re sales and use taxes.

Provides that the state will not administer the sales and use tax ordinance of a city, county or city and county which imposes such taxes in addition to those permitted under the Bradley-Burns Uniform Local Sales and Use Tax Law. Exempts from this prohibition until April 1, 1969, cities with a population of 1,000,000 or more which impose such additional taxes at the rate of 1 percent, if the tax conforms to specified requirements. Exempts from prohibition, the levy or collection by a city, county or city and county of any substantially different tax authorized by law.

Declares that, by the enactment of the Sales and Use Tax Law and the Bradley-Burns Uniform Local Sales and Use Tax Law, the state has preempted this area of taxation.

In effect immediately.

Ch. 1266 (SB 86) RODDA Repeals and adds Sec. 270, R. & T.C., re property tax exemptions.

Allows application of the college, cemetery, church, orphanage or welfare exemption to property purchased by qualified organizations after the lien date in 1968 or any year thereafter but prior to commencement of the fiscal year, providing application for exemption is made by January 15th of the year following commencement of fiscal year for which taxes are paid or owing. Provides for a refund or cancellation of taxes for property acquired by an organization qualified for the welfare exemption after the lien date in 1967 but prior to July 1, 1968.

In effect immediately.

Ch. 1267 (SB 113) COLLIER Adds Secs. 1327, 1328, 1329, 1330, Ed.C., re school district elections.

Exempts school district from holding election to fill vacancy on governing board where only one or no nomination is made by specified time, except if such election has been consolidated with any other school district governing board election in

* Correction.

which more than one candidate has been nominated for the position of governing board member to be filled at such other election. Vests in the governing board power to appoint person nominated or if none nominated, any qualified person.

Requires that notice be published in newspaper of general circulation in such district for specified time prior to final day on which nominations may be made, that such appointment may be made in the event that only one or no nomination is made and no petition requesting an election is filed.

Ch. 1268 (SB 200) RODDA Amends Sec. 13189, Ed.C., re teachers' credentials.

Alters minimum requirements for standard teaching credential with specialization in elementary teaching by deleting specified hour requirements for specified areas of study for diversified major.

Provides that the Trustees of the California State Colleges may, upon recommendation of the Chancellor, allow a major in education if such major meets the requirement of the diversified major and such courses are taken in the several academic schools or departments other than education or educational methodology. Requires, in addition to such major in education, a major in a subject matter area commonly taught in the public elementary schools to be completed within 5th academic year.

Ch. 1269 (SB 244) COLOGNE Adds Sec. 71960, Wat.C., re municipal water districts: bonds.

Authorizes municipal water district to issue general obligation bonds of the district or any improvement district thereof without an election if: (1) the principal amount of such bonds do not exceed unissued balance of bonds authorized at election prior to May 9, 1967; (2) the bonds are issued for same purpose as the unissued bonds were authorized; (3) the bonds are otherwise duly issued, except for the election.

Specifies that such bonds may bear interest of 6½ percent and requires unissued bonds to be canceled in amount equal to new bonds issued without election.

In effect immediately.

Ch. 1270 (SB 397) SHERMAN Adds Sec. 230, Lab.C., re juries: employee discharge.

Prohibits employer from discharging employee for taking time off to serve as required by law on an inquest jury or trial jury, if employee, prior to taking such time off, gives reasonable notice to employer that he is required to serve.

Ch. 1271 (SB 535) DILLS Adds Sec. 2418.1, Veh.C., re ambulances.

Defines "emergency ambulance."

Defines "resuscitator."

Requires emergency ambulances to be equipped with a resuscitator.

Ch. 1272 (SB 592) BURGNER Adds Sec. 54957.6, amends Sec. 11126, Gov. C., re Ralph M. Brown Act. Employer-employee relations

Provides that, notwithstanding any other provision of law, the legislative body of a local agency may meet in executive session with their designated representatives relative to, and during, their consultations and discussions with employee organizations concerning employee salaries, salary schedules or compensation paid in the form of fringe benefits.

Provides that nothing shall be construed to prevent governing body of a public agency, or boards, commissions, administrative officers, or other proper representatives, from holding executive sessions with its representatives in regard to employer-employee relations, as such sessions relate to salaries, salary schedules or compensation paid in form of fringe benefits.

Ch. 1273 (SB 595) COLLIER Amends Sec. 24070, B & P.C., re alcoholic beverage on-sale licenses.

Makes on-sale general licenses transferable from one county to another county subject to prescribed limitations.

Specifies that no on-sale general license transferred from one county to another county after August 17, 1967, shall be transferable from the licensee to another person except under prescribed conditions.

Prescribes limitation on purchase price of certain on-sale general licenses transferred from one county to another. Prescribes special limitations on purchase price of certain off-sale general licenses and on-sale general licenses originally issued after June 1, 1961.

Ch. 1274 (SB 596) GRUNSKY Adds Sec. 3342.5, Civ.C., re dogs.

Imposes duty on owner of dog which has bitten a human being to take such reasonable steps as are necessary to remove any danger to other persons presented by such animal. Provides that, whenever a dog has bitten a human being on at least two separate occasions, any person may bring an action in the superior court against the owner of such animal to determine whether conditions of the treatment or confinement of the dog or other circumstances existing at the time of the bites have been changed so as to remove the danger presented to other persons by bites by such animal. Requires that such action be brought in county where a bite occurred. Authorizes court, after hearing, to make any order it deems appropriate to prevent recurrence of such an incident, including, but not limited to, the removal of the animal from the * area or its destruction if necessary. Specifies that nothing in such provisions shall be construed to affect the liability of the owner of a dog under prescribed provisions, relating to the liability of the owner of a dog for damages suffered by a person bitten by the dog, or any other provision of the law, or to prevent local dog control legislation. Prohibits suits based on bites inflicted on trespassers or by dogs performing military or police work.

Ch. 1275 (SB 723) GRUNSKY Amends Sec. 13101.4, Ed.C., re Teachers Professional Standards Commission.

Requires reimbursement of cost incurred by school district employing member of Teachers Professional Standards Commission for replacement of such member attending meetings of commission, or any committee or subcommittee thereof, to be included in apportionments from State School Fund.

Provides that an amount necessary to make such reimbursements shall be allocated and expended during the 1968-69 fiscal year from the funds appropriated for the issuance of teachers' credentials in augmentation of the support appropriations of the Department of Education.

Ch. 1276 (SB 769) BRADLEY Amends * and repeals various secs., Gov.C., re conflict of interest.

Provides that officers or employees of the state, a county, special district, judicial district, or city, shall not be deemed to be interested in a contract made by them in their official capacity or by any body or board of which they are members if their interest is either that of a landlord or tenant of the contracting party if such contracting party is the federal government or any federal department or agency, this state or any adjoining state or any agency, county, city, special or judicial district, or other public district of this state or an adjoining state, unless the subject matter of such contract is property of which the officer or employee is the landlord or tenant, in which case his interest shall be deemed a remote interest, and must be disclosed to the board or body of which he is a member or that of an officer, director, or employee of a bank or savings and loan association with which a party to a contract competitively bid has the relationship of borrower or depositor, debtor or creditor. Revises provisions relating to disclosure of direct personal financial interests by members of governing bodies, boards and commissions of any local public agency in matters coming before such governing bodies, boards or commissions to provide that disclosure shall apply to noncontractual financial interests but that these members shall not be deemed to have direct personal financial interests in certain specified situations. Repeals conflict of interest provisions relating specifically to cities.

Ch. 1277 (SB 784) MILLER Adds Sec. 3507.5, Gov.C., re public employees.

Allows a public agency to adopt reasonable rules and regulations providing for designation of the management and confidential employees of the public agency and restriction of such employees from representing any employee organization on matters within the scope of representation, provided such organization represents other employees of the public agency.

* Correction

Ch. 1278 (SB 830) LAGOMARSINO * New act, re California Protected Waterways Plan.

Declares state policy to provide for the conservation of state waterways possessed of extraordinary scenic, fishery, wildlife, or outdoor recreation values.

Directs development of California Protected Waterways Plan to identify, determine public interest in, identify human activities which diminish, or threaten to diminish, and standards and requirements for, the waterways of the state relating to the recreational values thereof to be undertaken by the Administrator of the Resources Agency. Grants the Resources Agency prescribed powers for development of the plan and requires submission of plan to Governor for transmittal to Legislature by 5th legislative day of 1971 Regular Session

Appropriates \$20,000 from General Fund to Resources Agency for development of plan.

Ch. 1279 (SB 856) WAX Amends Sec. 3100, Ed.C., re school district unification.

Revises standards under which State Board of Education may approve unification proposals dividing existing high school districts, to eliminate present financial ability standard prohibiting approval where a 10% or greater variation will ensue among the proposed new districts, and substitute new standards by which assessed valuation levels per pupil in the proposed districts are compared with the overall level in the whole territory involved, with variations of up to 10% permitted, or up to 15% where the level in each proposed district is more than the statewide average assessed valuation per pupil.

Ch. 1280 (SB 895) SHORT Amends and adds various secs., B. & P.C., re cleaning industry.

Includes self-service or coin-operated equipment in whole or in part for the purpose of defining "cleaning," "drycleaning," "clothes cleaning establishment," and "wetcleaning." Excludes "furs" from the materials which a "drycleaning agency" receives and delivers, on which a specified drycleaning process is performed. Provides definition of garment does not limit the board's authority to other items which are not wearing apparel and requires the definition of garment to be broadly construed.

Requires membership of State Board of Dry Cleaners to consist of two public members and five persons licensed or registered by the board. Provides that no member whose term of office has expired shall serve for a period longer than one year, rather than 6 months, unless reappointed. Requires the Governor to remove a member who ceases to be actively engaged in the drycleaning industry, rather than requiring him to remove a member who ceases to be actively engaged in such industry as a licensed owner. Deletes provision requiring that a person appointed to fill a vacancy on the board be within the same classification as the original appointment.

Requires the board to adopt rules and regulations establishing minimum standards relating to the manner in which wearing apparel, feathers, furs, hats, fabrics, or textiles are to be cleaned or drycleaned.

Changes bonding requirement applicable to licensees of board and permits board to waive bonding requirement in certain cases. Establishes categories for certificates of registration issued by the board and requirements for each category of certificates. Authorizes board to reduce such requirements and to provide for issuance of certificates of registration in other categories. Requires an applicant for a premises establishment permit, issued by the State Fire Marshal, to pay the board a fee fixed by the board for such permit. Provides for a \$2 fee for renewal of agency license where applicant's agency business did not exceed \$150 during preceding 12-month period.

Specifies that person applying for license to operate drycleaning agency shall not be required to take prescribed examination.

Makes agreement to sell any business or equipment for which license required null and void unless seller, prior to entering into such agreement, notifies buyer of such requirement.

Increases penalty for violation of provisions relating to laundry supply designations from misdemeanor to felony in case where violation consists of unlawfully using, selling, or secreting supplies of value of \$200 or more.

* Correction

Ch. 1281 (SB 912) COLLIER Adds Sec. 651.2, B. & P.C., re healing arts.

Makes it unlawful for any person licensed under the provisions relating to healing arts to represent expressly or impliedly in any advertisement that he will furnish in connection with his professional practice or business any commodity or service or both free or without cost.

Ch. 1282 (SB 938) MILLER Adds Sec. 2188 4, R. & T.C., re property taxation.

Provides that lessor or lessee of land which is not used for grazing or agricultural purposes and which is not assessed by the State Board of Equalization may have the portion of a parcel under lease for 15 years or more assessed separately from the remainder providing the lease requires the lessee to pay property taxes on the leased portion or reimburse lessor therefor, the boundaries of the leased area do not pass through any improvements except along a boundary line, and each parcel has access frontage on a dedicated street. Requires application prior to lien date and requires assessor to continue separate assessments until the expiration date of the lease or earlier if the lessor or lessee so requests.

Authorizes assessor to assess leased premises to lessor or lessee, but if lessor is assessed all notices of assessment and tax bills must be mailed to lessor in care of lessee at specified address.

Ch. 1283 (SB 942) RODDA Amends Secs. 13182 and 13183, Ed.C. and Sec. 3, Ch. * 1674, Stats. 1967, re certification of teachers.

Increases from \$15 to \$20 the maximum fee which State Board of Education may fix for credential or life diploma or renewal of credential, unless a third generation computer has not been installed within the Department of Education by March 1, 1969, for the purpose of converting the teacher certification function to an automatic data-processing system. Specifies that general appropriation of such fees is without regard to fiscal years. Deletes priority schedule for use of such appropriation; and increases specific appropriation for specified purposes to \$5 rather than the amount of increase in fees over \$10.

To be operative July 1, 1968.

In effect immediately.

Ch. 1284 (SB 1006) ALQUIST Amends, * and renumbers, adds, and repeals various secs., B & P.C., re physical therapy.

Deletes the Physical Therapists Practice Act which, in general, prohibits a person who has not been registered by the Board of Medical Examiners as a physical therapist from representing himself as so registered, specifies the qualifications for such registration, and regulates the activities of such persons.

Makes various changes in the law providing for the licensing of physical therapists including increasing from three to four the number of members on the Physical Therapy Examining Committee, revising the meaning of the term physical therapy, permitting licensee to use the title physical therapist or the letters P.T., rather than using the title licensed physical therapist or the letters L.P.T., revising the qualifications necessary for licensing, and making gross negligence and conviction of a violation of the law licensing physical therapists a ground for disciplinary action.

Requires registered physical therapists and licensed physical therapists, on or before January 1, 1970, to return their certificate or license, as the case may be, and upon payment of a prescribed fee to receive a new license under the revised law.

Ch. 1285 (SB 1014) MCCARTHY Amends Sec. 1, Ch. 800, Stats. 1957, re Bolinas Harbor District: tidelands.

Extends period from June 6, 1967 to July 6, 1971 in which district must substantially improve granted tidelands or have them subject to reversion to state.

Requires district to develop a harbor development plan and in connection therewith to jointly meet and hold public hearings with the Marin County Board of Supervisors. Requires district to submit the proposed plan to the board of supervisors for its approval. Specifies that board must approve or disapprove plan within 30 days of submission date or plan is automatically approved. Provides for development of revised plan if board disapproves original plan.

* Correction

Ch. 1286 (SB 1017) COLLIER Amends Secs. 10176 and 10176.1, Ins.C., re insurance.

Authorizes the provision for payment on a reimbursement basis of, or exclusion of, chiropractic expenses in disability insurance policies. Prohibits such policies from prohibiting the insured from selecting any holder of a chiropractic certificate or license, as well as the holder of other specified certificates, to perform the particular services covered, rather than the particular medical, surgical, or optometric services covered, under the terms of the policy.

Declares that all disability policies, as of the effective date of this act, rather than those policies issued or renewed on or after September 18, 1959, shall be construed to be in compliance with the provisions of Sec. 10176, Ins.C., and provisions in the policy in conflict therewith shall be of no effect.

Ch. 1287 (SB 1033) McCARTHY Amends Sec. 69588, Gov. C., re court * judges.

Increases number of superior court judges in Marin County from four to five.

Ch. 1288 (SB 1039) PETRIS Adds Sec. 2953.7, Civ.C., re conditional sales contracts.

Prohibits specified provisions in motor vehicle conditional sale contract.

Ch. 1289 (SB 1045) RODDA Amends Sec 15707, Ed.C., re leasing of school buildings.

Provides that no election is required to be held with respect to leases or agreements regarding real property and school buildings which do not effect an increase in the existing applicable maximum tax rate of a junior college district.

Ch. 1290 (SB 1070) DANIELSON Adds Art. 8 (commencing with Sec. 22860), Ch. 1, Pt. 5, Div. 5, Title 2, Gov.C., re out-of-state employees

Makes special provisions for Meyers-Geddes Act coverage for state officers and employees permanently assigned to duties outside of the state, on the same basis as such coverage is afforded state employees working within the state. States that the plans, arrangements or contracts under which coverage is obtained must be approved by, or meet standards approved by the Board of Administration.

Appropriates state contributions for such purposes from the funds from which employees' salaries are paid.

Ch. 1291 (SB 1081) BRADLEY Adds Sec. 30032, Ed.C., re Stanford University.

Deems Stanford University medical facilities held exclusively for educational purposes for tax exemptions.

Provides for cancellation or refund of taxes, if application for exemption is filed on or before January 15, 1969, on property reasonably necessary for the educational purposes of Stanford University for fiscal years commencing in 1966, 1967 or 1968 as to which the exemption in Section 30031 of the Education Code was available.

Ch. 1292 (SB 1118) PETRIS Amends Sec. 33670, H. & S.C., re community redevelopment law.

Provides with respect to any redevelopment project where taxes were divided prior to 1966, located in any county with total assessed value subject to general property taxes for 1967-1968 fiscal year between two billion and two billion one hundred million dollars, that if total assessed value in the project for such fiscal year was reduced, the total assessed value used as a basis for apportionment of taxes shall be reduced by 10 percent for 1968-1969 and fiscal years thereafter.

In effect immediately.

Ch. 1293 (SB 1214) MOSCONE Repeals, adds various secs., R. & T.C., re separate assessment and redemption.

Revises the law relating to the collection of taxes on part of a parcel of real property and the law relating to the redemption of a part of tax-sold and tax-deeded property to bring these two areas of law into closer conformity. Prohibits payment of taxes on redemption of an undivided interest in a parcel and prohibits

* Correction

separate valuations of property divided into more than 4, rather than 10, parcels. Makes various technical and related changes.

Provides that assessor need not make separate valuations in the assessment roll with respect to undivided interests.

Ch. 1294 (SB 1263) DYMALLY Amends Sec. 1261, B. & P.C., re clinical laboratory technology.

Specifies that experience as a clinical technician in any branch of the armed forces of the United States may be equivalent to the experience required for registration as a clinical laboratory technologist trainee, if such experience as a technician is approved by the State Board of Public Health, and that each year of training and experience in such field received in the armed forces shall be equivalent to 15 semester hours, which shall be credited to the minimum number of hours required for registration as such trainee.

Prohibits the semester hours acquired in such manner to be in certain specified courses, unless such courses have been completed at a college, university, or institution maintaining standards equivalent, as determined by the State Department of Public Health to those institutions accredited by the Western College Association or an essentially equivalent accrediting agency, and limits the number of hours granted to 60 semester hours or its equivalent.

Ch. 1295 (AB 58) MONAGAN Amends Sec. 13470, Ed.C., re bereavement leave of absence.

Redefines "members of his immediate family" to include grandmother and grandfather of the employee or his spouse, son-in-law and daughter-in-law of the employee for purpose of granting certificated employment bereavement leave of absence for death of any member of his immediate family. Authorizes governing board to enlarge benefits and expand class of relatives listed as members of immediate family.

Changes such leave of absence from 3 days to 3 days, or 5 days if out-of-state travel is required, and prohibits deduction of leave from other leave of absences provided by code or by the governing board.

Ch. 1296 (AB 195) DUFFY New act, re marijuana.

Appropriates \$40,000 to University of California to design and implement a research program into the effects of marijuana usage, the university to report any findings and conclusions to the Legislature by June 30, 1969. Provides that such money shall be available for expenditure on and after January 1, 1969, but only if the university applies for, but is not in receipt of, federal funds for similar research purposes.

Ch. 1297 (AB 202) HAYES Adds Sec. 54952.3, Gov.C., re public meetings.

Applies Brown Act provisions requiring public meetings to advisory bodies of a local agency created by formal action of local agency.

Provides for notice of meetings of such bodies.

Excludes committees of governing bodies of local agencies involving less than a quorum.

Ch. 1298 (AB 263) MURPHY Amends Sec. 1192.1, C.C.P., re mechanics' liens.

Requires the public agency, body or officer by whom a public contract was awarded to give notice of cessation of labor or completion to every claimant who has filed a verified statement of claims for labor or materials furnished under such contract and a statement that same have not been paid, no later than 10 days after the filing of a notice of completion or after the cessation of labor has been deemed a completion of the contract, structure, or work of improvement or after acceptance of the completion, whichever is later, except no such notice need be given unless claimant has paid \$2 at time of filing such verified statement of claims.

To become operative January 1, 1970.

Ch. 1299 (AB 392) HAYES Amends and adds various secs., Prob.C., R. & T.C., U.I.C. W. & I.C., re administration of estates: claims

Provides, with respect to filing claims against estates, that any claim by any specified public entity, except for those prescribed claims for which a specific notice or time of expiration is specified, including, but not limited to, a tax claim, must be

filed or presented within the time after notice required of claims based on contract or tort, or the claim is barred forever, including any lien resulting from any such claim. Provides that this act does not apply to claims for property taxes, special assessments, assessments, gift taxes, or inheritance taxes, and does not affect priorities of claims as established in other provisions of law. Declares that these provisions do not apply to liability for restitution of an amount illegally acquired through fraudulent, false, or incorrect claims or representations, or any forged or unauthorized endorsement.

Requires, in case of a deficiency arising under the Sales and Use Tax Law, Motor Vehicle Fuel License Tax Law, Use Fuel Tax Law, Motor Vehicle Transportation License Tax Law, Cigarette Tax Law, or Alcoholic Beverage Tax Law, during the lifetime of the decedent, that notice of deficiency determination be mailed within 4 months after written request therefor by the fiduciary of the estate or trust or other liable person on a form prescribed by the State Board of Equalization. Requires Director of Employment to file or present his claim for contributions, penalty, and interest based upon wages paid by employing unit within 4 months after mailing of notice required of administrator or executor of a deceased employing unit. Declares that administrator or executor of deceased employing unit succeeds to all of the rights and obligations of such deceased employing unit. Requires, in the case of liability for care arising under Section 7275 of the Welfare and Institutions Code during lifetime of decedent, where decedent or other prescribed persons were patients in a state hospital preceding date of decedent's death, that a claim for costs and charges be mailed within 4 months after written request therefor by the fiduciary of the estate or trust or any other liable person on the form required by the Department of Social Welfare.

Ch. 1300 (AB 556) BRATHWAITE Amends Sec. 1305, Pen C., re forfeiture of bail.

Requires that if the defendant is surrendered to the court by the surety insurer, its bail agent, or by the surety, or depositor where there has been a deposit of money instead of a bond, within 150 days after the court has declared a forfeiture of an undertaking of bail or money deposit instead of bail as a result of the nonappearance of the defendant, after seven days' written notice to the district attorney or representative of the people by the bail agent of the surety insurer, such surety or such depositor, any of whom may give notice and appear in person or by attorney, or by the surety insurer through its attorney, the court shall direct such fact to be entered upon its minutes and requires the court to discharge upon such terms as may be just the forfeiture of the undertaking or the deposit.

Ch. 1301 (AB 572) MILLER Amends Sec. 15518, Ed C., re school buildings.

Adds amount as shown in school district budget as necessary to have any school building examined, as required by law, to determine if it is unsafe for school use to amount for which the maximum rate of tax may be increased to effect corrective structural measures relating to earthquake safety.

Ch. 1302 (AB 685) CHIAPPIE Amends various secs., P.U.C., re airport assistance.

Defines public entities to which funds in the Airport Assistance Revolving Fund may be made available. Prohibits use of such funds for airports not open to use by the general public.

Authorizes Division of Aeronautics to fix reasonable fees for licenses or permits required by it.

Ch. 1303 (AB 840) CORY Adds Secs. 345, 4019, 21115, 21716, 24001.5, Veh. C., re vehicles

Exempts from registration any golf cart operated only on highways adjacent to golf courses designated pursuant to provisions of act, and defines "golf cart."

Prohibits operation of golf cart on any highway except in a speed zone of 25 miles per hour or less. Specifies that the golf carts are subject only to the provisions relating to equipment of vehicles which are applicable to motorcycles.

Allows a local authority to designate highways adjacent to a golf course and within a distance of no more than one-half mile from such golf course for combined use of golf carts between the golf course and the place where such golf carts are parked and stored and regular vehicular traffic, if it finds that such

highway is designed and constructed so as to safely permit such combined use. Permits the local authority to prescribe rules and regulations for such combined use. Specifies that the rules and regulations shall not be effective until appropriate signs giving notice thereof are posted along the highways affected.

Ch. 1304 (AB 979) WAKEFIELD Adds Secs. 11333 and 11655.6, H. & S.C., re narcotics.

Authorizes persons registered and taxed under specified federal laws and who are lawfully entitled to use narcotics for research, instruction or analysis to obtain and use narcotics for such purposes under the auspices of the head of a research project which has been approved in the prescribed manner by the Research Advisory Panel, upon registration with the Chief of the Bureau of Narcotic Enforcement. Requires complete records to be kept by such persons, and provides the records shall at all times be open to inspection by agents of the Division of Narcotic Enforcement.

Authorizes Research Advisory Panel, for period of three years from 61st day after final adjournment of 1968 Regular Session of the Legislature, to hold hearings on, study, and approve research projects concerning treatment of narcotic abuse. Requires panel to inform Chief of Bureau of Narcotic Enforcement of approval of such research projects. Authorizes panel to withdraw such approval and requires panel to notify Chief of Bureau of Narcotic Enforcement when approval withdrawn. Requires panel to report annually to Legislature and Governor those research projects approved by panel, the nature of each project, and, where available, the conclusions of the project.

To become operative only if AB 194 is enacted.

Ch. 1305 (AB 1203) KNOX Amends Secs. 13505, 13520, Pen.C., and Secs. 42050, 42052, Veh.C., re state finances.

Requires Commission on Peace Officers' Training and Standards to endeavor to minimize costs of administration so that maximum funds will be expended for providing training and other services to local law enforcement agencies. Provides that expenses of administration of commission are a proper charge against Peace Officers' Training Fund, rather than General Fund.

Augments Peace Officers' Training Fund in amount of * 25 percent of each penalty assessment levied on designated traffic offenses and increases such penalty assessment from \$3 to \$4 for each \$20 of fine imposed or bail forfeited, or for suspended jail sentence. Requires 75 percent of each such penalty assessment to be deposited in Driver Training Penalty Assessment Fund.

Ch. 1306 (AB 1257) VENEMAN Amends Sec. 5303, adds Art. 6 (commencing with Sec. 1150), Ch. 5, Pt. 2, Div. 1, adds Sec. 25101.3, and repeals Sec. 987, R. & T.C., re taxation: aircraft.

Revises provisions relating to allocation of property taxes among various taxing agencies on certain air carriers with a certificate or permit issued by federal Civil Aeronautics Board or California Public Utilities Commission.

Sets forth allocation formula to be used with respect to such carriers for purposes of property taxation and allocation of property factor under Bank and Corporation Tax Law.

Subjects air taxis, as defined, to above provisions rather than in-lieu provisions relating to aircraft assessment and taxation.

In effect immediately.

Ch. 1307 (AB 1302) SCHABARUM Adds Sec. 4000.2, Veh.C., re motor vehicles; air pollution.

Requires that Department of Motor Vehicles require, upon registration of vehicle previously registered outside this state, compliance with prescribed requirement that certain 1955 through 1962 year motor vehicles be equipped with certified crankcase device.

Prescribes specified vehicles to be excepted from such requirements if Assembly Bill 357 is enacted.

* Correction.

Ch. 1308 (AB 1304) Z'BERG Amends, adds, repeals various secs., Ed.C., re truant and disorderly pupils.

Requires arresting officer to bring child declared habitual truant before probation officer, rather than juvenile court. Permits, rather than requires, county superintendent of schools to request petition in juvenile court on behalf of child who is an habitual truant, irregular in attendance, or habitually insubordinate or disorderly in school.

Makes necessary provision to carry into effect the changes in law in the event SB 967 is first enacted.

Ch. 1309 (AB 1320) HAYES Amends, adds, repeals various secs., Veh.C., re motor vehicles.

Includes any privately owned ambulance used to respond to emergency calls and operated under a license issued by the Commissioner of the California Highway Patrol as an authorized emergency vehicle. Recasts provision authorizing commissioner to issue permits for such authorized emergency vehicles.

Authorizes the commissioner to issue licenses for the operation of privately owned and operated ambulances used to respond to emergency calls, armored cars, official lamp and brake adjusting stations, and for the transportation of explosives. Recasts licensing procedure for official motor vehicle pollution control stations. Requires the commissioner to license lamp and brake adjusters and motor vehicle pollution control device installers. Provides all such licenses shall expire one year from the date of issuance. Authorizes renewal of license if application plus renewal fee is filed within 30-day period following expiration of the license. Sets forth fees and licensing procedures. Authorizes the commissioner to adopt and enforce reasonable regulations designed to carry out the added provisions. Authorizes suspension, revocation, or other disciplinary actions against licensees.

Authorizes the issuance of a certificate of compliance by a licensed installer in a licensed station to an owner or driver of a motor vehicle relating to a motor vehicle pollution control device.

Provides that licenses, permits, and certificates issued by the commissioner which are valid on the day preceding the operative date of above changes are to remain valid until replaced by the commissioner with appropriate licenses or suspended or revoked for cause.

Makes conforming and related changes.

Operative January 1, 1969.

Ch. 1310 (AB 1329) BRIGGS Amends Sec. 3300, W. & I C, re the California Rehabilitation Center.

Authorizes branches of the California Rehabilitation Center to be established in any facility made available on the grounds of a state institution, provided that patients of such institutions are not placed in inferior facilities, as well as in existing institutions of the Department of Corrections and the Department of the Youth Authority and in halfway houses. Requires branches placed in facility of Department of Mental Hygiene to be approved by Director of Mental Hygiene.

In effect immediately.

Ch. 1311 (AB 1347) SHOEMAKER Amends Secs. 554, 1006, Ed.C., re school districts.

Authorizes the board of governors of the State Nautical School and the governing boards of school districts to perform all acts necessary to receive benefits and expend funds provided by the Elementary and Secondary Education Act of 1965, by the Manpower Development and Training Act of 1962 (including "JOBS" program), and by the Education Professions Development Act of 1965, in addition to National Defense Education Act of 1958.

Authorizes governing boards of school districts or county superintendent of schools to participate in programs authorized by the Elementary and Secondary Education Act of 1965 and by the Manpower Development and Training Act of 1962 (including "JOBS" program) Education Professions Development Act of 1965, in addition to participation in programs authorized by Economic Opportunity Act of 1964.

In effect immediately.

Ch. 1312 (AB 1553) KNOX Adds Sec 16002.1, B. & P.C., re real estate auctions.

Prohibits the collection of a license fee for the privilege of auctioning real estate from any real estate auctioneer, whose business is limited exclusively to auctioning real estate, except by the city in which he has a permanent place of business.

Ch. 1313 (AB 1595) CHAPPIE Adds Secs. 11103 and 11451.5, W. & I.C., re public assistance.

Requires work or training-related expenses of a recipient of aid to families with dependent children to be paid by the state and county and requires each county welfare department to establish day care services programs so that such recipients may participate in Work Incentive Program.

Appropriates \$500,000 from General Fund for those purposes.

Provides in event durational residence requirements are held invalid that Department of Social Welfare establish regulations insuring public assistance is provided only to permanent residents and discontinue such aid within 30 days of date recipient living out of state becomes eligible to apply for aid in the state where living.

In effect immediately.

Ch. 1314 (AB 1618) BRIGGS Amends Sec. 11580.1, Ins.C. and Secs. 16057, 16451 and 16452, Veh.C., re insurance.

Prohibits issuance or delivery of a policy of automobile liability insurance as provided in prescribed Vehicle Code provisions relating to exemption from security requirements of financial responsibility laws, rather than prohibiting issuance or delivery of a policy of liability insurance, covering liability arising out of motor vehicle ownership, maintenance or use, unless policy contains specified provisions.

Permits an insurer and any named insured, to agree that coverage under a motor vehicle liability policy shall not apply nor accrue to the benefit of the insured or any third party claimant, rather than shall not apply, while said motor vehicles are being used by a natural person or persons designated by name. Declares that insurer and insured have such authority notwithstanding specified Insurance Code provisions relating to automobile liability insurance, which exempts the insured from the security requirements of financial responsibility laws, or Vehicle Code provisions relating to motor vehicle liability policies, rather than only such Insurance Code provisions. Makes such agreement by any named insured binding upon every insured to whom such policy applies and upon every third party claimant, rather than only upon every insured to whom such policy applies.

Specifies that a motor vehicle liability insurance policy meets requirements of financial responsibility laws.

Ch. 1315 (AB 1690) KNOX Adds Ch. 8 (commencing with Sec. 5650) to Div. 6, Title 1, Gov.C., re contracts concerning public securities.

Prohibits in certain specified instances contracts for reports to public bodies on feasibility of public projects or sale of public securities.

Ch. 1316 (AB 2024) CROWN Adds and repeals Art. 2 (commencing with Sec. 249) Ch. 2, Pt. 1, Div. 1, H. & S.C., re crippled children services.

Revises federally assisted state programs of services for handicapped children.

Ch. 1317 (AB 2039) CROWN Adds Sec. 24000.1, Ed C, re state colleges.

Authorizes trustees of the California State Colleges to deposit and maintain in local trust accounts, funds received from specified sources or for specified purposes.

Ch. 1318 (AB 1204) MILIAS New act, re state property.

Authorizes the Department of General Services to dispose of specified parcels of land upon giving public notice, and to quitclaim certain property back to County of Imperial at no cost to the county.

Provides that proceeds of certain lands be paid into state's account in the Unemployment Trust Fund.

Appropriates costs of sale of specified parcels to Department of General Services from proceeds of such sale.

Ch 1319 (SB 23) CARRELL Adds Secs. 418.1, and 418.2, S. & H.C., re State Highway Route 118.

Requires Department of Public Works to remove center strip and pave curb to curb to four-lane, modern highway standards specified portion of Route 118 and

to include appropriate provision for left-turn lanes. Requires department to commence such work prior to January 1, 1969, and to continue with due diligence until completed unless precluded by conditions beyond the department's control.

Requires department to improve specified portion of Route 118 as a cooperative program with the City of Los Angeles

Requires construction of latter improvement to commence by January 1, 1969. Specifies that if construction not begun by appointed date, department shall proceed with design and construction of the highway and submit cost determination to Controller with Controller to withhold and transmit to department a sum equal to the cost determination from the next apportionment to City of Los Angeles under Highway Users Tax Fund.

Ch. 1320 (SB 50) DYMALLY *Adds Secs. 1419.7 and 1419.9, Lab.C., re fair employment practice commission.

Authorizes the commission, upon request of specified parties, to provide assistance, by way of conference, conciliation, and persuasion, to communities and persons therein in resolving disputes, disagreements, or difficulties relating to discriminatory practices based on race, religious creed, color, national origin, or ancestry which impair the rights of persons in such communities under the Constitution or laws of the United States or of this state.

Authorizes commission to, whenever possible, in performing its functions, seek and utilize the cooperation of appropriate state or local, public, or private agencies and cooperate in such endeavors with the federal Community Relations Service.

Requires that activities of commissioners and employees of commission in providing conciliation assistance shall be conducted in confidence and without publicity.

Makes legislative finding and directs commission to implement above provisions with present staff and with no added expense to state.

Ch. 1321 (SB 93) GRUNSKY Amends Sec. 18102, Ed.C, re blind pupils: mobility instruction

Includes individual instruction in mobility provided blind pupils under regulations prescribed by the State Board of Education, as basis for an allowance to a school district by Superintendent of Public Instruction.

In effect immediately.

Ch. 1322 (SB 128) DYMALLY Adds Ch. 2.1 (commencing with Sec. 16115) to Pt. 4, Div. 9, W. & I.C., re aid for adoption of children.

Establishes a pilot program to assist families in the adoption of "hard-to-place" children. Provides for waiver of adoption fees for adoptive parents who participate in program.

Requires State Department of Social Welfare to report annually to the Legislature, making its final report in 1971

Authorizes Director of Finance to transfer funds for in lieu foster care payments up to the amount of estimated reduction in foster care payments resulting from placement of hard-to-place children.

To become operative January 1, 1969. No placements of children to be made under program after December 31, 1971. In lieu foster payments to continue after December 31, 1971, for as long as needed, not to exceed three years from placement date.

Ch. 1323 (SB 298) TEALE Amends and adds various secs, B & P.C., re psychiatric technicians

Changes name of the Board of Vocational Nurse Examiners to the Board of Vocational Nurse and Psychiatric Technician Examiners; changes name of Vocational Nurse Examiners Fund to Vocational Nurse and Psychiatric Technician Examiners Fund.

Revises membership of advisory committee which board may appoint.

Exempts from Psychiatric Technician Law, licensed registered nurses, licensed vocational nurses, and provisions of the services regulated by such law when done by the tenets of any well recognized church or denomination.

Revises definition of psychiatric technician.

Provides for the licensing, rather than the certification, of psychiatric technicians. Revises qualifications for a psychiatric technician license. Provides for the

* Correction.

issuance of such licenses to those who possess certificates upon the next renewal thereof.

Prohibits performance of psychiatric technician services by any person after January 1, 1970, without a psychiatric technician license.

Deletes provision providing that this law does not prevent the performance of psychiatric technician's services by a person not certified under the law.

Provides that certain employment in state hospitals will meet the educational and training requirements for psychiatric technician licenses.

Requires persons who prior to January 1, 1970, need only to meet the equivalents of the general and special education and training requirements as determined by the board, to take the psychiatric technician examination in order to obtain a license.

Requires issuance of a psychiatric technician's license, without examination and upon application and payment of fees, to any person employed by the state any time during the 5-year period prior to January 1, 1970, in the general psychiatric technician classification, who is so employed at the time he makes application.

Extends from January 1, 1968, to January 1, 1970, the date when the Psychiatric Technician Law will become inoperative if the revenue derived from such law is insufficient to pay for the expenses incurred in the operation thereof.

Makes related changes.

Ch. 1324 (SB 335) WEDWORTH New act, re advisory commission on marine resources.

Appropriates \$25,000 from General Fund to Department of General Services for support of the California Advisory Commission on Marine and Coastal Resources, in augmentation of Item 491 of 1968 Budget Act.

In effect immediately.

Ch. 1325 (SB 443) MILLS Adds Pt. 11 (commencing with Sec. 99000), Div. 10, P.U.C., re transit district financing.

Authorizes the board of directors of any transit district or rapid transit district to establish special benefit districts within a part of the territory of the district, when such a board determines that land adjacent to the district's transit stations will be specially benefited by the operation of a transit system. Provides that such benefit districts may be composed of zones of either contiguous or noncontiguous areas of land which shall be treated as a single unit for purposes of bond elections and assessments on land. Establishes procedures for imposing uniform ad valorem assessments to the benefited land, for the hearing of protests, and for the calling of an election within the special benefit district and any zones contained therein on the issuance of bonds to be paid, in whole or in part, from the assessments on land. Permits the issuance of such bonds, if 66 $\frac{2}{3}$ percent of the electors voting on the proposition are in favor thereof. Authorizes the legislative body of any city or city and county to establish similar benefit districts and zones with respect to lands particularly benefited by the operation of a municipal transportation system. Excludes the rights-of-way of common carriers from such special assessments and designates the enactment as the "Mills Act."

Ch. 1326 (SB 745) BURGNER Adds Sec 18102.4, Ed.C., re special education.

Defines "special day classes" for purposes of apportionments from the State School Fund for special education, to include integrated programs of instruction for physically handicapped children. Specifies meaning of integrated program of instruction.

Ch. 1327 (SB 959) MILLER Adds Ch. 7 (commencing with Sec. 11700), Pt. 1, Div. 3, Title 2, Gov C, re electronic data processing.

Creates Intergovernmental Board on Electronic Data Processing, State Electronic Data Processing Policy Committee, and Office of Management Services to develop and implement governmentwide use of electronic data processing. Provides State Electronic Data Processing Policy Committee will cease to exist January 1, 1971.

Established goals, responsibilities and function of each agency created

Appropriates \$30,000 to Intergovernmental Board on Electronic Data Processing for purposes of act.

Ch. 1328 (SB 1109) MARKS Adds Sec. 1241.7, C.C.P. Sec. 210.1, S. & H.C., re eminent domain.

Establishes a rebuttable presumption that the most necessary public use for property appropriated for public use as a state, regional, county, or city park is such use. Declares such presumption to be one affecting the burden of proof.

Permits public agency owning a park, which was dedicated to such purpose prior to initiation of highway route location studies, may bring action for declaratory relief to determine best use within 120 days after notification by the California Highway Commission that such park is sought for highway purposes. Declares that in such relief action resolution of commission is not conclusive evidence. Such declaratory relief action is to have preference over all civil action in setting time for hearing or trial. Specifies that when declaratory relief action, with respect to such property being sought for highway purposes, may not be brought, the provisions relating to the establishment of such a rebuttable presumption shall not apply.

Declares Department of Public Works and commission shall attempt to avoid using lands for public parks, but where such use is necessary impact should be minimized. Requires department to coordinate and confer with appropriate public agencies responsible for park development during route planning, design and construction phase of state highway project. Requires feasibility of bypassing public park by an alternative route be studied and included in report of alternate route studies to commission.

Requires public agencies having jurisdiction over parks to consider present and future needs for safe and modern highway transportation, including highway access to such parks, and to coordinate planning with agencies having jurisdiction over highways so that conflicts are minimized

Ch. 1329 (SB 1224) MOSCONE Amends and adds various secs, B & P.C., re clinical social workers.

Revises law relating to clinical social workers to make it unlawful, on and after July 1, 1969, to engage in the practice of a clinical social worker without a license, rather than permitting persons to engage in such practice, but prohibiting the use of the title "certified clinical social workers" without being certified as such.

Changes experience requirements for applicants.

Makes related changes.

Ch. 1330 (SB 1233) MOSCONE Adds Sec. 1407.5, H. & S.C., re hospitals.

Requires that emergency service and care be provided to any person requesting it or for whom it is requested, for any condition in which the person is in danger of loss of life at any licensed hospital that maintains and operates an emergency department to provide emergency service to the public when such hospital has appropriate facilities and qualified personnel available to provide such services or care.

Exempts from liability arising out of refusal to render emergency services or care, the hospital, its employees, and any physicians if reasonable care is exercised in determining (1) condition of the person, or (2) appropriateness of facilities, and (3) qualifications and ability of personnel.

Requires the person requesting care or the person responsible for and accompanying such person, to execute an agreement to pay the charges for such service and care.

Operative only until the 61st day after final adjournment of the 1970 Regular Session of the Legislature.

Ch. 1331 (SB 1270) BRADLEY Amends Sec 21385, adds Sec. 21385.5, Gov.C., re public employees' retirement system

Permits employees who are eligible for certain survivor benefits under the Public Employees' Retirement Law to continue to be so eligible for five years if, as a result of the lawful merger of contracting agencies whether occurring before or after the effective date of this act, they become employees of an agency included in the federal system.

Ch. 1332 (SB 1274) MCCARTHY Amends Sec. 6812.5, Ed C., re physically handicapped minors: education.

Provides that computations and allowances from State School Fund and attendance of deaf or severely hard-of-hearing minors between ages 18 months to 3 years,

enrolled in experimental programs conducted by county superintendents of schools and school districts, be credited to county superintendent of schools or school district, as the case may be, in same manner as other physically handicapped minors so educated.

Specifies that such minors shall be deemed physically handicapped minors for purposes of county taxes levied for identification and education of physically handicapped minors.

To be deemed operative for entire 1967-1968 fiscal year
In effect immediately.

Ch. 1333 (AB 190) BURTON New act. re San Francisco Harbor

Authorizes Director of Finance to negotiate with the City and County of San Francisco for transfer in trust of all right, title, interest, and jurisdiction over San Francisco Harbor and facilities thereof, with certain specified exceptions and upon certain terms and conditions, to the City and County of San Francisco for specified uses upon approval of the voters of city and county. Specifies that such negotiations shall be completed prior to October 21, 1968, unless extended by mutual agreement. Specifies further that upon approval by voters the San Francisco Port Authority shall cease to function and shall be dissolved. Requires as express conditions thereof that city and county agree to (1) indemnify and hold harmless the state with respect to all outstanding bonded indebtedness incurred for harbor improvements, (2) transfer to the state amounts necessary to pay all interest and principal payments due upon such bonded indebtedness prior to the time such payments are due, (3) assume port authority obligations and duties under all other outstanding contracts, leases, franchises or agreements, and (4) comply with the provisions of the act.

Specifies that San Francisco Harbor and facilities shall be under the administration and control of the Harbor Commission of the City and County of San Francisco. Specifies procedure for establishment of commission and appointment of members.

Authorizes various activities by the Department of Finance with respect to reviewing actions of the city and county regarding the harbor, and action by Attorney General to enforce terms of transfer or revoke transfer

Specifies that civil service employees of San Francisco Port Authority shall be continued in their positions under the civil service provisions of the Charter of the City and County of San Francisco, and specifies the rights of such employees. Permits employees to transfer to another state agency or to be placed on layoff list and retain civil service rights and benefits. Specifies effect of act on property rights of the Department of Public Works, Division of Highways, Division of Bay Toll Crossings, and California Toll Bridge Authority.

Declares that if negotiations are not concluded by October 21, 1968, unless such time is extended by mutual agreement, or if the transfer has not been negotiated and voters of the city and county have not assented to such transfer by December 31, 1970, provisions of act shall be of no further force or effect.

Requires substantial improvement of harbor and issuance of at least \$50,000,000 in bonds for harbor purposes by city and county within 10 years and issuance of additional \$50,000,000 in bonds within another 15 years or transferred lands revert to state.

In effect immediately.

Ch. 1334 (AB 194) DUFFY Amends Sec. 11655, adds Sec. 11655 5, H. & S.C., re disposition of seized narcotics

Changes the recipients, which may receive marijuana from the Chief of the Bureau of Narcotic Enforcement, from schools of medicine, pharmacology and criminology approved by the Attorney General, to research projects which have been approved, in the prescribed manner, by the Research Advisory Panel. Makes furnishing of marijuana to projects mandatory, rather than permissive. Directs that the head of such approved project shall personally receipt for such quantities of marijuana and make a record of their disposition, and that the Chief of the Bureau of Narcotic Enforcement retain such receipt and record. Requires that the head of such project report the progress or conclusions of the research project as prescribed by the panel.

Creates a Research Advisory Panel, and specifies who will serve as members. Enumerates the powers and purposes of the panel, and requires the panel to report annually to the Legislature and the Governor those research projects approved by

the panel, the nature of such project, and the conclusions of such project, where available.

Ch. 1335 (AB 423) KNOX Amends Sec 6806, Ed C., re physically handicapped students.

Authorizes school districts which are required to enter into contracts for services for physically handicapped minors to contract with school districts in other counties for such services.

Authorizes such contracts with districts in other counties even if there is a district in the same county offering such services.

In effect immediately.

Ch. 1336 (AB 460) QUIMBY Adds Sec. 6363.6, R. & T.C., re sales and use tax.

Exempts from sales and use tax gross receipts from sales, storage, use or other consumption of meals served to patients in hospitals, children's nurseries, homes for the aged, and mental institutions.

To be operative on first day of calendar quarter following quarter within which it goes into effect.

In effect immediately.

Ch. 1337 (AB 530) CHAPPIE Repeals, adds, Sec 1013.5, adds Sec. 20815, Ed.C., re school districts

Extends from July 1, 1968 to July 1, 1971, the increase in maximum school district tax rate provided union high school districts to pay judgment debts, and makes eligible for such increase districts with a regular school a.d.a. up to 4,000 rather than 1,250.

Authorizes increase in maximum district tax rate of not to exceed 10 cents, for three fiscal years, for certain high school districts, to make up for lower supplemental support being received, as compared to receipts under laws in effect on June 30, 1967.

Ch. 1338 (AB 576) NEGRI Amends Sec. 2981, adds Secs. 2982.7, 2983.6, Civ.C., re refund of downpayments.

Requires, under the Rees-Levering Motor Vehicle Sales and Finance Act, with specified exception, that the seller refund the property or thing of value traded as a downpayment, rather than permitting the seller to refund such property or thing of value or, if it cannot be returned, the cash value thereof, in the event a conditional sales contract is not executed.

Makes willful violation of Rees-Levering Motor Vehicle Sales and Finance Act a misdemeanor.

Ch. 1339 (AB 807) BAGLEY Amends Secs. 6421, 6422, and 6432, Ed.C., re mentally gifted disadvantaged minors

Declares legislative intent to identify and include mentally gifted minors in special programs for mentally gifted minors.

Redefines "mentally gifted minor," specifies that intellectual ability of gifted minors who are determined to be culturally disadvantaged must be measured by separate criteria, and prohibits measuring ability of a culturally disadvantaged minor solely by standardized test scores

Requires State Board of Education to investigate and establish separate criteria for identification of culturally disadvantaged pupils as mentally gifted minors and requires such board to make preliminary report to Legislature by 5th legislative day of 1969 Regular Session detailing criteria to be used in identifying such pupils, and to make final report by November 1, 1970, regarding such pupils.

Ch. 1340 (AB 869) SIEROTY Amends Secs. 13468.5 and 13657, Ed.C., re sick leave

Provides that certificated and classified employees may use sick leave for reasons of personal necessity, rather than personal emergency Includes for certificated employees such other reasons of personal necessity as the governing board of a school district may prescribe.

Ch. 1341 (AB 896) BEE Adds Secs. 30792 1, 30792 2, S. & H C. re Dumbarton Bridge.

Appropriates \$1,750,000, or so much thereof as may be necessary, from moneys in the State Highway Fund available for state highway construction in County Group No. 1, as specified in Section 187, to the Department of Public Works for studies and preliminary work necessary in connection with construction of a new Dumbarton Bridge, providing for the return of this appropriation, with interest, from the proceeds of the first sale of revenue bonds issued by the California Toll Bridge Authority for said bridge.

Authorizes the authority to issue revenue bonds to finance such construction and provides that such bonds shall be secured by the revenues deposited in the San Francisco-Oakland Bay Bridge Toll Revenue Fund; provided, that such financing shall be undertaken only if the authority determines that anticipated revenue available to it will be sufficient to meet its obligations regarding the financing of the San Francisco-Oakland Rapid Transit Tube and of a southern crossing of the San Francisco Bay in addition to the new Dumbarton Bridge.

Ch. 1342 (AB 1010) POWERS Amends Sec. 1350 5, Lab C, re working hours of women.

Makes provisions authorizing employers of employees covered by the Fair Labor Standards Act to employ females for up to 10 hours per 24-hour day or up to 58 hours per week if paid specified overtime pay applicable to employment of females by railroads.

Ch. 1343 (AB 1012) POWERS Amends Sec 1193 5, Lab.C, re division of industrial welfare.

Requires specified wages which cannot be delivered to woman or minor for whom such wages were collected by Division of Industrial Welfare within six months from date of collection to be deposited in Special Deposit Fund in State Treasury rather than into State Treasury to credit of General Fund.

Ch. 1344 (AB 1419) LANTERMAN Amends Sec. 1204, adds Sec. 1253 1, H. & S C, Secs 6200, 7000, W. & I C re mental institutions

Excludes from the clinics required to be licensed by the State Department of Public Health, and includes in the establishments required to be licensed by the State Department of Mental Hygiene, clinics conducted, maintained, or operated for the care and treatment of any mentally disordered or other incompetent person.

Makes clinic providing care and treatment for mentally disordered or other incompetent persons eligible for licensure when clinic is performing services under contract to a Short-Doyle agency.

Ch. 1345 (AB 1450) BROWN Amends Sec 112, B. & P C, re licensees directory.

Requires boards within Department of Professional and Vocational Standards to cooperate with Director of Professional and Vocational Standards in determining form, time, and price of directory of certificate holders or licensees

Ch. 1346 (AB 1464) RALPH *Amends Secs 3071, 3076, and 3096 Lab C, re apprenticeship training.

Requires that the Apprenticeship Council shall: insure that apprenticeship selection procedures are impartially administered, maintain specified information regarding apprenticeship programs on file in all high schools and state employment offices; and gather and disseminate information through apprenticeship and training information centers.

Requires joint apprenticeship committees to establish apprenticeship selection procedures which specify certain requirements and other pertinent criteria; specify relative weight of factors determining selection; submit a certified statement of selection procedures to the Administrator of Apprenticeship; provide a copy of selection procedures to all applicants; provide all persons not selected for apprenticeship an official explanation stating reasons therefor and retain copies thereof as public record.

Provides that complaints alleging discrimination in apprenticeship training program shall be filed with State Fair Employment Practice Commission rather than, in the first instance, with the Division of Apprenticeship Standards. Provides, however, that the commission shall send a copy of the complaint to the Administrator

of Apprenticeship for investigation and action by the Division of Apprenticeship Standards and prescribes procedures to be followed thereafter by the division, the commission, and the administrator.

Deletes inconsistent provision.

Ch. 1347 (AB 1483) CORY Amends Sec. 12202, R. & T.C., re taxation of insurers.

States that the insurance tax shall be 1 percent, rather than 2.33 percent, on gross premiums derived from policies or contracts issued in connection with a pension plan or profit-sharing plan of certain charitable organizations and public schools.

Ch. 1348 (AB 1494) MCGEE Amends, adds, and repeals various secs., B. & P.C., re social workers: marriage counselors

Abolishes the Board of Social Work Examiners of the State of California and instead creates a Social Worker and Marriage Counselor Qualifications Board of the State of California consisting of nine members appointed by the Governor with the advice and consent of the Senate.

Vests in the new agency jurisdiction over the certification and registration of social workers and over the licensing of marriage, family and child counselors, the latter being presently under the jurisdiction of the Director of Professional and Vocational Standards.

Ch. 1349 (AB 1588) CHAPPIE Adds Sec. 10117, Ins.C., adds Sec. 12532.5, Gov.C., re insurance and health care.

Prohibits a policy of disability insurance or a health care service plan contract from providing an exception for other coverage where such other coverage is entitlement to specified Medi-Cal benefits. Requires each such policy or contract to be interpreted not to provide an exception for such Medi-Cal benefits.

Provides that neither a policy of disability insurance or a health care service plan contract may provide that benefits payable thereunder are subject to deduction if individual insured has entitlement to such Medi-Cal benefits.

In effect immediately.

Ch. 1350 (AB 1664) ASSEMBLY EDUCATION COMMITTEE Adds Art. 1.4 (commencing with Sec. 13186.5), Ch. 2, Div. 10, Ed C., re interstate agreement: educational personnel.

Authorizes entering into Interstate Agreement on Qualification of Educational Personnel, as specified.

Ch. 1351 (AB 1680) QUIMBY Amends, adds, repeals various secs., R. & T.C., re property tax exemptions.

Provides for cancellation or refund of 90 percent of property taxes paid by certain persons and organizations which were otherwise eligible for the cemetery, college, exhibition, church, orphanage or welfare exemption but which did not make a timely application therefor. The relief so provided must be claimed before January 15th of the year following the year in which the late filing occurred.

Provides for cancellation or refund of property taxes owed or paid for the 1968-69 fiscal year by organizations otherwise qualified for the free museum exemption which did not make a timely application therefor and provides for a cancellation or refund of property taxes owed or paid for the 1967-68 fiscal year on property acquired by an organization qualified for the church exemption after the lien date but prior to the commencement of such fiscal year.

Repeals various provisions providing such relief on a year-by-year basis but provides that claims for cancellation or refunds filed prior to the operative date of this enactment may be pursued as though such repeals had not occurred.

Requires that affidavits for various exemptions other than the veteran's exemption be filed between lien date and 5 p.m. March 15th, rather than April 15th.

Ch. 1352 (AB 1741) CROWN * Repeals and adds Ch. 5.5 (commencing with Sec. 8320), Div. 1, Title 2 Gov.C. and repeal Ch. 1508 Stats. 1947, re world trade.

Substitutes the California World Trade Authority for the San Francisco and Southern California World Trade Authorities and the California World Trade Authorities Coordinating Council. Gives unspecified operative date.

* Correction.

Ch. 1353 (AB 1759) KETCHUM Amends Sec. 16616, Ed.C., adds Sec. 11450 6, W. & I.C., re child care services.

To the extent of funds available, requires county welfare departments to provide child care services for persons receiving aid to families with dependent children who are in need of such services because they are engaged in, or, if provided such services, could engage in a work incentive program or approved vocational development program. Out of any money appropriated in Item 282 of Budget Act of 1968, requires State Department of Social Welfare each month to allocate to the county departments, together with any federal funds available, an amount equal to the nonfederal share of the total cost of such services.

Authorizes department or county welfare department by contract with the State Department of Education to pay total cost of children center services for families receiving or who are former or potential recipients of public assistance rather than the department to pay 14 cents per hour per child.

Ch. 1354 (AB 1779) MONAGAN Amends Sec. 6307, P.R.C., re exchange of state lands.

Authorizes State Lands Commission to exchange lands of equal value with any state agency, political subdivision, person, or the United States whenever it appears to the commission to be in the best interests of the state in order to enhance the configuration of the shoreline for the improvement of the water and upland on navigable rivers, sloughs, streams, lakes, bays, estuaries, inlets, or straits. Requires, before commission may exchange lands for such purpose, or for the improvement of navigation, aid in reclamation, or flood control protection, that it appear to the commission that the exchange will not substantially interfere with the right of navigation and fishing in the waters involved.

Authorizes state to release the mineral rights in land exchange if it receives mineral rights in land conveyed to it. Specifies that lands exchanged may be improved, filled, and reclaimed, and declares such lands shall be free from the public trust for navigation and fishing upon adoption of a resolution, as specified, by the commission. Makes related technical changes.

In effect immediately.

Ch. 1355 (AB 1889) CRANDALL Adds Sec. 27055, Ed.C., re state library. tape recordings.

Requires State Librarian to have available for legally blind persons, or persons who are visually or physically handicapped to extent they are unable to read conventional * printed materials, in state tape recordings of books and other materials. Provides that selection of such tape recordings shall be on same basis as State Library's general program for supplying blind readers.

Appropriates \$15,000 therefor.

Ch. 1356 (AB 1919) MILIAS New act, re state college technological education.

Appropriates \$93,000 in augmentation of 1968 Budget Act state college support appropriation to be expended in support of the Center for Technological Education at San Francisco State College.

Ch. 1357 (AB 1966) VENEMAN Adds Secs 12803 2, 12803.3, 12803 4, Gov C ; adds Secs. *17202 2, 17202 3, 24343 5, 24343 6, R. & T C , re unemployment.

States that Legislature finds that the relief of poverty and unemployment through job opportunities offered through government and large employers must be supplemented by opportunities offered through small business employers.

Defines "qualifying employer" as one in business on January 1, 1967, or a newly formed subsidiary of such employer. Grants, under the Personal Income Tax Law and the Bank and Corporation Tax Law, deduction, in addition to any other, from gross income of 50 percent of the direct training costs and compensation paid certified trainee if employed by such employer for at least 6 months and if trainee was a California resident when employment commenced. Limits deduction to 18 months of training costs or compensation of trainee. Disallows deduction for periods when employer receives payment or credit from state or federal agency because of employment of such trainee.

Authorizes Administrator of Health and Welfare Agency or his designee to certify up to 2,500 persons as certified trainees in any fiscal year or such lesser

* Correction

number as will not cause a revenue loss of more than \$300,000 in accordance with specified preferences to qualifying employers. States conditions under which person may not be certified.

Provides that 50 percent of more of the trainees should be from certain economically disadvantaged areas. Directs administrator to submit a report to the Legislature by March 30, 1971, on the fiscal impact of this bill on government.

Appropriates \$50,000 to the Department of Finance for allocation to the Administrator of the Health and Welfare Agency or his designee to carry out the purposes of the enactment.

Ch. 1358 (AB 2015) MOBLEY New act, re Madera sewage facilities loan.

Appropriates \$140,000 from State Water Quality Control Fund to State Water Resources Control Board for a loan by the board to City of Madera of so much of such amount as board determines is necessary to permit necessary planning and development of adequate sewage treatment facilities, and subject to such conditions as the board determines are usual and necessary. Requires city to repay amount of loan with interest at such time as actual construction of facilities is commenced, but in no event later than five years from the effective date of the act, and to pay interest at specified rate during each year loan remains outstanding.

In effect immediately.

Ch. 1359 (SB 279) DANIELSON Amends and adds various secs., M. & V C., re veterans.

Increases the maximum limit of a "Cal-Vet" home loan from \$15,000 to \$20,000.

Redefines the term "veteran" to include therein a person who served in the active military, naval, or air service of the United States for a period of not less than 90 consecutive days or was discharged from the service due to a service-connected disability within such period, any portion of which was on or after August 5, 1964, and prior to a future date to be established by the Legislature and rendered service in a campaign or expedition for which a medal has been authorized by the government of the United States.

Authorizes the adoption of rules and regulations to establish preferences in the granting of the veterans farm and home loan benefits.

Provides that on and after two years from the effective date of this legislation all applications for such benefits are to be filed within 15 years from the date of the applicant's discharge from the service.

Deletes provision permitting a veteran for whom a home or farm has been purchased to be granted a subsequent opportunity to purchase another home or farm. Limits applications from veterans for home or farm purchases that shall be accepted by the department to those veterans who have not entered previously into a contract of purchase, and from those veterans whose farm or home shall have been taken by condemnation proceedings, or by voluntary conveyance in lieu of condemnation.

Ch. 1360 (SB 424) CARRELL Amends Sec 35414, Veh C, re vehicle limits.

Makes limitations as to lengths of vehicles and loads inapplicable when only poles, timbers, pipes, or integral structural materials not exceeding 80 feet in length are being transported upon a semitrailer and a pole or pipe dolly used in connection with a truck tractor to haul flexible integral structural material if load cannot otherwise be transported within length limitations otherwise applicable.

Ch. 1361 (SB 483) DYMALLY Adds Sec. 4852.21 * to Ch. 35 (commencing with Sec. 4852.01), Title G, Pt 3, Pen C., re rehabilitation and pardon. certificates.

Requires any official in charge of a place of confinement to inform, in writing, any person eligible to petition for a certificate of rehabilitation and pardon, prior to his discharge or release on parole, of his right to petition for, and of the procedure for petitioning for and obtaining, such certificate.

Ch 1362 (SB 580) MOSCONE Adds Sec 12045, Pen.C., re criminal procedure.

In criminal actions, prohibits, after filing of complaint or other accusatory pleading and before a plea, finding, or verdict of guilty, judges from reading or con-

* Correction

sidering written reports of law enforcement officers or witnesses to any offense or any information reflecting the arrest or conviction record of a defendant or any other representation, with specified exceptions of applications and affidavits required or authorized by statute, or as provided in the rules of evidence, or with the consent of accused given in open court.

Ch. 1363 (SB 628) SHORT Adds Art. 8 (commencing with Sec. *19700) to Ch. 10, Div. 14 of, amends Sec. 15961 of, Ed.C., re regional occupational center.

Authorizes expenditure of not to exceed \$2,000,000 of the proceeds of bonds to be issued under State School Building Aid Bond Law of 1966 for allocation by State Allocation Board to the Board of Education of the Stockton Unified School District for the construction of a regional occupational center school in San Joaquin County. Conditions such allocation on prior approval of Superintendent of Public Instruction of proposed facilities and subject matter of the educational program Requires repayment of moneys allocated for such purposes by the district and provides for a district tax levy sufficient to make annual payments.

Authorizes school district superintendent to designate person other than himself to whom school district governing board's power to contract may be delegated.

Ch. 1364 (SB 670) SCHMITZ Amends Sec 10751, Ed.C., re pupil records.

Restricts any teacher, principal, employee or governing board member of any public, private, or parochial school, including colleges and universities, from permitting access to any written records concerning any particular pupil, rather than from giving out any personal information concerning such pupil, and deletes from list of persons to whom such information concerning a pupil may be given without judicial process, officers or employees of the United States, state, city, county and county, or county, and officers or employees of a public or private guidance or welfare agency of which the pupil is a client, and adds to such list of persons, a state or local law enforcement officer, including a probation officer, parole officer or administrator, or member of a parole board seeking information in the course of his duties and the State Superintendent of Public Instruction, the county superintendent of schools, or members of their staffs.

Provides that no pupil will be identified in the information submitted for research to the staff of a college, university or educational research organization, rather than prohibiting the identification of any pupil in the completed report or public report of a research project or study.

Ch. 1365 (SB 689) BRADLEY Repeals Sec 6376, R. & T.C., re sales and use taxes.

Repeals partial exemption relating to material and fixtures to be used pursuant to certain construction contracts entered into for a fixed price before August 1, 1967.

In effect immediately, tax levy, but to become operative only if, and if so at the same time, the state sales and use tax rate is changed to a rate of less than 4 percent.

Ch. 1366 (SB 1013) COLLIER Amends Sec. 1, Ch. 1946, Stats. 1963, and Secs 27281a, 27300, and 27300a, S & H.C. re bridge and highway districts.

Provides that Golden Gate Bridge and Highway District and state may, by agreement, provide for prepayment of \$5,000,000 plus interest owed to state by district pursuant to Ch. 1505, Stats. 1945 Requires amount received by state to be credited to State Highway Fund and to General Fund in amounts mutually agreed upon ⁴ by Departments of Public Works and Finance

Authorizes district, after funds have been accumulated and set aside for retirement of bonded indebtedness of district and amount owed to state, to reimburse counties within district for taxes collected, with interest at 4%, compounded annually, in specified amounts.

In effect immediately.

Ch. 1367 (SB 1015) RODDA Amends Sec 5605, Ed.C., re junior high tuition payments.

Revises computations re determination of tuition charges for elementary school pupils attending junior high maintained by a high school district to align with

* Correction.

revisions previously made in other areas of the law and to exclude kindergarten a.d.a. included in the computation from the 1.5 adjustment factor.

Authorizes 1967-1968 school year tuition liabilities to be computed and paid under the revised formulas at the election of any affected high school district, and extends to September 15, 1968, the date for making the final payment or adjusting payments previously made.

In effect immediately.

Ch. 1368 (SB 1028) PETRIS Amends Sec. 1239, Pen.C., re criminal procedure.

Provides that in cases requiring automatic appeal when upon any plea a judgment of death is rendered, if defendant is unable to afford services of counsel, Supreme Court shall appoint counsel to represent him in any appeal to the Supreme Court, or any appeal or other review in Supreme Court of United States. Appropriates \$25,000 from General Fund to Supreme Court for compensation and necessary expenses of appointed counsel.

Ch. 1369 (AB 210) CHAPPIE Amends, adds and repeals various provisions, various codes, re work incentive programs.

Abolishes community work and training programs under the Department of Social Welfare, and establishes work incentive programs as set forth in social security amendments of 1967 for recipients of aid to families with dependent children as referred by the Department of Social Welfare, to be financed from federal, state and county sources and to be under financial and administrative supervision of the Department of Employment. Establishes priorities for assignment to work incentive programs. Requires Department of Employment to immediately report federal ruling of nonconformity to appropriate legislative committees.

Creates special fund and transfers moneys to such fund for compensation payments and other costs under work incentive programs, and adds related provisions. Requires Department of Employment in cooperation with Department of Social Welfare to report to each regular session of the Legislature on cost-effectiveness of program. Sets forth procedure for hearings and appeals regarding nonparticipation in work incentive programs.

Continuously appropriates all moneys in Manpower Development Fund to Department of Employment, and appropriates \$3,300,000 for purposes of the act subject to specified conditions. Deems appropriation to be for property tax relief within meaning of Section 64, Chapter 1209, Statutes of 1967.

Provides that Department of Social Welfare and Department of Rehabilitation contract for the most effective use of federal funds available to both departments for vocational rehabilitation services to public assistance recipients qualifying under either federal or state law for such services, provided all increased funds resulting therefrom be used for such services to current, former, or potential recipients, deducts from money appropriated to county for aid a sum equal to the state and county share of aid payable to the Department of Rehabilitation for such services, and provides that such sum be transferred to that department in the Budget Act.

Requires federal funds available under the Vocational Rehabilitation Act as amended be deposited in Manpower Development Fund only as recommended by the Secretary of the Human Relations Agency

In effect immediately.

Ch. 1370 (AB 801) PRIOLO Adds Ch. 35 (commencing with Sec. 23480), Div. 17, Ed.C., re university teaching fellows.

Establishes graduate community teaching fellowship program at University of California and prescribes program whereby students enrolled for graduate degrees in mathematics at various university campuses may teach elementary school children of districts which qualify, as prescribed, and contract with the university for such service. Provides for stipend for such graduate students and provides for evaluation of the program and report thereon to the Legislature by 5th legislative day of 1971 Regular Session Operative July 1, 1969.

Appropriates from General Fund to the University of California \$15,000, available on effective date of act, to develop procedures to administer program.

Ch. 1371 (AB 867) VEYSEY Adds Art 45 (commencing with Sec. S375), Ch. 4, Div. 7, Ed.C., re work experience education.

Appropriates \$50,000 for fiscal year 1968-69 and \$300,000 for fiscal years 1969-1970 and 1970-1971 for purposes of aiding local high school districts to obtain

federal funds under Vocational Education Act of 1963 from which to provide useful occupational training and marketable skills to students. Declares legislative intent re use of appropriations and contributions from participating districts.

Requires districts wishing to participate in program to submit applications demonstrating their plans for such programs. Specifies ratio of state to local contributions in specified localities.

Specifies that, subject to designated provision, 75 percent of yearly appropriations will be allocated to districts having high concentration of urban poverty, and 25 percent will be allocated to other districts. Prescribes formulas for such allocations.

Requires the Superintendent of Public Instruction to make report, with specified contents, to 1971 Regular Session of the Legislature.

Requires State Board of Education to make necessary rules and regulations.

Ch. 1372 (AB 1046) UNRUH Adds Div. 12 (commencing with Sec. 28000), Fin.C., re small business assistance program.

Establishes pilot program whereby technical assistance will be provided by qualified nonprofit associations, under contract with the state, to eligible persons in connection with the establishment of new, and operation of, existing small businesses in low income areas in the state.

Permits under specified conditions, transfer of administrative duties to California Job Development Corporation Law Executive Board created by Assembly Bill No. 109 of the 1968 Regular Session, and makes permission operative on enactment of such bill.

Terminates provisions on 61st day after final adjournment of the 1970 Regular Session of Legislature

Appropriates \$150,000 from General Fund for such purposes.

Ch. 1373 (SB 39) DYMALLY Adds and amends various secs., Ed.C., re children's centers.

Revises criteria for determination of need of a parent and child for service in a children's center to include parent serving as a qualified and acceptable aide in a children's center program or parent or parents having custody of the child participating under a work incentive program established pursuant to Section 42 of the Social Security Act. Grants parent or parents under such work incentive program priority re services of a children's center.

Excludes amounts paid by Department of Education to districts for children of participants in such work incentive program in computing state support for children's centers.

Provides that contributions paid by school district to a retirement system on account of services of employees of a children's center or a development center rendered in connection with children's center services or development center services, respectively, furnished to persons participating in such work incentive program shall be paid from children's center fund or development center fund, respectively.

Authorizes Department of Education and Department of Social Welfare to contract re providing children's center services or development center services, or both, for persons participating in such work incentive program. Makes provisions for Department of Education to contract with school districts or county superintendents of schools re such services.

Declares legislative findings and intent relating to the construction of children's center facilities and enacts Children's Center Construction Law of 1968. Requires State Allocation Board to administer such law and to adopt rules and regulations relating thereto. Prescribes limitations on allocations to school districts or county superintendent of schools from any appropriation made for purpose of such law, and prescribes data and information to be included on applications for assistance. Prohibits more than 25 percent of any allocation made to a local agency for a project to be used for reconstruction or rehabilitation of existing children's centers and requires not less than 75 percent of such allocation to be used for new children's centers. Authorizes allocation of funds upon certification of board that specified conditions have been met. Conditions allocation of funds upon prior approval of proposed facilities by Department of Education.

Requires local agencies allocated funds for projects to provide matching local funds based upon a specified formula.

Appropriates \$2,800,000 for allocation pursuant to specified schedule for purposes of children's centers.

Denotes act as the Dymally-Sieroty Children's Center Construction Law of 1968. *In effect immediately.*

Ch. 1374 (AB 1950) LANTERMAN Amends, amends and renumbers, adds, and repeals various secs., various codes, re mental health.

Makes various technical, clarifying, and other changes in the Lanterman-Petris-Short Act.

Establishes procedures relating to mentally disordered members of the State Bar.

Permits "gravely disabled" persons, as defined, to be committed to a state hospital and provides procedures therefor, effective only until operative date of Lanterman-Petris-Short Act.

Provides, under Lanterman-Petris-Short Act, for additional intensive treatment, not to exceed 14 days, for suicidal persons, defined as those who as a result of mental disorder or impairment by chronic alcoholism, during the 14-day period of intensive treatment, or during 72-hour evaluation period, threatened or attempted to take their own lives or who were detained for evaluation and treatment because they threatened or attempted to take their own lives and provides rules and procedures for such additional intensive treatment.

Delays operative date of Lanterman-Petris-Short Act from 61st day after final adjournment of 1968 Regular Session to July 1, 1969.

Ch. 1375 (SB 53) MOSCONE Adds, amends various secs., B & P C, Corp C, Evid.C., and R & T.C., re professional corporations.

Allows corporations to be formed to provide professional service through licensed persons. Makes General Corporation Law applicable to such corporations except where general law conflicts with this act. Makes specific provisions for medical corporations, law corporations, and dental corporations. Limits shareholders of capital stock to licensed persons. Provides only shareholder may exercise voting power. Makes governmental agency regulating particular professional service in which corporation engaged the agency to regulate a professional corporation and makes practice by such corporation dependent upon an effective certificate of registration issued by such governmental agency. Specifies grounds for suspension or revocation of certificate of registration. Allows corporation to adopt any name permitted by law or regulation expressly applicable to profession in which corporation engaged. Authorizes the Secretary of State to require proof by affidavit or otherwise establishing that the name of such corporation complies with the prescribed requirements. Defines certain terms used in act. Includes legal corporations within provisions permitting privileged communications between an attorney and his client. Makes similar provisions for medical corporations with respect to the physician-patient privileges. States that professional corporations shall be deemed corporations for purposes of the Bank and Corporation Tax Law.

Ch. 1376 (SB 166) DYMALLY New act, re vocational rehabilitation aid programs.

Appropriates \$100,000 to Department of Rehabilitation to finance vocational evaluation and work adjustment services for disadvantaged individuals.

Ch. 1377 (SB 398) SHERMAN Amends Sec. 75075, Gov.C., re Judges' Retirement Law.

Permits judge whose commission was issued on or before September 18, 1959, to receive incentive retirement allowance provided under Judges' Retirement Law.

Ch. 1378 (SB 602) ALQUIST Amends Sec. 4380, Gov.C., re California-made products.

Provides that when a public agency lets a contract and specifies products by a brand name or trade name, the specifying agency, if aware of an equal product manufactured in California, name such product in the specification.

Ch. 1379 (SB 606) DOLWIG Adds Sec. 24410, R. & T.C., re corporate tax deductions.

Allows a deduction under the Bank and Corporations Tax Law for dividends received by a California corporation from an insurance company, if the corporation owns at least 80 percent of the insurance company's stock. Specifies that if such

an insurance company has gross income from sources either within or without the state, the deduction shall be computed according to a formula based on gross receipts, payroll and property factors.

Provides that the deduction shall be applicable to income years beginning on and after January 1, 1968.

In effect immediately.

Ch. 1380 (SB 710) CARRELL Adds Pt. 14 (commencing with Sec. 16000), Div. 3, Title 2, Gov. C., adds Sec. 215, H. & S.C., re environmental quality control.

Creates in state government a State Environmental Quality Study Council to conduct various studies and develop recommendations relative to environmental quality, including management of waste discharge.

Requires Department of Public Health, in conjunction with other appropriate state and local agencies and an advisory committee appointed by the Director of Public Health, to conduct a study of the solid waste problems and needs of the state and to make an interim report thereon to the council on or before February 1, 1969, and a final report on or before February 1, 1970, together with appropriate recommendations. Requires council after review and evaluation, to comment on, and forward, these reports to the Legislature within 30 days.

Terminates council's existence upon adjournment sine die of the 1971 Regular Session of the Legislature.

Appropriates \$25,000 for support of the council

Ch 1381 (SB 809) BURGNER Adds Sec. 13550.2, W. & I.C., re public assistance.

Specifically authorizes aid to needy disabled persons who are mentally retarded and in private institutions providing care for more than six persons.

Ch. 1382 (SB 846) DOLWIG Amends Sec. 24070, B. & P.C., re alcoholic beverage licenses.

Declares that if an off-sale general license were originally issued after June 1, 1961, and transferred from one county to another county pursuant to prescribed provisions, the purchase price or consideration to the transferor or from the transferee is not to exceed \$6,000, rather than \$10,000.

Ch. 1383 (SB 1047) PETRIS Amends Sec. 11102, adds Sec. 162005, W. & I.C., re facilities for aged persons

Authorizes any health facility or institution licensed by the Department of Public Health or the Department of Mental Hygiene to be licensed, upon application, by the State Department of Social Welfare under the provisions for licensing institutions and boarding homes for aged persons if such facility or institution complies with relevant provisions including rules and regulations as they apply to facilities for the care of the aged licensed and in operation on the effective dates of such rules and regulation, but requires such facilities or institutions to comply with all such rules and regulations on or before July 1, 1970.

Provides that county from which person was admitted to a state hospital is liable for public assistance received by person released on leave of absence from the hospital.

Ch. 1384 (SB 1051) COLLIER Amends Sec. 53060, adds Sec. 55707, Gov.C., re public contracts.

Expressly authorizes legislative bodies of municipal or public corporations or districts to contract for payroll check preparation in addition to other designated services.

Provides that contracts entered pursuant to a proposed legislative authorization to counties, cities and counties and cities to share revenues derived pursuant to the Bradley-Burns Uniform Local Sales and Use Tax Law shall not be operative until approved at a general election or direct primary by the voters of each local agency which is a party to the contract.

Ch. 1385 (SB 1087) MCCARTHY Adds Sec. 26616, Gov.C., re sheriffs.

Requires sheriff to furnish licensed private investigator or adjutor with report as to criminal record of employee or proposed employee of such licensee, but pro-

hibits information contained in record of such employee or proposed employee from being divulged to the applicant. Provides for form of application for such report, including specified personal identification information, designated fingerprints and photographs, other information or items as may be required by sheriff, and a signed statement by employee or proposed employee consenting to such disclosure.

Ch. 1386 (SB 1143) MARKS Amends Secs. 12022, 13800, Pen.C., re crime prevention and control.

Prescribes punishment for the person who is convicted for the commission or attempted commission of any felony within this state while armed with any deadly weapons, including any firearm and other specified weapons, rather than while armed with any specified weapons or while armed with a sawed-off shotgun, or with any pistol, revolver, or other firearm capable of being concealed upon the person, without having the prescribed license or permit to carry such firearm. Prescribes the punishment for second, third, fourth or subsequent convictions under such circumstances.

Makes corrective change.

Ch. 1387 (SB 1154) DANIELSON Amends Sec. 5005, P.U.C., re Transportation Rate Fund.

Requires deposit of fees collected by the commission for copies of records, documents, and other specified items into Transportation Rate Fund Changes deposit requirements for certain specified fees.

Ch. 1388 (SB 1179) BURGNER Amends Sec. 23754, Ed C., re state colleges.

Provides that no admission fee or tuition fee shall be required of any nonresident student who is a full-time employee of California State Colleges, or who is the child or spouse of an employee, rather than an academic or administrative employee, of California State Colleges.

Ch. 1389 (SB 1227) MOSCONE Amends Sec. 10751, Ed C., re pupil records.

Specifies that prohibition of release of personal information concerning pupils, except under judicial process, is not intended to interfere with preparation and distribution of junior college, college and university student directories or with furnishing of lists of names, addresses, and telephone numbers of junior college, college and university students to proprietors of off-campus housing.

In effect immediately.

Ch. 1390 (SB 1228) MOSCONE Amends and adds various secs., Gov.C, re public employee organizations.

Requires that representatives of public agencies meet and confer in good faith with representatives of recognized employee organizations, as defined, on matters within scope of representation and consider fully presentations made, rather than that representatives of public agencies shall meet and confer with representatives of employee organizations and consider as fully as public agency representatives deem reasonable presentations made. Defines "meet and confer in good faith" to mean representatives of public agency and recognized employee organizations shall have the mutual obligation personally to meet and confer in order to exchange freely information, opinions, and proposals, and to endeavor to reach agreement on matters within the scope of representation.

Provides that except in emergencies, the governing body of a public agency and boards and commissions designated by law or the governing body shall give reasonable written notice to recognized employee organizations affected of any ordinance, rule, resolution, or regulation directly relating to matters within scope of representation proposed to be adopted and shall give such organizations opportunity to meet thereon. Permits adoption of ordinance, rule, resolution or regulation in emergency with notice and opportunity to meet at earliest practicable time thereafter.

Specifies that scope of representation shall not include consideration of the merits, necessity, or organization of any service or activity provided by law or executive order.

Provides that recognized employee organizations, rather than employee organizations, shall have the right to represent their members in their employment relations with public agencies.

Requires that if agreement is reached during negotiations on a matter, a written memorandum of such understanding, which shall not be binding, shall be prepared jointly and presented to the governing body for determination.

Provides that if agreement is not reached in reasonable time, parties together may agree on appointment of mediator mutually agreeable to parties. Defines "mediation."

Requires public agency to allow reasonable number of employee representatives of recognized employee organizations reasonable time off without loss of compensation or other benefits when formally meeting and conferring with representatives of public agency on matters within scope of representation.

Requires public agency to consult in good faith with employee organizations when adopting reasonable rules and regulations for employer-employee relations. Specifies that rules and regulations may include provisions for recognition of employee organizations and additional procedures for resolution of disputes

Deletes provisions which declared a portion of the public employer-employee relations law inapplicable to firefighters.

Makes amendments to public employer-employee relations law made by act not applicable to employees of the state.

Makes provisions of act operative January 1, 1969.

Ch. 1391 (SB 1268) LAGOMARSINO Amends Secs. 11002 1, 11901, 11916, adds Secs. 11655.5, 11724, H. & S.C., re drugs.

Declares that rules adopted by Chief of the Division of Narcotic Enforcement adding new narcotics to those presently covered under law shall not remain in effect beyond 61 days, rather than 90 days, after the final adjournment of the general session of the Legislature next succeeding adoption of such regulation.

Includes within definition of "restricted dangerous drugs" any substance or preparation which the Department of Public Health by regulation and after investigation has found to have a potential for abuse because of its hallucinogenic effect, but specifies that substance within statutory definition of "narcotic" or "alcoholic beverage" shall not be so designated. Provides that such authority may only be exercised during those times when Legislature not meeting in regular session. Requires that any such regulation shall be drafted in the form of a proposed law for submission at the next regular session of the Legislature and shall not remain in effect beyond 61 days after the adjournment of that session of the Legislature. Permits the department to exempt by regulation from all or part of the restricted dangerous drug provisions any hallucinogenic drug except lysergic acid, "LSD," and "DMT," including their salts and derivatives, when it finds that regulation of such drug is not necessary for the protection of the public health.

Provides that restricted dangerous drug provisions do not apply to investigation or use of certain restricted dangerous drugs for research purposes by qualified experts having written authorization from the research committee of a hospital or from a faculty committee of no less than three members headed by the dean of a medical school, rather than when such experts are exempted under certain other provisions of law.

Makes it a misdemeanor, punishable by a fine of not more than \$1,000, or by imprisonment for not more than 1 year, or both, for offenses involving hallucinogenic drugs or substances or preparations having hallucinogenic effects, designated by regulation issued by Department of Public Health; except unlawful possession of such drugs is punishable by fine of not more than \$500, or imprisonment in county jail for not more than 6 months or both.

Specifies that the fact that a person is or has been or is suspected of being a user of marijuana is not alone sufficient grounds upon which to invoke the provisions relating to tests that the court may require a user of narcotics, who has been granted probation, to undergo periodically to determine whether such person is a narcotic addict, and tests which may be administered on a person arrested to determine if such person is a narcotic addict. Provides that this shall not be construed to limit the discretion of the judge to invoke the provisions relating to administration of such tests, if the court has reason to believe a person is or has been a user of narcotics or drugs other than marijuana

Ch 1392 (AB 115) MONAGAN Adds Ch. 7 (commencing with Sec. 33701), Pt. 1, Div. 24, H. & S.C., re community redevelopment.

Authorizes and prescribes procedure for the formation of a public agency, to be known as a renewal area agency, for a renewal area for the purpose of providing

low income, middle income, and normal market housing and sufficient commercial establishments to serve persons living within a reasonable distance of the renewal area, and for the purpose of rebuilding or rehabilitating the renewal area.

Ch. 1303 (AB 287) DUNLAP Amends Secs. 12301, 12302, Pen.C., repeals Sec. 4444, P.R.C., re ammunition.

Repeals provision prohibiting possession of certain tracer and incendiary ammunition in forest, brush, grass, and grain-covered areas without permit from State Forester.

Specifically includes tracer and incendiary ammunition, except tracer ammunition manufactured for use in shotguns, within the definition of "destructive devices" and thus within scope of law generally prohibiting possession or sale of such devices without permit issued by Chief of the Bureau of Criminal Identification and Investigation.

Specifies that chapter regulating destructive devices does not prohibit use of, as well as purchase by, or possession of, such devices by various military and peace officer personnel, and adds full-time firemen while on duty and acting within scope of employment to list of excepted persons.

Ch. 1394 (AB 306) VEYSEX Amends Sec. 14253, Ed.C., re State Teachers' Retirement System.

Increases death benefit to be paid to beneficiary of retired member of teachers' retirement system from \$400 to \$500.

Ch. 1395 (AB 353) MULFORD Adds Pt. 14 (commencing with Sec. 16000), Div. 3, Title 2, Gov.C., adds Sec. 215, H. & S.C., re environmental quality control.

Creates in state government a State Environmental Quality Study Council to conduct various studies and develop recommendations relative to environmental quality, including management of waste discharge.

Requires Department of Public Health, in conjunction with other appropriate state and local agencies and an advisory committee appointed by the Director of Public Health, to conduct a study of the solid waste problems and needs of the state and to make an interim report thereon to the council on or before February 1, 1969, and a final report on or before February 1, 1970, together with appropriate recommendations. Requires council after review and evaluation, to comment on, and forward, these reports to the Legislature within 30 days.

Terminates council's existence upon adjournment sine die of the 1971 Regular Session of the Legislature.

Appropriates \$25,000 for support of the council.

Ch. 1306 (AB 361) CHAPPIE Adds Art. 6 (commencing with Sec. 11180) to Ch. 1, Pt. 3, Div. 9, W. & I.C., re public assistance.

Directs State Department of Social Welfare to develop methods and plans to provide integrated and simplified method of determining the grant of assistance for the aged, blind and disabled recipients of aid.

Directs the department to make an annual report to the Legislature dealing with the progress made in simplifying the standard of assistance.

Ch. 1397 (AB 362) CHAPPIE Adds Sec. 6224, P.R.C., re title search Lake Tahoe shore.

Requires the State Lands Commission to conduct or contract to conduct real property title searches of Lake Tahoe beaches dedicated for public use and make the report of its findings open for public inspection. Requires county to dedicate Lake Tahoe beach property to state where title thereto has been subject to title search by commission and county and it has by final court decree been determined to be in county. Specifies state has no duty to operate and maintain dedicated property but authorizes county or public agency in which property is located to operate, maintain or improve such property, upon commission's approval. Appropriates \$30,000 to the commission for such purpose.

Ch. 1398 (AB 365) BAGLEY New act, re educational improvement programs.

Appropriates \$300,000 to Department of Education provided AB 908 is enacted, \$275,000 to be expended for planning grants to school districts, in accordance with

AB 908, and \$25,000 for expenses of department in administering cooperative improvement programs pursuant to prescribed provisions of AB 908.

Ch. 1399 (AB 389) CHAPPIE Adds Ch. 6.5 (commencing with Section 13900), Pt. 3, Div. 9, W. & I.C., re nonmedical care services

Provides in-home and out-of-home nonmedical care services for public assistance recipients.

Requires the Health and Welfare Agency, rather than the State Department of Social Welfare, to establish standards, including rate schedules for out-of-home nonmedical care and the administrator to develop a plan which integrates the public assistance and Medi-Cal systems of such care facility services.

Requires county welfare departments to develop plan with regard to in-home supportive services.

Limits expenditures to \$300 a month per recipient.

Provides that provisions of chapter be operative under developmental plan on county-by-county basis established by Administrator of Health and Welfare Agency and approved by Department of Finance.

Ch. 1400 (SB 719) SHERMAN Adds Art. 5 (commencing with Sec. 11170), Ch. 1, Pt. 3, Div. 9, W. & I.C., re public assistance.

Requires State Department of Social Welfare in cooperation with county welfare departments to develop a plan whereby the county would supply homemaker services to qualified recipients of public assistance. Provides for the termination of additional aid grants to allow recipients to obtain such services.

Appropriates to a county whose plan has been approved for such purposes state funds previously appropriated to the county for such additional aid grants.

Ch. 1401 (AB 561) STACEY New act, re Red Rock Canyon Park.

Appropriates \$440,000 to Department of Parks and Recreation for acquisition of Red Rock Canyon in Kern County for inclusion in state park system. Provides that the Director of Parks and Recreation shall first attempt to exchange specified lands on military installations before appropriation may be expended. Specifies such acquisitions to be subject to provisions of the Property Acquisition Law.

Ch. 1402 (AB 581) SIEROTY Amends, repeals various secs., Pen.C., re civil rights.

Repeals provision declaring person sentenced to life imprisonment to be, subject to Adult Authority action, civilly dead. Includes in the class of persons to whom the judge may restore civil rights as he may deem proper, except certain enumerated rights, between the time the sentence is imposed and the time such person commences serving the sentence, those persons who are sentenced to the state prison for life. Prescribes certain rights which a person retains, who is sentenced in a state prison for life or for a term less than life. Repeals the provision making a person sentenced to death civilly dead during the existence of the death sentence.

Ch. 1403 (AB 589) KNOX Adds Sec. 14306.5, Ed.C., re state teachers' retirement system.

Authorizes member of teachers' retirement system to elect not to receive credit for time served outside this state in a status which in this state is a requisite for membership.

Authorizes member to apply for retirement if he rendered additional service in a status requisite for membership in the system for at least one year, rather than 2 years, after June 30, 1950.

Provisions to be operative until 61st day after final adjournment of 1969 Regular Session.

Ch. 1404 (AB 630) DUNLAP Amends Sec. 19501, R. & T.C., re senior citizens tax assistance.

Excludes Medicare benefits from the definition of income contained in Senior Citizens Property Tax Assistance Law.

Operative with respect to property taxes paid for 1968-69 and thereafter.

Ch. 1405 (AB 634) BRATHWAITE Amends Sec. 11158, W. & I.C., re public assistance.

Provides that money in trust and insurance for funeral and related expenses costing \$1,000 or less shall be deemed to be of no value, rather than being deemed worth \$35 if cost does not exceed \$670 or \$50 if cost does not exceed \$1,000, in computing the amount of property owned by a recipient of public assistance.

Ch. 1406 (AB 645) BILL GREENE Amends Sec. 1100S, and repeals Sec. 11266, W. & I.C., re public assistance.

Eliminates various provisions exempting certain income of public assistance recipients and substitutes provision exempting any earned income of a recipient to the maximum extent permitted by federal law.

Act to become operative on July 1, 1969.

Ch. 1407 (AB 686) DUNLAP Amends Secs. 296.4, 904, 911, Prob.C., re distribution of estates.

Provides that if a portion of an estate which was community property of husband and wife would otherwise escheat to state under Sections 296.4, 201, 228, and 231, Prob.C. because there is no relative, including next of kin, of one of the spouses to succeed to such portion of the estate, such portion of the estate shall be distributed in equal shares to the children of the other spouse and to their descendants by right of representation, or if such other spouse leaves no children, nor descendants of a deceased child in equal shares to the parents of such other spouse, or if either is dead to the survivor, or if both are dead, in equal shares to the brothers and sisters of such other spouse and to their descendants by right of representation, or if such other spouse leaves neither parent, brother, sister, nor descendant of a deceased brother or sister, such portion of the estate goes to the next of kin of such other spouse in equal degree, except that when there are two or more collateral kindred in equal degree, but claiming through different ancestors, those who claim through the nearest ancestor must be preferred to those claiming through an ancestor more remote.

Provides that such provisions shall be applicable to any portion of an estate which on the effective date of act has not absolutely vested in the state or has not permanently escheated to the state, whether the decedent died before or after such date.

Authorizes executor or administrator and attorney for executor or administrator, respectively, to apply to court for allowance upon his commissions and fees at any time after four months, rather than six months, from the issuance of letters testamentary or administration.

Ch. 1408 (AB 716) BRATHWAITE Adds Art. 8 (commencing with Sec. 11500) to Ch. 2, Pt. 3, Div. 9, W. & I.C., re home care for children.

Requires county welfare departments to provide home care for needy children under the aid to families with dependent children program while the mother is away from home because she is participating in a rehabilitation, work or training program, or is actively seeking employment, and there is no one else living in the home who can provide such care.

Defines home care as care and supervision normally provided in the parents' absence. Declares home care to be provided by mothers of other needy children as part of a work incentive program whenever possible, and otherwise by other mothers receiving public assistance, limits such care to no more than six children at one time, and requires such care to be provided in one of the children's homes, the provider's home, or other suitable facility, as authorized by the county department according to regulations of the State Department of Social Welfare regarding health, safety, and quality of care.

Requires a person providing such care to be compensated at the prevailing rate in the community for such services, but at a rate no less than the federal minimum wage, subject to the availability of funds for compensation of such person.

Requires funds appropriated to each county for needy children paid to recipients for home care for such children be used instead by the county to purchase such services on behalf of such recipients.

Ch. 1409 (AB 761) PATTEE Amends Sec. 6061, Ed.C., re non-English-speaking pupils: classes.

Authorizes an elementary school to maintain special programs or classes for non-English-speaking pupils if 15 or more pupils, rather than one in every four pupils,

are unable to speak, understand, read or write the English language well enough to carry on normal class activities. Excludes pupils participating in compensation education program of school district or other program funded through federal or state moneys for low-income or disadvantaged pupils.

Ch. 1410 (AB 765) BEAR Adds Ch. 44 (commencing with Sec. 31261), Div. 22, Ed.C., re scholarships.

Creates College Opportunity Grant Program for the purpose of providing up to 1,000 grants beginning in fiscal year 1969-1970 to disadvantaged students who are not necessarily able to obtain state competitive scholarships by the conventional selection methods but who evidence potential for success. Requires State Scholarship and Loan Commission to adopt rules and regulations to administer such program, to accept and receive federal funds, and to submit an evaluation of such program at 1970 Regular Session and each regular session thereafter.

Specifies conditions for grants, including amounts of grants, qualifications for eligibility, and priorities among eligible students.

Ch. 1411 (AB 805) BILL GREENE Amends Sec. 1777.5, Lab.C., re public works: apprentices.

Requires contractor or subcontractor performing under public works contract or subcontract who employs workmen in an apprenticeable craft or trade to apply to the joint apprenticeship committee administering apprenticeship standards of the craft or trade in the area of the site of the public work for a certificate approving the contractor or subcontractor under the apprenticeship standards for the area of the site of the public work and fixing ratio of apprentices to journeymen to be employed on the public work.

Requires the approval certificate to fix ratio of one apprentice for each five journeymen regularly employed in the craft or trade on the public work unless different greater ratio has been set by the joint apprenticeship committee administering apprenticeship standards of the craft or trade in the area of the site of the public work or by a bona fide collection bargaining agreement.

Requires contractor or subcontractor to employ apprentices in number or ratio fixed by the certificate.

Requires the Division of Apprenticeship Standards to grant a certificate exempting the contractor from the one-to-five ratio upon a showing that the contractor employs apprentices in craft or trade in the state on all his contracts on an annual average of not less than one apprentice to each eight journeymen.

Provides that these provisions, in the discretion of the joint apprenticeship committee, are not to apply in a joint apprenticeship training area if specified requirements are met.

Requires such a contractor or subcontractor, if not contributing to a fund for administration of apprenticeship program in a craft or trade in the area or site of the public work to which other contractors in area are contributing, to contribute to the fund in each craft or trade in which he employs journeymen or apprentices on the public work to same extent as other contractors do.

Authorizes Division of Labor Law Enforcement to enforce payment of such contributions.

Prohibits a contractor who willfully fails to comply with these provisions the right to bid on a public works contract for six months from date such determination is made.

Ch. 1412 (AB 810) ROBERTI Amends and adds various secs., Gov.C., re public employees' retirement fund.

Increases death benefit of retired state employees and retired employees of contracting agencies which elected to become subject to section from \$400 to \$500.

Increases contribution of public employer for various classes of membership by specified amounts.

Ch. 1413 (AB 908) SCHABARUM Adds Art. 7.2 (commencing with Sec. 1068), Ch. 3, Div. 4, Ed.C., re cooperative improvement programs.

Declares legislative intent re cooperative improvement programs.

Authorizes local schools and school districts to enter into cooperative or contractual arrangements with business, industry or elements of the community to improve local education, subject to approval of arrangements by the State Board

of Education. Requires the Department of Education to select a consultant to assist in preparation and administration of such programs. Requires the department to seek out and encourage assistance from colleges and universities in order that college and university programs may be functional and integrated with those of public schools.

Authorizes the department, after approval by the state board, to make planning grants to develop and implement initial phases of programs. Limits amount of such planning grants to actual costs, and no more than \$15,000 in such grants may be made in any biennium to any one recipient.

Provides that governing board may request waiver of specified provisions of Education Code as necessary to establish and operate such program. Authorizes Superintendent of Public Instruction to grant any such request, subject to specified approval.

Ch. 1414 (AB 920) RUSSELL Adds Art. 3.5 (commencing with Sec 6475), Ch. 6.5, Div. 6, and Art. 3.6 (commencing with Sec. 13355), Ch. 2, Div. 10, Ed C., re teacher training and development.

Authorizes governing board of any school district to submit, through Director of Compensatory Education to State Board of Education, an application to establish preservice or in-service training program, as defined, for any school or schools in areas designated as concentrated areas of poverty and social tension. Specifies contents of such application.

Authorizes governing board to contract with specified personnel to implement program.

Requires Superintendent of Public Instruction, upon recommendation of Director of Compensatory Education and approval of State Board of Education, to prescribe rules and regulations for administration of provisions. Requires superintendent to allow school districts an amount equal to expenditures, in excess of available revenues, detailed on application as approved by state board.

Sets out specifications required of such programs. Specifies mode of evaluation of changes in teacher and pupil behavior as result of program.

Requires governing board of district establishing such a program to provide for training and evaluation seminars as followthrough training experience for trainees in school year immediately succeeding participation in training program.

Enacts Professional Development and Program Improvement Act of 1968, and expresses legislative intent thereto. Establishes criteria for designation of schools as centers and satellite schools and for consideration of joint programs, prescribes functions of such centers and satellite schools and joint programs for purposes of in-service and preservice training of teachers in cooperation with teacher training institutions.

Requires State Board of Education to adopt rules and regulations to implement program, and to provide for evaluation of improvement of competence of teachers participating in the program. Requires various reports re progress of pupils instructed by teachers receiving such in-service and preservice training, success of program, and recommendation for improvement of program.

Requires State Board of Education to include in such program the state plan required under P.L. 90-35 and designate use of federal funds received thereunder.

Establishes unit of Professional Development and Program Improvement within Office of Compensatory Education to administer program.

Authorizes State Board of Education to approve, in 1968-1969 fiscal year and thereafter, allocation of up to 5 percent of funds authorized under special teacher employment program in compensatory education to be used to augment federal funds to pay salaries of replacement teachers and other personnel who staff satellite schools while regular satellite school personnel receive in-service training and to pay salaries of instructors employed to provide orientation program for replacement personnel.

Requires State Board of Education to allocate at least 80 percent of specified P.L. 90-35 funds for Professional Development and Program Improvement Act and preservice and in-training programs.

Authorizes school districts to apply for either or both programs, but authorizes teachers to receive special in-service or preservice training through only one of authorized programs.

Ch. 1415 (AB 926) BIDDLE *Adds Sec. 14001, Ed.C., re teachers' retirement system—membership.

Permits election, with approval of school district governing board, to be a member of State Teachers' Retirement System by credentialed persons who were formerly members and are employed in the public schools only as instructors under the Economic Opportunity Act of 1964.

Ch. 1416 (AB 933) MURPHY Amends Sec. 19683, Ed.C., re state school building aid.

Includes children who are speech handicapped among other exceptional children for which consideration is to be given in the allocations made for housing for exceptional children under State School Building Aid Law of 1952. Specifies services for which such housing and equipment must be designed and provides that such allocations shall be allowed only in new schools constructed after July 1, 1968. Declares that in addition to maximum building area allowances provided under State School Building Aid Law of 1952 not more than 200 additional square feet shall be allowed for new school construction after July 1, 1968 for such children.

Estimates the cost of this act to the state to be \$200,000 in 1968-69 and deems this amount an appropriation for property tax relief.

Ch. 1417 (AB 968) CORY Amends, adds, various secs., R. & T.C., re personal income taxation: annuities.

Conforms Personal Income Tax Law to federal rules, including the life expectancy rule, relating to annuities. Provides that the new rules are applicable in the computation of taxes on annuities with an annuity starting date on or after January 1, 1968. Makes technical changes.

In effect immediately.

Ch. 1418 (AB 1077) FONG Amends Secs. 5756 and 17601.1, repeals Art. 5 (commencing with Sec. 11451), Ch. 3, Div. 9, adds Art. 5.5 (commencing with Sec. 11475), Ch. 3, Div. 9, Ed.C., re junior college attendance.

Revises methods, and requirements in reporting, of computation of average daily attendance of junior college pupils and adults attending junior college in academic year and summer sessions for all school districts maintaining a junior college.

Provides if a.d.a. in schools and classes, other than regular day schools and classes, for period of time between July 1, and June 30, is greater or lesser than a.d.a. reported for such schools and classes in second period report, appropriate changes in attendance for such schools and classes for which separate state financial support is provided shall be brought forward on second period report for next succeeding fiscal year.

Ch. 1419 (AB 1153) MURPHY Amends Sec. 6423, Ed.C., re mentally gifted minors: programs.

Authorizes county superintendent of schools to provide programs, and transportation therefor, for mentally gifted minors who reside in any school district which has an average daily attendance of less than 901.

Requires, if SB 95 is enacted, beginning July 1, 1969, prior approval* by Superintendent of Public Instruction of proposed programs, as defined, before apportionments may be made therefor.

Ch. 1420 (AB 1264) BIDDLE Amends Sec. 690.26 *amends and renumbers Sec. 690.26 and adds Secs 690.12 and 690.53, C.C.P., re debtor exemptions.

Requires that the court determine, in cases of an employee or former employee who has levied an attachment or execution, or other types of creditors, the priority and division of payment among these persons upon such basis as is just and equitable.

Specifies that priority shall be given to creditors who have levied an execution unless court finds circumstances warrant another disposition.

* Correction

Ch. 1421 (AB 1281) MILIAS Amends Sec. 395.1, M. & V.C., re rights: enlisted persons.

Provides that an enlisted person who was involuntarily ordered to active duty for a stated duration shall not lose any rights or benefits conferred under the provisions of the Military and Veterans Code if he voluntarily elects to complete the period of such duty.

Ch. 1422 (AB 1287) MEYERS Adds Sec. 19455, Gov.C., re disabled state employees.

Requires the State Personnel Board and the Department of Rehabilitation to jointly formulate procedures for the selection and orderly referral of disabled state employees who can be benefited by rehabilitation services and might be retrained for other appropriate positions within the state service.

Requires the Department of Rehabilitation to cooperate in devising training programs for the disabled employees.

Ch. 1423 (AB 1291) MEYERS Amends Sec. 986.4, M. & V.C., re veterans' home loans.

Prohibits the Department of Veterans Affairs from acquiring a home under the provisions of the Veterans' Farm and Home Purchase Act of 1943 where the market value of the improvements exceeds \$35,000 rather than \$25,000.

Ch. 1424 (AB 1307) Subcommittee on School Personnel of the Assembly Standing Committee on Education. Adds Art. 1.6 (commencing with Sec. 13200), Ch. 2, Div. 10, Ed.C., re alternative teacher credentialing procedure.

Enacts Licensing of Certificated Personnel Law of 1968.

Authorizes issuance of a probationary credential for a two-year period to 100 specially selected persons with baccalaureate degrees from approved institutions who have composite scores at or above the 50th percentile on graduate record examinations; authorizes employment of such individuals by a school district for service as teachers; authorizes issuance of subsequent permanent credentials; all subject to compliance with specified conditions.

Declares intent of Legislature to (a) provide procedure for certification based upon superior academic achievement and demonstrated competence in the classroom, and (b) test the feasibility of such procedure as an alternative means of providing high quality certificated personnel for the state's public schools.

Requires Department of Education to submit comprehensive report on all phases of such experimental credentialing program to Legislature at 1971 session.

Effective until 61st day after final adjournment of 1970 Regular Session.

Ch. 1425 (AB 1400) FONG Adds Art. 1.6 (commencing with Sec. 13599), Ch. 3, Div. 10, Ed.C., re employment of instructional aides.

Makes comprehensive provision concerning employment in public schools of non-certificated personnel as authorized by various statutory provisions, to have status of classified personnel and to be designated "instructional aides," or related titles, to assist classroom teachers and other certificated personnel in the performance of their duties, subject to meeting the educational qualifications prescribed by the district employing such aides.

Prescribes employee benefits and makes provision for numerous related matters.

Ch. 1426 (AB 1413) VASCONCELLOS New act, re handicapped children.

Provides that out of any funds made available for such purpose, Department of Public Health shall allocate moneys for establishment and maintenance for 3 years of pilot program for diagnosis and treatment of children suffering from hyaline membrane, the results of such program to be reported annually to Legislature.

Appropriates \$200,000 from General Fund to the State Department of Public Health for expenditure during 1968-69 for services to children suffering from hyaline membrane and collection of data regarding cost of providing care for hyaline membrane pursuant to prescribed provisions.

Ch. 1427 (AB 1447) VASCONCELLOS Adds Sec. 1066, Ed.C., re school service agreements.

Authorizes school district governing boards or county superintendents of school, with approval of county boards of education to enter into agreements to render any services which may be provided children enrolled in nonpublic schools under the

Elementary and Secondary *Education Act of 1965. Requires payment for such services to be an amount not less than the cost of rendering such services, with funds received to be placed in appropriate school county treasury.

Ch. 1428 (AB 1474) CAMPBELL Adds Secs. 231, 279, R. & T.C., re property tax exemptions.

Includes specified types of property within the welfare exemption from property taxation, if such property is owned or leased by a nonprofit organization established for the purpose of leasing property to the state, a county, city and county, or to a city. Establishes procedures for claiming the exemption and provides for a cancellation or refund of taxes imposed on such property in 1967 or 1968. Provides that special consideration is to be given where leases are entered into on or before December 31, 1968.

Ch. 1429 (AB 1521) ELLIOTT Amends Sec. 13555, W. & I.C., re aid to the disabled.

Authorizes the Department of Social Welfare to make determination as to permanent impairment and total disability for eligibility for aid to the disabled in the county involved. Requires that determination be made in time to prevent loss of federal sharing money.

Ch. 1430 (AB 1524) VASCONCELLOS Adds Sec. 11724, H. & S.C., re marijuana.

Declares that the fact that a person is or has been, or is suspected of being, a user of marijuana is not alone sufficient grounds upon which to invoke provisions permitting prescribed authorities to order or request that the person submit to a "Nalline" test as a condition of probation or parole or to determine whether such person is a narcotic addict. Declares that provisions shall not be construed to limit the discretion of a judge to invoke "Nalline" test provisions if the court has reason to believe a person is or has been a user of narcotics other than marijuana.

Ch. 1431 (AB 1541) STACEY Amends Sec. 19584, Gov.C., re state civil service.

Eliminates deductions from accrued salary to be paid to employee when punitive order against him is reversed by State Personnel Board, except such amount as was compensation earned or could reasonably have been earned by the employee in the period commencing six months from day of suspension.

Ch. 1432 (AB 1602) TOWNSEND Adds Sec. 35005, Gov.C., re city annexations.

Provides for automatic granting of three-year franchise terminable upon mutually satisfactory terms, to holders operating for more than three years under county refuse collection franchises in unincorporated areas by cities annexing or incorporating such areas provided service meets certain standards.

Ch. 1433 (AB 1610) CAMPBELL Adds Art. 4 (commencing with Sec 471), Ch. 3, Div. 2, Ed.C., re California Education Information System.

Establishes the California Education Information System within the Department of Education for the purpose of making information relating to education available to the Legislature and to all public educational agencies in the state, and includes detailed provisions regarding the organization, operation, function, and conduct of the system.

Specifies that expenses incurred by Department of Education and State Board of Education re system are to be financed by federal Funds to be provided under Elementary and Secondary Education Act (P.L. 89-10). Provides for allocation of such federal funds for purposes of the system in fiscal years 1968-1969, 1969-1970, and 1970-1971.

Ch. 1434 (AB 1638) MILIAS Amends Sec. 321, M. & V.C., re enlisted men.

Requires that enlisted men in the pay grade of E1 through E5 while on active duty ordered by the Governor under certain circumstances receive not less than \$12.80 per day if they certify that the total pay from their civilian employment received during such periods of active duty and their normal military pay and allowances does not exceed \$12.80 per day, rather than the same pay and allow-

* Correction.

ances, except family allowances, as enlisted men of similar grade in the United States Army, Air Force and Navy.

States that it is the intention of the Legislature that the foregoing minimum payments to enlisted men in the pay grade of E1 through E5 be paid from the State Emergency Fund when in the judgment of the Director of Finance there is a case of actual necessity for which no appropriation has been made.

Ch. 1435 (AB 1677) PATTEE Amends Secs. 17461, 17462, R. & T.C., re Personal Income Tax Law.

Conforms definitions relating to corporate reorganizations for purposes of the Personal Income Tax Law to definitions used in Bank and Corporation Tax Law.

Ch. 1436 (AB 1729) ROBERTI Amends Sec. 15950, Gov.C., re property acquisition relocation expenses.

Adds Trustees of the California State Colleges and the Regents of the University of California, when making an acquisition from any fund appropriated for that purpose after September 1, 1968, to the state agencies authorized, when acquiring real property or any interest therein, to compensate eligible persons for their reasonable and necessary moving expenses caused by their displacement from such real property.

Ch. 1437 (AB 1730) WILSON Amends Sec. 1, Ch. 1629, Stats. 1967, re harmful drugs, hallucinogenic substances.

Extends study of harmful drugs and hallucinogenic substances two years, providing for annual preliminary reports to be made to the Legislature not later than March 15th each year and for a final report to be made before the 15th day of the 1971 Regular Session of the Legislature.

Appropriates the sum of \$35,000 from the General Fund to the Department of Education for the continuation of such study during the 1968-1969 fiscal year if the Superintendent of Public Instruction certifies that a request for specified federal funds has been denied.

Ch. 1438 (AB 1792) CHAPPIE Amends Secs. 14005 and 14005.2, W. & I.C., re medical assistance.

Sets the amount considered as required for maintenance for a medically indigent person and authorizes the Administrator of the Health and Welfare Agency to decrease or increase such amounts to the most liberal allowed under any public assistance program to insure the greatest federal participation.

In effect immediately.

Ch. 1439 (AB 1808) THOMAS Amends, adds various secs, H. & N.C., re vessels.

Makes the Department of Motor Vehicles an authorized agent of the Department of Harbors and Watercraft until March 10, 1970, for the issuance of certificates of number and temporary certificates of number for small boats. Requires the Department of Harbors and Watercraft to reimburse the Department of Motor Vehicles for its actual expenses incurred in functioning as such an agent. Requires both departments to report to the Legislature on or before March 10, 1970, with respect to their experiences under these provisions and to make recommendations thereon.

Deletes provision authorizing destruction of abandoned undocumented vessels.

Limits requirement that Department of Harbors and Watercraft transmit certain registration information to county assessors where vessel is principally kept to instances when such county is known to the department.

Requires that an owner of an undocumented vessel shall be released from liability for operation of the vessel after sale or transfer if he (1) makes proper endorsement and delivery of the certificate of ownership and delivers the certificate of number as required by law and (2) delivers or mails specified notice or documents to the Department of Harbors and Watercraft, rather than either (1) endorsing and delivering such certificates or (2) delivering or mailing such notice or documents.

Makes related and technical changes.

Ch. 1440 (AB 1826) PRIOLO Adds Sec. 20804.52, Gov.C., re public employees' retirement law.

Permits member of PERS who was academic employee of the University of California prior to 1963 and who is not entitled to receive benefits under another retirement system to receive current service credit for such service upon making specified contributions. Prohibits return of such contributions, and interest thereon, representing those contributions that would have been made by state in such member's behalf, if the member leaves the system and is entitled to a return of accumulated contributions.

Ch. 1441 (AB 1828) BURTON Amends and repeals various secs., W. & I C., re mental health

Repeals provisions of the Welfare and Institutions Code regarding commitment of mentally ill persons at the same time as such provisions become obsolete because of operation of Lanterman-Petris-Short Act.

Provides that court action or proceeding based upon such provisions shall not be affected by a repeal of those code sections enacted at the 1968 Regular Session of the Legislature.

Defines "pending" for purposes of section.

Provides for procedures for pending actions when Lanterman-Petris-Short Act becomes operative.

Ch 1442 (AB 1865) RUSSELL Adds Ch 6 (commencing with Sec. 575), Div. 2, Ed.C., re federal education acts.

Expresses legislative intent to join federal, state, and local sources together to foster innovation and creative changes in education and to bring to schools purposeful change and experimentation

Creates Educational Innovation Advisory Commission and prescribes membership, duties, authority, and responsibilities thereof re projects qualifying for federal funds received by state pursuant to Title III of the Elementary and Secondary Education Act of 1965, as amended by P.L. 90-247. Designates commission as state advisory council prescribed in Title III.

Prescribes criteria in order for special educational projects and supplementary educational centers to be eligible to receive an allocation from the State Board of Education and prescribes priorities for experimental, demonstration, and operational programs.

Requires school districts operating projects funded pursuant to act to submit annual evaluations to the State Board of Education through the commission. Requires State Board of Education to submit a special report to, Governor and Legislature in 1971 Regular Session re supplementary educational centers, and to submit annual comprehensive reports to such entities documenting specified elements re projects and programs.

Ch. 1443 (AB 1907) DEDDEH Adds Sec 2118.5, S. & H.C., adds Secs. 21372, 21373, Veh.C., re public highways.

Requires Department of Public Works or the appropriate local agencies with respect to highways under their jurisdiction, to establish and promulgate warrants to be used as guidelines for the placement of traffic control devices near schools, and further requires such agency within 90 days of a request of a governing board of a school district, to make an engineering and traffic survey, the cost of which is to be borne equally by requesting school district and city, county, city and county or state agency involved, which shall cover specified items, and if such protection is warranted, it shall be installed by the agency involved

Provides that the cost of furnishing warranted traffic control personnel whose function is to assist students in crossing streets and highways and avoiding traffic hazards is a proper charge against money apportioned to cities, cities and counties, or counties from the Highway User's Tax Fund. Limits amount so charged against such money apportioned to such entities to amount not to exceed portion of such money which was derived from tax under Motor Vehicle Fund and Motor Vehicle Transportation License Tax Law Authorizes Transportation Agency to assist local agencies in establishing warrants for such protection.

Ch. 1444 (AB 1951) CORY Adds Sec. 3501.3, Elec C., re initiatives.

Requires Attorney General in preparing titles for statewide initiative measures which would require substantial state expense and which does not include a method

of financing in the initiative measure to state approximate costs of the proposal. Provides that estimate of costs will be made by Department of Finance and Joint Budget Committee.

Ch. 1445 (AB 2049) BAGLEY Adds Sec. 1262.1, M & V.C., re county funds.

Authorizes county boards of supervisors, by $\frac{2}{3}$ vote, to contribute, notwithstanding any other statutory limitations relating thereto, to any district or public agency for construction or improvement of a water supply or distribution facility or a sewage collection system or a sewage treatment facility, not to exceed 50 percent of certain funds accumulated for providing facilities for veterans' associations.

Ch. 1446 (AB 2061) SIEROTY Adds Sec. 1947, Lab.C., re employment of noncitizens.

Eliminates the prohibition against employment of resident noncitizens who have indicated their intent to become citizens by the state and cities and counties.

Ch. 1447 (AB 2063) SIEROTY Amends Sec. 14001, Ed.C., and adds Sec. * 13273 5, Ed.C., re certificated employees.

Authorizes board of any school district, for bilingual and foreign language instruction purposes, to negotiate with authorities of any foreign country, state, territory or possession of the United States for the hiring of bilingual teachers. Requires teacher to speak fluent English to be eligible for employment, with teachers employed to be known as "sojourn certificated employees." Specifies that no person² or persons shall be hired who lacks the necessary credentials issued by the State Board of Education, which shall establish minimum standards for the credentials for sojourn certificated employees, with a restriction that such persons shall be employed only for a period not to exceed 2 years.

Provides that persons serving as sojourn teachers shall be excluded from membership in the State Teachers' Retirement System.

Ch. 1448 (AB 2071) CHAPPIE Amends and adds various secs, S. & H.C., re Folsom Lake Bridge Authority.

Authorizes Folsom Lake Bridge Authority to employ an executive secretary, and allows all members of the authority, and the executive secretary and secretary, to receive, commencing in the 1968-69 fiscal year, a per diem of \$25 for each meeting, for not to exceed three meetings per month.

Authorizes authority to contract with a person, firm, or corporation for the construction, maintenance, and operation of the toll bridge by such party on behalf of the authority.

Deletes requirement that the interest rate for bonds of the authority shall not exceed 6 percent per annum.

Specifies that the first issue of bonds of the authority shall include an amount sufficient to repay, with interest as required, amounts appropriated for support of the authority.

Appropriates the sum of \$6,300 for payment to the authority for its support in the 1968-69 fiscal year, and requires such appropriation to be repaid from the proceeds of the first sale of bonds of the authority with interest at a rate determined in a specified manner.

Ch. 1449 (AB 2098) BILL GREENE Adds Sec. 2772, U.I.C., re disability insurance.

Provides that a trainee who was a resident of this state at the time of his entrance into the military service, who is a resident of this state at time he applies for benefits under this section, and who has been disabled while in the military service and is eligible to receive disability compensation from the federal government for such disability, shall be eligible from time he is determined by federal government to be eligible for disability compensation payments from federal government, to receive disability compensation benefits under provisions relating to disability compensation insurance from the time of his discharge until such time as he begins to receive his disability compensation payments from the federal government.

* Correction

Specifies that trainee's weekly benefit amount shall be at the maximum specified in the Unemployment Disability Insurance Law or the amount of disability compensation he is eligible to receive from the federal government, whichever is smaller.

Requires trainee who receives such benefits to assign to the state the disability compensation he is eligible to receive from federal government to extent that he receives state benefits and to enter contract with Director of Employment to repay to state during a period of not less than one year the amount of such benefits received. Requires deposit of repayments in General Fund.

Declares Legislature's intent to appropriate each year from the General Fund to the Disability Fund amounts expended from the Disability Fund during the preceding year to pay benefits provided for in this act and amounts to reimburse administrative costs of Department of Employment in administering provisions of this section.

In effect immediately

Ch. 1450 (SB 40) DYMALLY Adds Art. 4 (commencing with Sec. 6478), Ch. 6.5, Div. 6, Ed C., re compensatory education experimental program.

Establishes, commencing with the 1968-1969 school year, a four-year experimental program, denominated the More Effective Schools Program, in 2 elementary schools with the purpose of providing more intensive classroom instruction and related services for disadvantaged children. Authorizes Superintendent of Public Instruction to contract with not more than 2 school districts of specified qualifications to establish such program. Specifies elements of the More Effective Schools Program.

Requires evaluation report of such program from the school districts and the Superintendent of Public Instruction to Legislature at 1972 Regular Session.

Provides that federal funds, not to exceed \$500,000 per school year, may be used to provide necessary and required school facilities.

Specifies that such program will be financed with federal funds under Title III of Elementary and Secondary Education Act of 1965 if AB 1865 is enacted. Authorizes State Board of Education, if AB 1865 is not enacted, or is not applicable to this act, in approving state plans for administration of federal funds under Title III, to reserve \$1,000,000 annually in school years 1968-1969 to 1971-1972, inclusive, from such funds for program.

Ch 1451 (SB 510) TEALE Hospital construction.

Appropriates \$16,000,000 from General Fund to the Department of Public Health for purposes of hospital construction under provisions of California Hospital Survey and Construction Act. Specifies that such appropriation is intended to relieve local government from the necessity of spending property tax revenues and that the appropriation shall be deemed to be for property tax relief.

Ch 1452 (SB 653) COLLIER Amends Sec. 21401, adds Pt. 5 (commencing with Sec. 24230) Div. 9, P.U.C., re aircraft financial responsibility.

Provides generally for a system of aircraft financial responsibility under the administration of the Division of Aeronautics.

Requires the operator of any aircraft involved in an accident resulting in death, personal injury or property damage, in excess of \$400, to report the accident, and furnish required security. Makes certain conditions and exceptions to the effectiveness of an aircraft liability policy or bond required after receipt of an accident report.

Makes it a misdemeanor for any owner or operator to fail to report an accident or to make any false statements or misrepresentations in a report or to operate or knowingly permit to be operated an aircraft without complying with certain provisions of this act.

Appropriates \$28,250 from Aeronautics Fund to Division of Aeronautics for purposes of the act.

Ch. 1453 (SB 655) COLLIER Amends Sec. 5366, R. & T.C., re aircraft.

Makes procedural changes requiring county assessors to supply certain information concerning aircraft to the Division of Aeronautics.

Ch. 1454 (AB 34) MILIAS Amends Sec. 22825, Gov.C., re Meyers-Geddes contributions.

Revises contribution of employer to employees' basic health plan to provide that amount will be that necessary to pay the cost or \$8, whichever is lesser, rather than cost or \$6.

Ch. 1455 (AB 109) CAMPBELL Adds Pt. 4 (commencing with Sec. 14000), Div. 3, Title 1, Corp C., re California job development corporations.

Provides for organization and operation of California job development corporations, whose purposes are, generally, to stimulate economic development, employment, minority entrepreneurship, and job training within economically disadvantaged areas.

Creates California Job Development Corporation Law Executive Board, and specifies its powers and duties.

Creates in State Treasury the State Job Development Loan Guarantee Fund as depository for public and private money for allocation to job development corporations

Appropriates from General Fund \$1,000,000 to Department of Finance to be allocated to effectuate purposes of act.

To become operative only if AB 1463 is enacted.

Ch. 1456 (AB 863) LEROY F. GREENE New act, re public schools: budgeting, accounting.

Appropriates from General Fund to Department of Education, \$119,157, for support of Advisory Commission on School District Budgeting and Accounting for specified functions; but makes funds available only on condition that no federal funds are available for the commission.

Ch. 1457 (AB 936) CULLEN Amends, repeals, various secs, Gov.C., re state funds

Repeals section requiring that loans to General Fund from other funds or accounts shall carry interest and specifically prohibits payment of interest on such transfer except where the transfer exceeds an amount equal to 10 percent of the additions to surplus of a particular fund available for appropriation in the preceding fiscal year as set forth in Controller's annual report and prohibits transfers of money from the Central Valley Water Project Construction and Revenue Funds or the California Water Resources Development Bond Fund.

Requires investment by the Pooled Money Investment Board of all state fund money which is not restricted to use by operation of the State or Federal Constitution except money which is contained in funds to develop the public works of the state or pay principal or interest on bonds issued for that purpose or the State Highway Fund or toll facilities built or acquired pursuant to the California Toll Bridge Authority Act.

Ch. 1458 (AB 1311) BEAR Amends Sec. 21404, adds Sec. 21404.1, P.U.C, re aircraft.

Provides that every owner of aircraft is liable for death or injury to person or property resulting from permissive use or operation of aircraft.

Limits liability of owner, bailee of an owner or personal representative of a decedent for negligent or wrongful act of person operating an aircraft with permission to \$15,000 per person, \$30,000 per accident, and \$5,000 property damage per accident. Exempts owner, personal representative, or bailee of owner from punitive damages for acts of others. Specifies that such exemption does not make an owner, bailee of an owner, or personal representative immune from liability for damages imposed for the sake of example and by way of punishing him for his own wrongful conduct.

Ch. 1459 (AB 1396) FENTON Repeals Ch. 16 (commencing with Sec. 8900), Div. 3, B & P.C, amends Secs. 80 2, 80 4, 82, and adds Art. 5 (commencing with Sec 76), Ch. 2, Div. 1, H. & N.C., re yachts and ships.

Abolishes Yacht and Ship Brokers Commission. Transfers jurisdiction, functions, powers, and duties of the commission to the Department of Harbors and Watercraft.

Provides that at least two of the members of the Harbors and Watercraft Commission are to be licensed yacht and ship brokers. States that such two members shall be appointed to the vacancies occurring on January 15, 1969.

Ch. 1460 (AB 1463) UNRUH Amends, adds various secs., divs., chs, Gov.C., Lab.C, U.I.C. W. & I.C, re job training and placement.

Enacts Human Resources Development Act of 1968, establishing the Department of Human Resources Development in the Human Relations Agency administered by a director appointed by the Governor and prescribing his powers and duties.

Establishes Division of Job Training and Development to administer all job training and placement programs and services for eligible persons. Provides that division shall be administered by the Director of the Department of Human Resources Development through the chief of the division who is a deputy director. Provides that division chief shall be appointed by the Governor subject to Senate approval and for the appointment of two additional deputy directors.

Transfers and consolidates various state and federal programs and funds relating to job training and other employment related services under the department. Requires department to administer specified programs through Division of Job Training and Development.

Provides that the Department of Industrial Relations, Division of Apprenticeship Standards, is to furnish various services to the Department of Human Resources Development upon request

Creates the Job Training and Development Services Advisory Board in the department consisting of 19 members and prescribes its duties.

Establishes the Manpower Development Fund, deemed to be a single special fund for certain purposes, in the State Treasury and continuously appropriates the money in such fund for the purposes of the part to the department and for the purpose of authorizing deficiencies in appropriations, to the Human Relations Agency and agencies therein, and to the Department of Education.

Transfers functions of Department of Employment to Department of Human Resources Development and abolishes Department of Employment.

Authorizes Human Relations Agency to require state departments to contract with it for services to carry out the provisions of the act.

To become operative at such time as is recommended by the director when he has made arrangements for transfer of programs and funds and proper administration, and approved by the Secretary of the Human Relations Agency and the Department of Finance, but not later than January 1, 1970, and provides for the transfer of funds incident to such functions.

Provides that upon receipt of a formal ruling of any federal agency that any provision of the act cannot be given effect without resulting in nonconformity, decertification and withdrawal of federal funds such provision shall cease to be operative for a period not exceeding 15 months to extent it is out of conformity.

To take effect only upon enactment of AB 109 at the 1968 Regular Session of the Legislature.

Ch. 1461 (AB 1785) MURPHY New act, re state beaches and parks.

Appropriates \$146,100 from the General Fund to the Department of * Parks and Recreation to construct a groin at Capitola State Park.

Declares legislative intent that such funds be credited toward the state share of costs required by federal government in connection with a federal groin project which incorporates the Capitola State Park groin project.

Prohibits expenditure of funds by department pursuant to this act until local agency furnishes specified assurances satisfactory to department

Ch. 1462 (AB 1832) CAMPBELL Amends Sec. 24348, adds Sec. 26082, R. & T.C., re bank and corporation taxes.

Provides for a special bad debt deduction for financial institutions with respect to loans secured by residential property owned by low- and moderate-income families. Provides for a tax credit of 1 percent of such loans made by such institutions and specifies that the deduction and credit are to apply only with respect to loans made on and after January 1, 1969, and shall only apply to income years beginning on or after January 1, 1969

Provides that the enactment shall remain in effect for income years commencing prior to December 31, 1970, and shall have no force or effect after that date.

Requires the Savings and Loan Commissioner to report on the effect of this enactment to the Legislative Analyst on or before November 1, 1969, and requires the Legislative Analyst to report to the Legislature on or before the 30th calendar day of the 1970 session.

In effect immediately.

* Correction

Ch. 1463 (AB 2025) CROWN Amends, adds and repeals various secs., B. & P.C. and H. & S.C., re drugs. manufacturers.

Vests in the State Department of Public Health rather than in the California State Board of Pharmacy, the authority to license and regulate manufacturers of drugs and devices in this state. Requires such drug manufacturers to submit to the board such information as is reasonably necessary for the board to carry out its drug distribution responsibilities.

Creates, under jurisdiction of State Department of Public Health, an advisory committee to advise the department on matters concerning the drug manufacturing industry.

Prohibits selling or distribution outlet, located in this state, of any out-of-state drug manufacturer, which has not obtained a certificate, license, permit, registration, or exemption from the California State Board of Pharmacy which sells or distributes only the drugs of such manufacturer, from selling or distributing drugs without obtaining a wholesaler's certificate, license, permit, registration, or exemption.

Prohibits person acting as principal or agent for an out-of-state manufacturer, wholesaler, or pharmacy who has not obtained a specified certificate, license, permit, registration or exemption from the board from selling or distributing in this state drugs obtained through other than specified channels, without registering with the board.

Prohibits out-of-state drug manufacturer, wholesaler or pharmacy doing business in this state who has not obtained a specified certificate, license, permit, registration, or exemption from the board and who conducts the business of selling or distributing drugs through channels other than those prescribed from selling or distributing such drugs without obtaining an out-of-state drug distributor's license and declares intent of Legislature that the issuance of such a license shall not affect any tax liability imposed by the California corporation tax laws upon, nor serve as evidence of the doing of business in this state by, any out-of-state drug manufacturer, wholesaler, or pharmacy. Prescribes procedure for licensing, grounds for denial, suspension, and revocation of licenses, and the fees for licensing.

Makes related changes.

To become operative July 1, 1969.

Ch. 1464 (SB 1075) DOLWIG Amends Sec 23601.7, Ed.C, re state colleges.

Establishes a state college in San Mateo County only with the college to be included in the state college system. Deletes authorization for state college in San Mateo-Santa Clara Counties.

Appropriates \$100,000 to trustees from Capital Outlay Fund for Public Higher Education for planning of the next state college to be built.

Ch. 1465 (AB 172) BIDDLE Amends Secs. 11530 and 11910, * and adds Sec. 11530.1, H. & S.C, re penalties for drug offenses.

Changes penalty for possession of marijuana, to allow imprisonment up to one year in the county jail, as an alternative to imprisonment in the state prison, for a first offense. Makes the penalty for possession of a restricted dangerous drug generally uniform with the penalty for possession of marijuana for a first or second conviction.

Ch. 1466 (SB 367) COLLIER Adds Sec. 75093, Gov.C., re judges' retirement law.

Provides, under Judges' Retirement Law, for an allowance commencing at the date of the judge's death, to surviving spouse of a judge who died in office after January 1, 1966, which would equal 25 percent of salary payable to judge holding office to which the deceased judge was last elected or appointed.

Provides that amount of workmen's compensation benefit be deducted from allowance payable.

Ch. 1467 (SB 1198) WAY Amends Secs 11403 and 11450, adds Sec. 11008.7, W & I C., re public assistance.

Provides for increasing the maximum amount of aid from \$85 and \$80, respectively, to \$100 per month in assistance for a child in an institution maintaining a needy child and a child receiving foster care in those cases and during such times as the federal government contributes. Specifies that this appropriation is intended

* Correction

to relieve local government from the necessity of spending property tax revenues and states that the appropriation shall be deemed to be for property tax relief purposes.

Provides that funds distributed to public assistance recipients of California Indian descent by enactment of certain federal legislation shall not be considered as income or resources of recipient to extent permitted by federal law.

Ch. 1468 (SB 1230) MOSCONE Adds Sec. 327, Pen.C., re lotteries: chain schemes.

Makes it a misdemeanor to contrive, prepare, set up, propose, or operate any endless chain scheme, as defined.

Ch. 1469 (AB 289) FORAN Amends, adds, repeals various secs, Veh.C., re motor vehicles.

Authorizes Department of Motor Vehicles to issue to specified persons in designated circumstances an instruction permit to drive a motorcycle with certain limitations set forth. Permits department to extend period of instruction permit for a specified period under prescribed conditions. Revises provisions governing issuance of instruction permit to person 15 years 6 months of age or older for motorcycles to include requirement of completion of automobile driver education and driver training and other motor vehicles to include requirement of successful completion of automobile driver education and the taking of a prescribed course in driver training.

Authorizes department to issue driving instruction permit to person holding valid driver's license to enable him to obtain necessary instruction to get an additional class license or an endorsement.

Requires person operating motor vehicle (other than motorcycle) pursuant to general driving instruction permit issued by Department of Motor Vehicles, to be accompanied by driver holding a nonprobationary California driver's license, rather than 5-year license. Imposes limitations on operation of motorcycle pursuant to such permit.

Revises requirements for class 3 license.

Establishes class 4 license which is required, except for persons holding a valid driver's license on the effective date of this act until such license expires, to drive a two-wheel motorcycle.

Requires applicant for license to drive motorcycle to take appropriate driving examination.

Permits department to extend period for person to make application for a driver's license when the department has extended the period of an instruction permit pursuant to such application.

Prohibits any person from (1) selling, offering to sell, or operating any motor vehicle with a specified exception, (2) selling or offering for sale any camper manufactured after January 1, 1968, or (3) operating a motor vehicle registered in this state which is equipped with such a camper, unless such motor vehicle or such camper is equipped with safety glazing material rather than safety glazing material of a type approved by the department.

Prohibits any person from operating motorcycle manufactured after January 1, 1969, equipped with windshield containing glazing material unless it is safety glazing material. Prohibits the sale or offer for sale for use upon or as part of equipment of motorcycles any motorcycle windshield whose glazing material used therein is not safety glazing material.

Lowers maximum legal height of motorcycle handlebars.

Eliminates requirement that seat used to carry person other than driver on motorcycle be equipped with handgrips.

Requires every passenger on a motorcycle to keep his feet on the footrests while the motorcycle is in motion.

Appropriates \$105,000 from Motor Vehicle Fund to Department of Motor Vehicles for expenditure during the 1968-69 fiscal year in carrying out the provisions of this act.

Ch. 1470 (AB 567) BROWN Amends Sec. 509, W. & I.C., re juvenile halls.

Requires judge of superior court and the Youth Authority, at least annually, to inspect juvenile halls, as well as jails and lockups, for suitability for confinement of minors, and prohibits confinement of minors until such halls are made suitable if not made suitable within 60 days after adverse finding.

Appropriates \$20,000 from the General Fund to Youth Authority for purposes of this act.

Ch. 1471 (AB 748) DAVIS Adds Sec. 75094, Gov.C., re judges' retirement law.

Provides, under Judges' Retirement Law, for an allowance to surviving spouse of a judge who retired between January 1, 1951, and September 9, 1953, which would equal 25 percent of salary payable to the judge at the time he retired.

Provides for payment of sum up to \$5,000 as payment in lieu of an allowance which would have been paid to surviving spouse if she had been eligible for an allowance commencing on the date of the former judge's death.

Provides that spouse who receives benefits under this section shall have no other rights under the Judges' Retirement Law.

Ch. 1472 (AB 855) BAGLEY Amends, adds and repeals various secs., S. & H.C., re bridge and highway districts.

Revises composition of board of directors Specifies directors shall serve at pleasure of appointing authority, instead of for fixed term, except existing directors may serve for remainder of term

Requires districts, whenever the estimated expenditure is in excess of \$5,000, to advertise for contracts for all construction, repair, maintenance and alteration work, and all similar work, and for all insurance purchases by the district for any reason except physical damage insurance covering the bridge structure itself, and requires publication of such advertisements for contracts whenever estimated expense is in excess of \$15,000 at least twice in a weekly trade paper, devoted primarily to the dissemination of contract news, in either Los Angeles or San Francisco. Requires districts to publicly open bids and award contract to the lowest responsible bidder.

Specifies district contracts in excess of \$5,000 for hiring or purchase of equipment, supplies, or materials are of no effect unless district advertises for bids and unless contract awarded to lowest responsible bidder.

Makes it a misdemeanor to willfully employ any means to evade provisions requiring work to be done by contract after competitive bidding. Provides every purchase or contract in violation of competitive bidding requirements shall be void.

Requires district to contract with a certified public accountant to perform an annual audit of the books and accounts of the district, the scope and content of which shall be prescribed by such accountant. Requires the inclusion of a statement by the certified public accountant as to whether or not expenditures have been properly documented and all claims paid properly itemized Specifies procedures with respect to such audit.

Authorizes district board to fix tolls for travel in one direction only on a facility for travel, with no tolls collected for travel in the other direction.

Ch. 1473 (AB 1381) BAGLEY Adds, amends, and repeals various secs., various codes, re public records.

Defines public records and requires public records to be open to inspection during office hours and allows any citizen to acquire a copy of a public record at a reasonable cost.

Ch. 1474 (AB 1777) MONAGAN Amends Secs. 16480.1, 16480.2 of and adds Sec 16480.3 to Gov.C., re pooled money investment board.

Allows Pooled Money Investment Board to increase amount of surplus money available for time deposits to place deposits in banks who are members of California Job Development Corporation and who have made loans to such a corporation or to corporation-approved borrowers

To become operative only upon the enactment of Assembly Bill No. 1463 and at the time Assembly Bill No. 1463 becomes operative

RESOLUTION CHAPTERS

- Res. Ch. 1 (SCR 1) MOSCONE San Francisco Charter.
Approves amendments to the Charter of the City and County of San Francisco.
- Res. Ch. 2 (ACR 4) MILIAS Stanford University heart transplant.
Commends participants in recent heart transplant operation at Stanford University Medical Center.
- Res. Ch. 3 (ACR 6) Z'BERG Sacramento City Charter.
Approves amendments to the Sacramento City Charter.
- Res. Ch. 4 (ACR 9) CRANDALL Ukrainian Independence Day.
Requests Governor to proclaim January 22, 1968, as Ukrainian Independence Day and invites all citizens to observe this day through appropriate ceremonies.
- Res. Ch. 5 (ACR 2) MURPHY Industrial Safety Week.
Proclaims week of February 4 through 10, Industrial Safety Week.
- Res. Ch. 6 (SCR 11) MARKS Electrical Week.
Requests the Governor to proclaim February 11-17 as Electrical Week.
- Res. Ch. 7 (ACR 11) CHAPPIE Active 20-30 International Week.
Requests Governor Ronald Reagan to name the week of February 12-18, 1968, as Active 20-30 International Week.
- Res. Ch. 8 (ACR 15) VASCONCELLOS Value Engineering Week.
Urges Governor to proclaim February 11 to 17 as Value Engineering Week.
- Res. Ch. 9 (ACR 23) TOWNSEND Electrical Week.
Commends the electrical industry for its contributions to the people of the state and asks the Governor to declare February 11-17 as Electrical Week.
- Res. Ch. 10 (SCR 10) COLLIER World Championship Crab Races.
Congratulates Crescent City upon the occasion of the World Championship Crab Races.
- Res. Ch. 11 (SCR 12) BURGNER Children's Dental Health Week.
Requests the Governor to proclaim February 4 through 10 as "Children's Dental Health Week."
- Res. Ch. 12 (ACR 12) GONSALVES DeMolay Week.
Requests Governor to declare March 17 through 24, 1968, as DeMolay Week.
- Res. Ch. 13 (ACR 16) CULLEN City of Lakewood.
Commends City of Lakewood for entering a float of such beauty in the 1968 Tournament of Roses, and upon receiving the grand sweepstakes prize for that entry.
- Res. Ch. 14 (ACR 20) MORETTI Medi-Cal program study.
Extends from January 31, 1968, to March 1, 1968, time for report to 1968 Legislature by joint legislative committee on Medi-Cal created by ACR 11, 1967 2d Ex. Sess.
- Res. Ch. 15 (ACR 29) MILIAS 146th Military Airlift Group.
Congratulates and commends the 146th Military Airlift Group (MAC) of the California Air National Guard for its outstanding achievements.
- Res. Ch. 16 (ACR 21) GONSALVES National LULAC Week.
Requests the Governor to proclaim the week of February 17th National LULAC Week to commemorate the founding of the League of United Latin-American Citizens.
- Res. Ch. 17 (SCR 6) DEUKMEJIAN Industrial education.
Affirms legislative support for objectives of industrial education, and requests the Governor to proclaim the week of March 4, 1968, to be Industrial Education Week.

Res. Ch. 18 (SCR 9) SHORT Skymark Airlines, Inc.

Commends the airline for inaugurating regularly scheduled intercity flights between Sacramento, Fresno, Bakersfield, Monterey, San Jose, Oakland (San Francisco), and Lake Tahoe and for being the first regularly scheduled airline to be based in Sacramento.

Res. Ch. 19 (SCR 18) SCHRADER Puerto Ciudad de San Blas.

Designates Puerto Ciudad de San Blas as the "Port of Life of the State of California" and thanks the people thereof for their active participation in the 200th anniversary celebration of the State of California.

Res. Ch. 20 (SCR 20) GRUNSKY Congratulating Town of Felton.

Congratulates Town of Felton and extends best wishes to the people of Felton on occasion of its first centennial.

Res. Ch. 21 (ACR 5) RYAN Teacher Credentialing Practices Committee.

Continues the existence of the Joint Committee on Teacher Credentialing Practices during 1968 session and until January 31, 1969, with the reporting date of the committee extended until the fifth legislative day of the 1969 session.

Makes additional \$5,000 available from Contingent Funds of the Assembly and Senate for the expenses of the Joint Committee on Teacher Credentialing Practices.

Res. Ch. 22 (ACR 40) MOBLEY 144th Fighter Group of the California Air National Guard.

Congratulates and commends the 144th Fighter Group of the California Air National Guard for its outstanding achievement.

Res. Ch. 23 (SCR 7) HARMER Youth Temperance Education Week.

Requests the Governor of the State of California to proclaim the week beginning April 21, 1968, as "Youth Temperance Education Week."

Res. Ch. 24 (SCR 8) RODDA Spiritual Revolution Day.

Requests the Governor to proclaim February 16, 1968, as Spiritual Revolution Day.

Res. Ch. 25 (ACR 7) SHOEMAKER Legislative Counsel of California.

Designates George H. Murphy as the Legislative Counsel of California.

Res. Ch. 26 (ACR 28) MURPHY Capitola National Begonia Festival Week.

Requests the Governor to proclaim September 9 through September 15, 1968, as Capitola National Begonia Festival Week.

Res. Ch. 27 (ACR 34) DAVIS Monica O'Brien Goodgame.

Commends Monica O'Brien Goodgame on occasion of her retirement as Secretary to the Fish and Game Commission.

Res. Ch. 28 (SCR 23) GRUNSKY Bataan Week.

Requests Governor to proclaim April 6-13 as Bataan Week to commemorate 26th anniversary of the fall of Bataan.

Res. Ch. 29 (ACR 8) MORETTI Unemployment insurance.

Extends existence of Joint Interim Unemployment Insurance Committee, and the date for its fiscal report, until fifth legislative day of 1969 Regular Session of the Legislature.

Authorizes expenditure during such period of extended existence of moneys previously made available to such committee.

Res. Ch. 30 (ACR 33) SIEROTY Major General Shoop.

Memorializes Major General Clarence A. Shoop, the late Commander of the California Air National Guard.

Res. Ch. 31 (ACR 35) LEROY F. GREENE Proclaiming Square Dance Week.

Requests the Governor to proclaim the week beginning September 8, 1968, as "Square Dance Week."

Res. Ch. 32 (ACR 37) FONG Good Nutrition Week.

Commends the California Dietetic Association and requests the Governor to proclaim April 7th through 13th as "Good Nutrition Week."

Res. Ch. 33 (SCR 29) DILLS City of Carson.

Commends the City of Carson for its incorporation, and the mayor, councilmen, city attorney, city treasurer, and city clerk for their election.

Res. Ch. 34 (SCR 31) ALQUIST Elks National Youth Week.

Requests the Governor to proclaim the week beginning with May 1, 1968, "Elks National Youth Week" in California and commends Elks on sponsoring such week.

Res. Ch. 35 (AJR 2) BURTON Public assistance.

Memorializes the President and Congress to rescind recent legislation limiting the federal government after June 30, 1968, from participating in aid to families with dependent children under 18 years of age on aid because of the absence of a parent, beyond those represented by the proportion of such children to the state's total child population under 18 years of age as of January 1, 1968.

Res. Ch. 36 (ACR 32) CHAPPIE Environmental Health Week.

Requests the Governor to proclaim the week beginning April 14, 1968, as "Environmental Health Week."

Res. Ch. 37 (ACR 57) MCGEE Easter Seal Month.

Requests Governor to proclaim that the period between March 1 and April 15 be designated as Easter Seal Month.

Res. Ch. 38 (SCR 30) GRUNSKY The Watsonville Register-Pajaronian.

Congratulates the Watsonville Register-Pajaronian upon its 100 years of publication.

Res. Ch. 39 (SCR 33) SHORT Sacramento Society for Medical Improvement.

Commends Sacramento Society for Medical Improvement.

Res. Ch. 40 (ACR 42) GONSALVES Knights of Columbus.

Requests Governor to proclaim week of March 29th as "Knights of Columbus Week."

Res. Ch. 41 (ACR 62) UNRUH Bernard H. Ridder, Sr.

Congratulates and commends Bernard H. Ridder, Sr., on his 85th birthday.

Res. Ch. 42 (SCR 40) GRUNSKY Dr. Robert Edwin Kennedy.

Congratulates California State Polytechnic College and California State College System for selection of Dr. Robert Edwin Kennedy as president of the college, and extends best wishes to Dr. Kennedy.

Res. Ch. 43 (AJR 3) SHOEMAKER California offshore oil leases.

Memorializes President and Congress to establish insurance fund from revenue derived from oil development operations outside three-mile limit offshore of the State of California for beach cleanup and compensation of landowners, public and private, damaged by pollution, contamination, or debris resulting from such oil development and operations.

Res. Ch. 44 (ACR 25) MONAGAN Chamber of Commerce Week.

Requests Governor to proclaim week of March 24 through 30 as Chamber of Commerce Week.

Res. Ch. 45 (ACR 49) VENEMAN Medi-Cal program.

Directs the Joint Committee on Medi-Cal Administration to continue its study of costs, to investigate the extent of Medi-Cal program irregularities and abuse, retain staff investigators, if necessary, cooperate with the investigation conducted by the Attorney General, and to report its preliminary findings of 1967-68 costs by March 1, 1968, of 1968-69 costs by April 1, 1968, and its findings and recommendations by January 15, 1969.

Res. Ch. 46 (ACR 64) CRANDALL Croatian Independence Day.

Requests Governor to declare April 10th as Croatian Independence Day.

Res. Ch. 47 (SCR 28) KENNICK Airlines contract.

Commends American Airlines, Inc. and McDonnell Douglas for the development and association in the manufacture and purchase of 25 DC-10 "Astroliners."

Res. Ch. 48 (ACR 39) WARREN Constitution Week.

Urges Governor to designate September 17 through 23 as Constitution Week and to issue proclamation for Constitution Week

Res. Ch. 49 (SJR 3) COOMBS California Indians: federal aid

Memorializes Congress of United States to provide for full participation of California Indians in federal programs and funds allocated to Indians of United States, particularly educational, health, sanitation, and vocational training programs.

Res. Ch. 50 (ACR 1) GONSALVES Joint Rules.

Adopts by reference Joint Rules of 1967 Regular Session as temporary Joint Rules for 1968 Regular Session but revises Rule 32 relating to press rules to include television stations and service. Adds Rule 391 providing for Easter recess from Friday before Good Friday until Monday after Easter Sunday.

Res. Ch. 51 (ACR 56) QUIMBY Assemblyman Stewart Hinckley.

Commends Assemblyman Stewart Hinckley on his retirement.

Res. Ch. 52 (ACR 59) BEE Elizabeth McFeely D'Urso.

Commends Elizabeth McFeely D'Urso for numerous and outstanding contributions to the advancement of public schools in California and congratulates her on impending retirement.

Res. Ch. 53 (ACR 68) PORTER "Up With People Week."

Requests Governor to proclaim April 14-20 as "Up With People Week."

Res. Ch. 54 (AJR 25) MILIAS California Air National Guard.

Memorializes the Congress of the United States to retain in active status the 195th Military Airlift Squadron of the California Air National Guard, and to furnish more modern aircraft to the squadron.

Res. Ch. 55 (SCR 52) MARKS "General Douglas MacArthur Day."

Requests Governor to proclaim April 5, 1968, as "General Douglas MacArthur Day" in California.

Res. Ch. 56 (AJR 6) RYAN Commemorative stamp.

Requests United States Post Office to issue a stamp commemorating the 200th anniversary since the founding of California, and to design the stamp to give recognition to the events surrounding the founding of California.

Res. Ch. 57 (ACR 46) RUSSELL Share in Freedom Month.

Requests Governor to proclaim month of May 1968 as "Share in Freedom Month" for purchase of United States Savings Bonds. Urges all employees of state, county, and city governments to participate in payroll savings programs. Urges Governors of other states to proclaim May 1968 as "Share in Freedom Month."

Res. Ch. 58 (ACR 47) MURPHY National Clown Week.

Requests Governor to recognize National Clown Week in California by proclaiming the week of August 4, 1968, as National Clown Week.

Res. Ch. 59 (ACR 50) POWERS Secretaries' Week

Proclaims week of April 21 through 27 Secretaries' Week, and April 24 to be Secretaries' Day.

Res. Ch. 60 (ACR 53) CHAPPIE Soil Stewardship Week.

Requests Governor to declare week of May 19 to 26 as Soil Stewardship Week.

Res. Ch. 61 (ACR 55) DAVIS Keep California Green Month.

Urges Governor to issue proclamation declaring September to be known as "Keep California Green Month" and to urge in proclamation that residents and visitors to state acknowledge responsibility to cooperate in fire prevention programs to protect wildlife during critical fire outbreak months and throughout the year.

Res. Ch. 62 (ACR 74) MONAGAN Future Business Leaders Week.

Requests Governor to declare April 14 to 20, 1968, as Future Business Leaders of America Week.

- Res. Ch. 63 (ACR 78) KARABIAN Armenian Martyrs Memorial Monument.
Expresses admiration for Armenian martyrs and commends all Californians of Armenian descent for their part in raising the Armenian Martyrs Memorial Monument.
- Res. Ch. 64 (SCR 50) MOSCONE Cruelty to animals.
Commends the San Francisco Society for the Prevention of Cruelty to Animals upon the completion of its first 100 years of devoted service to the state.
- Res. Ch. 65 (SCR 45) BEILENSON Cancer Control Month.
Requests the Governor to designate the month of April as Cancer Control Month.
- Res. Ch. 66 (ACR 92) DEDDEH Chula Vista City Charter.
Approves amendments to the Chula Vista City Charter.
- Res. Ch. 67 (ACR 41) BIDDLE Restricted dangerous drugs.
Requests the Health and Welfare Agency to establish in an appropriate state institution in the San Francisco Bay area a pilot institutional project for treatment and rehabilitation of restricted dangerous drug abusers and a pilot community-oriented project for such purpose in one of the high drug abuse areas of the San Francisco Bay area, and declares that both such projects should be financed to the greatest extent possible through federal funds available for such projects. Requires Health and Welfare Agency to report to the Legislature semiannually on the results of such programs.
- Res. Ch. 68 (ACR 84) MULFORD Piedmont City Charter.
Approves amendments to Piedmont City Charter.
- Res. Ch. 69 (ACR 94) DENT Library Week.
Requests Governor to proclaim week of April 21-27 as Library Week.
- Res. Ch. 70 (SCR 54) SHERMAN "Anti-Litter Month."
Requests Governor to proclaim month of May, California "Anti-Litter Month" and urges all Californians to support this proclamation by their individual efforts for the beautification of the State of California.
- Res. Ch. 71 (SCR 60) CARRELL Army Reserve Week.
Requests the Governor to proclaim the week of April 21 through 27 as United States Army Reserve Week.
- Res. Ch. 72 (ACR 67) LEROY F. GREENE Workshop Workers Week.
Requests the Governor to proclaim the week of May 12 to 18, 1968, as Workshop Workers Week, and urges businesses, large and small, to support the programs of the workshops for the handicapped by providing subcontracts which will give the handicapped the work necessary to enable them to become contributing citizens in their communities.
- Res. Ch. 73 (ACR 77) DUFFY Arthritis Foundation Month.
Requests Governor to proclaim May 1 to 31, inclusive, 1968, as Arthritis Foundation Month.
- Res. Ch. 74 (ACR 26) GONSALVES Vehicle Code.
Directs the Department of Motor Vehicles to publish the complete text of the California Vehicle Code once each year, making every effort to do so in advance of the effective date of the laws enacted.
- Res. Ch. 75 (ACR 69) MULFORD "Anti-Litter Month."
Requests Governor to proclaim month of May as California "Anti-Litter Month" and urges all Californians to support this proclamation by their individual efforts for the beautification of the State of California.
- Res. Ch. 76 (ACR 93) BRITSCHGI City charter.
Ratifies amendments to Charter of Redwood City.
- Res. Ch. 77 (SCR 55) SHORT National Goodwill Week
Commends National Organization and California Goodwill Industries and requests Governor to proclaim the week of May 5, 1968, as National Goodwill Week, in California.

Res. Ch. 78 (ACR 70) GONSALVES Nursing Home Week.

Requests the Governor to proclaim the week of May 12-18, 1968, as California Nursing Home Week.

Res. Ch. 79 (SCR 36) COLLIER Transportation Week.

Urges Governor to proclaim week beginning May 12, 1968, as California Transportation Week.

Res. Ch. 80 (SCR 44) LAGOMARSINO Soil Stewardship Week.

Requests Governor of California to proclaim the week of May 19 to 26, inclusive, as "Soil Stewardship Week in California."

Res. Ch. 81 (SCR 68) GRUNSKY Law Day.

Requests Governor to proclaim May 1, 1968, as Law Day.

Res. Ch. 82 (SCR 70) BRADLEY Mountain View Charter.

Approves amendment to Charter of City of Mountain View.

Res. Ch. 83 (SCR 71) STEVENS Women's Army Corps Day.

Requests Governor to proclaim May 14, 1968, as Women's Army Corps Day.

Res. Ch. 84 (ACR 97) MOORHEAD Railroad Women's Day.

Requests Governor to proclaim May 15, 1968, as "Railroad Women's Day."

Res. Ch. 85 (AJR 11) DAVIS Trinidad Harbor.

Memorializes President and Congress to take whatever action is necessary to enable development of Trinidad Harbor in Humboldt County as a harbor of refuge at the earliest practical date.

Res. Ch. 86 (ACR 108) SHOEMAKER Foster Parents Week.

Requests Governor to proclaim the week of May 5-12, 1968, as Foster Parents Week.

Res. Ch. 87 (AJR 35) UNRUH Federal public assistance payments.

Memorializes President and Congress to provide full federal financing of public assistance payments to recipients who do not meet state durational residence requirements, such payments to continue until residence requirements met, in light of tremendous increases in public assistance costs to state and counties if unconstitutionality of such residence requirements, as declared by several federal courts, is upheld by U.S. Supreme Court on appeal.

Res. Ch. 88 (ACR 76) FORAN School Safety Patrol Week.

Designates second week of May as California School Safety Patrol Week and requests Governor to issue proclamation calling for observance of such week.

Res. Ch. 89 (ACR 113) RUSSELL Professional Photographers Week.

Requests Governor Ronald Reagan to proclaim week of May 6 to 11, 1968, as Professional Photographers Week

Res. Ch. 90 (ACR 79) HINCKLEY James K. Guthrie.

Commends James K. Guthrie.

Res. Ch. 91 (ACR 81) POWERS National Insurance Women's Week.

Commends National Association of Insurance Women and requests the Governor to proclaim the week of May 19, 1968, through May 25, 1968, as National Insurance Women's Week

Res. Ch. 92 (SCR 3) SONG Law Revision Commission.

Continues Law Revision Commission's authority to study listed topics.

Res. Ch. 93 (SCR 22) BURNS. Leaves of absence

Grants leaves of absence for more than 60 days to Governor, Lieutenant Governor, Secretary of State, Attorney General, Controller, Treasurer, Superintendent of Public Instruction, members of Board of Equalization and State Personnel Board, and Senators and Assemblymen, and such persons' successors

Res. Ch. 94 (SCR 47) SHERMAN Public Works Week.

Requests Governor to proclaim May 12 through 18, 1968, as Public Works Week.

Res. Ch. 95 (SCR 48) SHERMAN Home Improvement Month.

Requests Governor proclaim the month of May 1968 as Home Improvement Month.

Res. Ch. 96 (ACR 114) BEE Children With Learning Disabilities Week.

Urges Governor to proclaim period of May 10 to 19, 1968, as "Children With Learning Disabilities Week."

Res. Ch. 97 (AJR 7) KETCHUM Financial responsibility of aircraft.

Requests Congress to investigate and enact law relating to the financial responsibility of aircraft flying in the United States for damage and injuries they cause

Res. Ch. 98 (SCR 16) ALQUIST Public assistance.

Directs State Director of Social Welfare to report his recommendations to the Legislature no later than January 15, 1969, regarding a single, combined category of public assistance.

Res. Ch. 99 (SCR 57) WHETMORE School Bus Safety Week.

Requests Governor to proclaim June 2 through June 8, 1968, as "School Bus Safety Week."

Res. Ch. 100 (SCR 39) BURNS California Manufacturers Association.

Commends California Manufacturers Association on their Fiftieth Anniversary.

Res. Ch. 101 (SJR 1) ALQUIST Physical therapists.

Asks the President and Congress to direct the Department of Health, Education and Welfare to redefine and thereby enlarge the class of physical therapists allowed to participate under the medicare program so that all physical therapists legally entitled to practice physical therapy in California may participate in such program.

Res. Ch. 102 (ACR 3) BELOTTI A. S. Murphy Memorial Bridge.

Designates the bridge on State Highway Route 101 between Rio Dell and Scotia the A. S. Murphy Memorial Bridge in memory of the late A. S. Murphy.

Res. Ch. 103 (ACR 116) STACEY California Pharmaceutical Association.

Commends the California Pharmaceutical Association for a century of service.

Res. Ch. 104 (ACR 19) MONAGAN Adjournment for recess.

Adjourns 1968 Regular Session from adjournment of its session on May 29, 1968, until 4:00 p.m. on June 5, 1968.

Res. Ch. 105 (ACR 109) CHAPPIE Roseville City Charter.

Approves amendment to Roseville City Charter.

Res. Ch. 106 (AJR 23) PATTEE Payments to Philippine Scouts.

Requests Congress to pass legislation which would authorize pay and benefits for members and survivors of members of the Philippine Scouts on the same basis as such pay and benefits are authorized for other members of the armed forces and their survivors.

Res. Ch. 107 (ACR 90) MILIAS Stanford Summer Festival.

Commends, congratulates and endorses the Stanford Summer Festival of the Arts and recommends the program to the citizens of California and its many summer visitors.

Res. Ch. 108 (ACR 95) BURTON Restaurant Week.

Requests the Governor to proclaim the week beginning August 18, 1968, as "Restaurant Week"

Res Ch. 109 (ACR 110) POWERS Memorial Day.

Urges observance of Memorial Day

Res. Ch. 110 (SCR 2) SONG Arbitration.

Authorizes California Law Revision Commission to make a study with respect to whether the law relating to arbitration should be revised.

Res. Ch. 111 (SCR 62) SCHRADE Sicilian Earthquake Relief Week.

Requests Governor to proclaim the week of May 26 through June 1 as "Sicilian Earthquake Relief Week".

Res. Ch. 112 (SCR 73) SHERMAN Albany City Charter.

Approves amendments to Albany City Charter.

Res. Ch. 113 (AJR 24) LEROY F. GREENE Handicapped persons.

Urges passage of legislation before Congress which grants tax deduction for transportation for severely handicapped persons.

Res. Ch. 114 (ACR 121) DUNLAP Napa City Charter.

Approves amendment to Napa City Charter.

Res. Ch. 115 (ACR 122) SHOEMAKER Reserve Officers Training Corps.

Urges Governor to proclaim May 30-June 2 as R.O.T.C. Weekend.

Res. Ch. 116 (ACR 123) POWERS Shrine Hospital Day.

Congratulates the Shriners hospitals on the occasion of the 46th anniversary of their founding and requests the Governor to proclaim June 2, 1968, as "Shrine Hospital Day."

Res. Ch. 117 (ACR 127) BEVERLY Beach Safety Week.

Requests Governor to proclaim May 26 through June 1, 1968, as Beach Safety Week.

Res. Ch. 118 (SCR 17) CARRELL Financing of driver instruction.

Requests an objective analysis, including a comparison of costs, of financing and costs of driver instruction programs in secondary schools to be conducted by the office of Legislative Analyst with the cooperation of the Office of the Auditor General, the Joint Legislative Audit Committee, the Department of Education, and other agencies; and requests an analysis of the administration of funds connected with the driver training program, including, but not limited to, such information as who administers the funds, the amount thereof, the distribution of, and the administrative controls over, such funds and whether the assessments to the Penalty Assessment Fund for driver training should be continued.

Res. Ch. 119 (SCR 46) McCARTHY Chronic respiratory disease problem.

Urges Department of Public Health and State Health Planning Council to take due cognizance of the chronic respiratory disease problem and include measures for prevention, early detection, treatment, and rehabilitation of such diseases among priority items in the California Comprehensive Health Plan when it is submitted to the United States Department of Health, Education and Welfare.

Res. Ch. 120 (ACR 96) GONSALVES Bills: time for hearing.

Revises joint rule relating to time within which bill must be heard by committee to make 60-day period exclusive of any recesses of more than three days.

Deletes special provisions relating to 1967 Regular Session.

Res. Ch. 121 (SCR 35) COLLIER San Diego freeways.

Indicates that it will be state policy to comply, where legally and practicably possible, and to cooperate with, the intent of the Los Angeles and San Diego City Council's request that the California Highway Patrol take over traffic law enforcement on the freeways within the city limits of Los Angeles and San Diego.

Res. Ch. 122 (AJR 10) * MOBLEY Federal-state relations: restrictions.

Urges the review of federal categorical restrictions on grants-in-aid to State and local governments.

Res. Ch. 123 (AJR 27) THOMAS Fishing boat seizures.

Memorializes the President, in view of seizures of United States fishing boats off South America by Ecuador and Peru, to discontinue certain assistance to Ecuador and Peru, and memorializes Congress to amend law relative to unlawful seizure of American vessels by foreign countries.

Res. Ch. 124 (SCR 75) CUSANOVICH Women in aviation.

Requests the Governor to proclaim the week beginning June 30, 1968, as Women in Aviation Week, and to proclaim July 6, 1968, as Powder Puff Derby Day.

* Correction.

Res. Ch. 125 (ACR 30) MILIAS Merit award payments.

Approves cash awards to state employees for suggestions submitted which save the state money.

Res. Ch. 126 (ACR 103) MCGEE Women in Aviation Week.

Requests Governor to proclaim June 30 to July 6, 1968, as Women in Aviation Week and to proclaim July 6, 1968, as Powder Puff Derby day.

Res. Ch. 127 (ACR 124) MURPHY J. M. Leonard.

Expresses regret of Legislature at death of J. M. (Jake) Leonard, former Member of the Assembly.

Res. Ch. 128 (SJR 4) LAGOMARSINO California coastline oil leases.

Memorializes Congress to establish insurance fund to be available for compensation of landowners, including public agencies, and for beach cleanup of debris, contamination, or pollution and to mitigate effects of subsidence occurring on California coastline as result of oil leasing, oil operations, or shipwreck occurring outside the three-mile limit.

Res. Ch. 129 (SJR 15) WHETMORE Transportation monopolies.

Memorializes President and Congress of United States to direct Civil Aeronautics Board and the Department of Justice to investigate certain monopolistic practices with regard to air-commuter transportation and connecting land transportation systems.

Res. Ch. 130 (SCR 27) MOSCONE 1976 Summer Olympic Games.

Expresses support of Legislature for Los Angeles and San Francisco in their attempts to obtain 1976 Summer Olympic Games for California.

Res. Ch. 131 (SCR 56) DYMALLY Experimental summer school program.

Requests Department of Education to develop and implement a specific proposal during 1968-1969 fiscal year for a pilot program establishing an experimental occupational education-work experience summer school program for youth 15 to 17 living in poverty areas.

Declares purpose of such programs and intent that programs be developed with active cooperation of local advisory committees as specified. Requests department to assist in financing of part of excess costs.

Res. Ch. 132 (SCR 86) STEVENS Dr. Franklin David Murphy.

Commends Dr. Franklin David Murphy for conspicuous contributions to higher education and quality of community life in California, and wishes him health, happiness and success in his new undertaking with the Times Mirror Company of Los Angeles.

Res. Ch. 133 (ACR 128) BADHAM Newport Beach City Charter.

Approves amendments to Newport Beach City Charter.

Res. Ch. 134 (SCR 14) COLLIER State highway system

Requests Department of Public Works to include in its studies the desirability of retaining in the state highway system certain portions of former Route 101 and Route 222, and to include recommendations thereon in the report to be submitted to the 1969 Regular Session.

Requests the Department of Public Works and the California Highway Commission to withhold any further relinquishment of these portions of former Route 101 and Route 222 until 90 days after the end of the 1969 Session of the Legislature.

Res. Ch 135 (SCR 32) DYMALLY Handicapped students: colleges.

Requests the Trustees of California State Colleges and Regents of University of California to study the particular needs and problems of handicapped students and the feasibility of establishing special offices on each campus of the state colleges and the university to help handicapped students with their needs and problems, and to report their recommendations thereon to the Legislature by the 5th legislative day of the 1969 Regular Session.

Res. Ch. 136 (SCR 41) LAGOMARSINO Conservation education study.

Expresses strong interest of Legislature in expeditious conduct of current study undertaken by citizens advisory committee created by State Board of Education on conservation education in schools.

Res. Ch. 137 (SCR 82) MARLER Father's Day.

Urges Governor to proclaim June 16, 1968, as Father's Day, and calls upon all citizens of this state to commemorate the father in the home.

Res. Ch. 138 (ACR 101) POWERS Muscular Dystrophy Month.

Requests the Governor to proclaim the month of November 1968 as Muscular Dystrophy Month in California.

Res. Ch. 139 (SCR 80) BURGNER Edwin S. Capps.

Extends sympathy to the family of the late Edwin S. Capps.

Res. Ch. 140 (SCR 92) MOSCONE San Francisco Charter amendments.

Approves amendments to Charter of City and County of San Francisco.

Res. Ch. 141 (SCR 42) BURGNER Handicapped persons.

Requests managers and governing bodies, of airports used for commercial transportation to set aside, and so identify, a reasonable number of parking spaces exclusively for handicapped persons, and to furnish suitable ramps to assist in the free movement of such persons.

Res. Ch. 142 (ACR 58) SCHABARUM Motor vehicle equipment violations.

Requests interested local law enforcement agencies engaging in traffic law enforcement to review the procedure followed by the California Highway Patrol in dealing with motor vehicle equipment violations, and to adopt such procedures if they wish. Requests Commissioner of California Highway Patrol to cooperate in this regard, and make available such procedures to all law enforcement agencies engaged in traffic law enforcement.

Res. Ch. 143 (ACR 71) SCHABARUM California State Polytechnic College.

Requests Departments of Finance and General Services and Trustees of California State Colleges not to sell or otherwise dispose of specified lands in vicinity of California State Polytechnic College, Kellogg-Voorhis, pending further action of Legislature on or before June 30, 1970.

Res. Ch. 144 (SCR 58) COLOGNE Water project sewage disposal.

Urges state departments and agencies participating in development of facilities associated with state water projects, in planning for recreational development of project reservoirs, to cooperate with local agencies in seeking solutions to sewage problems and to take steps such as may be necessary to preserve water quality. Requests such departments and agencies to study programs relating to sewerage treatment and disposal needs at such projects and to report to Legislature on need, advisability, and cost to state of any such programs.

Res. Ch. 145 (SCR 94) LAGOMARSINO Ventura County Charter amendments.

Approves amendments to Charter of County of Ventura.

Res. Ch. 146 (SCA 28) TEALE Adds Sec. 21.5, Art XIII, Cal. Const., re hospitals, care facilities: loans.

Authorizes Legislature to insure or guarantee loans to nonprofit corporations and public agencies for construction, improvement, and original equipment of hospitals, hospital facilities, or extended care facilities, or all of them, including any outpatient facility or facility for the treatment of mental illness.

Res. Ch. 147 (ACA 34) MORETTI Adds Sec. 35.5, Art. XIII, Cal. Const., re taxation of premiums for contractual retirement benefits.

Requests the Legislature to exclude from the basis of the annual tax imposed by the Constitution on insurance carriers those premiums paid to insurance carriers on contracts providing retirement benefits issued on the lives of those who, at the time of issuance, are employed by a public or nonprofit school or educational institution of collegiate grade or nonprofit organization engaged in scientific research.

Res. Ch. 148 (SCR 79) DOLWIG Safe Boating Week.

Encourages all persons using the waters of the state to increase their knowledge of boating safety laws and practices, and to use such knowledge to make a safer and more enjoyable boating environment for themselves and their fellowman.

Requests Governor to proclaim the week commencing June 30, 1968, as Safe Boating Week.

Res. Ch. 149 (AJR 13) HARVEY JOHNSON Pest control.

Requests that the Congress of the United States ensure that guidelines relating to pest control in the United States developed by the federal government not exclude that species of rat or other vermin common to California. Requests State Department of Public Health to develop and transmit report on California's unique pest control problem to California members of Senate and House of Representatives.

Res. Ch. 150 (AJR 31) WILSON Marine and coastal resources.

Memorializes and encourages United States Congress to grant entities formed for the purpose of developing commercial exploitation of ocean resources, needed investment incentive by enactment of enabling legislation analogous to that giving real estate investment trust the status of a nontaxable conduit for purposes of federal income tax.

Res. Ch. 151 (AJR 36) THOMAS Pacific mackerel scientific exchange.

Requests Department of Fish and Game to arrange with Mexican government meetings of Californian and Mexican scientists for the exchange of information on the status of the Pacific mackerel resource so that the exact status of the population can be ascertained. Invites representatives of U.S. Department of State and U.S. Bureau of Commercial Fisheries to participate. Requests Director of Department of Fish and Game to report to Legislature on progress of such exchange by February 1, 1969.

Res. Ch. 152 (ACR 48) RUSSELL Water project recreational development.

Requests Department of Water Resources, under the direction of the Administrator of the Resources Agency, to formulate plans as specified for recreational development of the California Aqueduct and to report thereon, including a summary of estimated capital expenditures for the next 5 years, to the Legislature not later than the 5th legislative day of the 1969 Regular Session.

Requests each affected state department to budget for and commence the development of such recreational and fish and wildlife enhancement facilities at such time as is consistent with state legislative intent that facilities for such purposes be ready and available for public use when each water project having a potential for such use is completed.

Res. Ch. 153 (SCA 18) MARKS Adds Sec. 114, Art. XIII, Cal. Const., re personal income taxes.

Authorizes the Legislature to simplify the reporting and collecting of California's personal income taxes by referring to any provision of federal laws, as they may be changed from time to time. Specifies that "any provision of the laws of the United States," as used in the constitutional amendment, does not refer to the amount of any federal tax or income computed under federal law. Prohibits the Legislature from enacting a statute providing directly or indirectly for a change in the state's personal income tax rates based on future changes in federal rates.

Res. Ch. 154 (AJR 19) HAYES Second Panama Canal.

Memorializes President and Congress to secure at the earliest possible time the construction of a second canal to supplement the existing Panama Canal.

Res. Ch. 155 (AJR 37) PORTER Water rights.

Memorializes President and Congress to enact legislation to resolve uncertainties in law of water rights.

Res. Ch. 156 (ACR 27) BEE MacArthur Freeway.

Designates State Highway Route 580 from Route 238 to Route 17 the MacArthur Freeway.

Res. Ch. 157 (ACR 65) BEAR Institutions of higher learning.

Declares legislative intent that the University of California and the California State Colleges shall admit, at their discretion, disadvantaged students who have collegiate ability but who do not meet regular admission requirements, up to a number equivalent to 2 percent of entering freshman admissions, statewide, as to beginning students, and up to 2 percent of students seeking to transfer with less than 56 units, statewide.

Directs the Coordinating Council for Higher Education to report to the Legislature not later than the 5th legislative day of each session of the Legislature on the progress of the program.

Res. Ch. 158 (ACR 82) UNRUH Vietnam veterans.

Requests State Personnel Board to reexamine its training policies within state service in light of Department of Defense's "PROJECT TRANSITION" and to cooperate with Department of Defense in assisting returning Vietnam veterans to find positions in state government. Urges county and other local governmental agencies to contact Department of Defense so that such veterans may be directed to those agencies for training and employment.

Res. Ch. 159 (ACR 126) KNOX Commending Santa Fe Railroad.

Commends the Santa Fe Railroad on its 100th anniversary.

Res. Ch. 160 (ACR 133) MURPHY Fourth of July.

Requests the Governor to proclaim the Fourth of July should be observed by bell ringing.

Res. Ch. 161 (ACR 139) BADIHAM Howard W. Crooke.

Commends Mr. Howard W. Crooke on the occasion of his retirement as secretary-manager of the Orange County Water District.

Res. Ch. 162 (ACR 141) BEE Alameda County Charter.

Approves amendments to Alameda County Charter.

Res. Ch. 163 (ACR 143) MILIAS Palo Alto City Charter.

Approves amendments to the Palo Alto City Charter.

Res. Ch. 164 (ACR 144) CHAPPIE E Clampus Vitus Day.

Urges Governor Ronald Reagan to proclaim July 6, 1968, as E Clampus Vitus Day.

Res. Ch. 165 (ACR 145) CHAPPIE Gold Rush community of Columbia.

Designates Columbia as honorary State Capitol for July 4, 1968.

Res. Ch. 166 (ACR 147) VASCONCELLOS Sunnyvale City Charter.

Approves amendments to Sunnyvale City Charter.

Res. Ch. 167 (ACR 149) LANTERMAN Pasadena City Charter.

Approves amendments to Pasadena City Charter.

Res. Ch. 168 (ACR 18) SCHABARUM Air pollution.

Requests the State Air Resources Control Board to submit a report to the Speaker of the Assembly and to the President pro Tempore of the Senate not later than January 1, 1969, as to the extent to which the state's air pollution effort has been coordinated through the State Air Resources Board, together with such proposed legislation to facilitate the effective coordination of air conservation activities within the state as the board may deem appropriate.

Res. Ch. 169 (ACA 20) VENEMAN Adds Sec. 12, Art. XIII, Cal. Const., re using state funds locally.

Permits counties, cities and counties, and cities to use moneys allocated from the State General Fund for local purposes.

Res. Ch. 170 (ACR 13) SCHABARUM State Air Resources Board.

Urges the State Air Resources Board to act as rapidly as possible in dividing the state into basins and adopting ambient air quality standards applicable to such basins and to furnish all assistance possible to local governmental officials and bodies in their efforts to establish air pollution control districts.

Requests the board to report to the Legislature not later than January 1, 1969, on its progress in complying with contents of the resolution.

Res. Ch 171 (ACR 63) TOWNSEND State highways.

Officially designates State Highway Route 107, commonly referred to as the "Hawthorne Freeway," as the "Torrance Freeway."

Res. Ch. 172 (ACR 75) HAYES Highway directional signing.

Requests the Department of Public Works to erect and maintain signs, under designated conditions, directing the way to each university, college, state college, and junior college campus in the state from the nearest state highway intersection or freeway off ramp.

Res. Ch. 173 (ACR 140) LEROY F. GREENE Sacramento County Charter.
Approves amendments to Sacramento County Charter.

Res. Ch. 174 (ACR 148) MCGEE Los Angeles City Charter.
Approves amendments to Los Angeles City Charter.

Res. Ch. 175 (SCR 77) DYMALLY Sixth District Agricultural Association.
Requests Sixth District Agricultural Association to reconsider its order to City of Los Angeles to vacate property of the association upon which the city maintains a recreational center.

Res. Ch. 176 (SCR 81) DOLWIG Women Marines' Week.
Requests the Governor to proclaim week of July 21 through July 27, 1968, as "Women Marines' Week."

Res. Ch. 177 (SCR 83) RODDA Land Surveyor Week.
Requests Governor to proclaim week of August 4 to 10, 1968, as Land Surveyor Week.

Res. Ch. 178 (SCR 85) LAGOMARSINO Mosquito Control Week.
Requests Governor to proclaim the week beginning July 14, 1968, as "California Mosquito Control Week," and urges all Californians to support the programs for the combating and control of mosquitoes.

Res. Ch. 179 (SJR 9) SCHRADE Foreign carriers.
Memorializes the Congress of the United States to direct the Interstate Commerce Commission to restrain the illegal operation of foreign domiciled motor carriers within the territorial limits of the United States and the State of California.

Res. Ch. 180 (ACR 151) RUSSELL Burbank City Charter.
Approves amendments to Burbank City Charter.

Res. Ch. 181 (ACR 158) MURPHY Merced City Charter.
Approves amendments to Merced City Charter.

Res. Ch. 182 (ACR 150) BIDDLE Riverside City Charter.
Approves amendments to the Riverside City Charter.

Res. Ch. 183 (SCA 10) MOSCONE Adds various secs., Art. XIII, Cal. Const., re property of local government.

States that after 1968 lands located outside of the county, city and county or municipal corporation owning the same, which were taxable at the time of acquisition by the governmental entity, when the aggregate assessed value of property of such county, city and county, or municipal corporation constituted more than 30 percent of the tax base of the taxing county in 1967, shall be assessed for taxation in accordance with a formula based on civilian population and the total assessed value of land in the state on the lien date in 1967 and in the year of the assessment. Specifies that in a county in which the assessed value of all property owned by any county, city and county or municipal corporation was more than 35 percent of the tax base of the taxing county in 1966, the base period shall be 1966, rather than 1967. Provides that taxable land owned by a county, city and county or municipal corporation outside its boundaries shall not be assessed at more than the amount determined under the formula. Provides that the Controller shall make the determination of what the factor for purposes of the formula shall be. Specifies that such lands assessed in 1967 shall be conclusively presumed to have included all of the interests in the lands as to a county, city and county or municipal corporation and provides that for the purpose of assessing in any year subsequent to 1968 any lands owned by any county, city and county or municipal corporation in any county in which the aggregate assessed value of all property owned by any county, city and county or municipal corporation was over 30 percent of the total assessed value of all property in said county on the lien date in 1967, the assess-

ment of any said lands on the lien date in 1967 shall be conclusively presumed to have been valid in every respect, and any said lands assessed on that date shall be conclusively presumed to be subject to taxation in any year subsequent to 1968 and to be assessable and taxable in any year subsequent to 1968 at the situs at which they were assessed on the lien date in 1967.

Specifies that no replacement or substitution made subsequent to March 1954 of improvements belonging to any county, city and county, or municipal corporation shall, while so owned, be assessed at more than the highest value placed on the improvement.

Requires the State Board of Equalization to carry out its equalization functions with respect to the above property in accordance with these principles.

Provides that "lands" means lands and any interest in lands, including various rights to water, and that "municipal corporation" includes any public district or public agency.

Prohibits basing any tax, charge, assessment or levy, other than those provided for in a specified existing section of the Constitution and in this measure, to which a county, city and county, or municipal corporation may be subject by reason of various activities connected with water on the consumption of water outside the boundaries of such county or other public agency.

Provides that interests in lands not owned by a county, city and county or municipal corporation shall be subject to tax in accordance with existing constitutional requirements.

Res. Ch. 184 (ACA 30) GONSALVES Amends, amends and renumbers, adds, repeals, various acts, and secs., Cal. Const., re revision of the Constitution.

Revises Art. IX, relating to public school system, repeals Art. X, relating to state institutions and public buildings, revises by repealing, adding and transferring sections of Art. XI, relating to cities, counties, and towns, revises Art. XII, relating to public utilities, amends Sec. 1 of Art. XIV, relating to water use regulation, repeals and adds Arts. XVII and XVIII, revises and repeals and adds Art. XXIV, relating to state civil service, and adds and amends various secs., relating to revision of the Constitution.

Provides measure shall not be submitted to voters unless AB 918 is enacted and deposited in the office of the Secretary of State.

Res. Ch. 185 (ACR 138) UNRUH Howard Ahmanson.

Pays tribute to the memory of the late Howard Ahmanson and extends condolence upon his death to his family and friends.

Res. Ch. 186 (ACR 152) CROWN Alameda City Charter.

Approves an amendment to the Alameda City Charter.

Res. Ch. 187 (SCR 66) STIERN Veterinary medicine

Urges the Board of Regents of the University of California to make public the special report, relating to veterinary medicine, prepared in response to ACR 85, 1965 Reg. Sess., and to accelerate planning and budgeting for a southern California school of veterinary medicine.

Res. Ch. 188 (ACR 157) KNOX Richmond City Charter.

Approves amendments to the Richmond City Charter.

Res. Ch. 189 (ACR 111) FORAN Steam-powered vehicles

Requests and encourages the Department of California Highway Patrol, provided that it may do so at little or no cost or inconvenience, to explore all likely possibilities for carrying out testing of steam-powered engines in standard fleet vehicles of the Department of the California Highway Patrol under the usual operating conditions and requirements for such vehicles, commence consideration of the design of an appropriate test program, and consult with such public and private agencies, firms and individuals as will assist the Department of the California Highway Patrol in carrying out the intent of the resolution.

Res. Ch. 190 (ACR 156) RAY E. JOHNSON William Hugh Baber.

Extends condolences to family on death of William Hugh Baber.

Res. Ch. 191 (AJR 44) COLLIER Timber exports.

Memorializes Congress to examine the problem and effect of increased timber exports to Japan, which results in increased pressure on local timber companies

and increased prices for timber, and to condition all future sales of timber from federal lands in California with requirements for domestic manufacture until a review is made to determine domestic needs.

Res. Ch. 192 (SCR 49) MOSCONE Nonprofit rehabilitation workshops.

Requests the Department of Rehabilitation to use, encourage, and assist nonprofit rehabilitation workshops.

Res. Ch. 193 (SCR 59) MARKS Waste water reclamation.

Directs the Department of Water Resources and State Water Resources Control Board to study reclamation and reuse of sewage and other waste waters, including the extent to which such processes may reduce the need for supplementary surface water supplies, and to report thereon to Legislature not later than 5th legislative day of 1969 Regular Session.

Res. Ch. 194 (SCR 76) COLLIER Eel River conveyance routes.

Requests Department of Water Resources to study the water demands and allocation of cost of water to meet these demands in the North Bay area and the quality of the waters of Clear Lake, to review and update its previous studies in relation to water service in the Upper Eel River Basin area, and to report to the 1969 Regular Session its recommendations relating to the extent to which further studies with respect to the routing of water diverted from the Eel River should be undertaken.

Res. Ch. 195 (ACR 160) Z'BERG Sacramento City Charter.

Approves amendments to Sacramento City Charter.

Res. Ch. 196 (SCR 97) KENNICK International Sea Festival Week.

Requests Governor to proclaim August 3 to August 11, 1968, as "California International Sea Festival Week."

Res. Ch. 197 (SCR 101) MILLS San Diego Charter amendments.

Approves amendments to Charter of City of San Diego.

Res. Ch. 198 (SCR 43) RICHARDSON Bighorn sheep species plan.

Requests Department of Fish and Game to make investigations, as specified, relating to bighorn sheep herds and to report thereon, including a detailed species plan, not later than 30th day of 1970 Regular Session. Also requests department in developing such plan to solicit advice of various affected state, federal and private conservation agencies.

Res. Ch. 199 (SCR 53) COLOGNE Public recreational facilities

Requests the Department of Housing and Community Development, in cooperation with the Department of Parks and Recreation, to prepare and submit a report on minimum standards to protect public health in private and public campgrounds and trailer parks.

Res. Ch. 200 (SCR 74) GRUNSKY Vital statistic reporting program.

Requests the Director of Public Health to prepare a report on the new vital statistic divorce reporting program and to submit it to the Legislature by the 30th legislative day of the 1969 Regular Session.

Res. Ch. 201 (SCR 13) SHERMAN State park facilities.

Declares state policy is that maximum effort be made to provide overflow accommodations, in state parks, for travelers during the hours of darkness.

Requests the Department of Parks and Recreation to make a study of the maximum overflow capacity of its state park units and to report to the Legislature thereon no later than the 60th day of the 1969 Regular Session of the Legislature.

Res. Ch. 202 (ACR 102) GONSALVES Legislative committees and commissions.

Makes money available from Contingent Funds of the Assembly and Senate for expenses of Joint Committee on Legislative Organization and for expenses of Constitution Revision Commission.

Authorizes Joint Committee on Legislative Organization to continue existence of Constitution Revision Commission.

Res. Ch. 203 (SJR 8) MARLER Wildlife habitat research funds.

Memorializes President and Congress to increase funds available to U.S. Forest Service for enhancement of wildlife habitat and control burning research by the Pacific Southwest Forest and Range Experiment Station and for establishment in the western states of a Wildlife Habitat Information Coordinator to assist in such functions.

Res. Ch. 204 (AJR 28) VEYSEY Salton Sea Advisory Committee.

Memorializes President and Congress to direct appropriate federal agencies to confer with and advise the Salton Sea Advisory Committee, as created by AB 461 of the 1968 Regular Session, with respect to studies pertaining to the Salton Sea.

Res. Ch. 205 (SCR 61) DYMALLY Work programs.

Requests Department of Rehabilitation to broaden programs for disabled. Requires report to Legislature by 30th calendar day of the 1970 Regular Session.

Res. Ch. 206 (SCR 78) SHERMAN Preregistration of blind college students.

Requests that the Trustees of the California State Colleges and the Regents of the University of California provide, if possible, for the preregistration of blind and other severely visually impaired students and file a report of action taken thereon with the Legislature by the fifth legislative day of the 1969 Regular Session.

Res. Ch. 207 (SCR 88) SHORT Medi-Cal nursing homes

Provides that Health and Welfare Agency direct the Office of Health Care Services to take emergency action to delay decertification of nursing homes under Medi-Cal and such agency or other representative of the state petition the Department of Health, Education and Welfare to postpone its decertification requirements for federal funding.

Res. Ch. 208 (ACR 44) VEYSEY Schoolbuses.

Directs the Department of the California Highway Patrol and the State Board of Education to give their close attention to the report, School Bus Passenger Protection, made by the Institute of Transportation and Traffic Engineering, University of California at Los Angeles, for the purpose of including in present state schoolbus standards those recommendations which are practical for immediate inclusion; and to plan for the inclusion of other recommendations into the standards at a later date.

Res. Ch. 209 (ACR 66) RUSSELL Cigarette sales to minors.

Requests Attorney General to report to the Legislature not later than January 1, 1969, on present methods of enforcing laws which prohibit the sale of cigarettes to minors and, among such recommendations he may make, to recommend more effective enforcement measures.

Res. Ch. 210 (AJR 17) STULL Federal education funds: notice.

Requests President and Congress to provide that all appropriate federal agencies notify the California Department of Education of all federal funds appropriated, allocated, or expended therein for education or educational purposes.

Requests California Department of Education to report to Legislature annually on each appropriation, allocation, and expenditure of federal funds in the state for education or educational purposes.

Res. Ch. 211 (AJR 20) DUNLAP Flood control project planning.

Requests U.S. Army Corps of Engineers, California State Board of Reclamation and the Department of Water Resources to consult jointly with the Departments of Fish and Game and of Parks and Recreation and with county and city governments early in the project formulation stage to insure that wildlife, recreation and park interests should have an adequate opportunity to participate in determining the purposes of such projects.

Res. Ch. 212 (ACR 61) STULL Federal education funds: notification.

Requests Department of Education to obtain from appropriate local entities, state agencies and private institutions, including local action groups or other organizations receiving federal antipoverty funds, notification of all applications for, and allocations and expenditures of, federal funds for education and educational

purposes within their jurisdictions. Requests department to submit annual report to Legislature of all applications for, and allocations and expenditures of, federal funds for education or educational purposes within the state.

Res. Ch. 213 (SCR 100) COLLIER Hubert B. Scudder.

Extends sympathy to the family of the late Hubert B. Scudder.

Res. Ch. 214 (ACR 87) HAYES State Highway Route 405.

Directs the Department of Public Works to conduct a study of the problem of traffic congestion on State Highway Route 405 in the area between Route 7, the Long Beach Freeway, and Route 605, the San Gabriel Freeway, with particular attention given to the effect of the use of collector roads by through traffic upon the congestion on the freeway; and to report to the Legislature its findings on or before December 1, 1968.

Res. Ch. 215 (ACR 89) RUSSELL Teacher preparation.

Requests State Board of Education, in cooperation with its accreditation committee, to provide assurances to the Legislature, no later than the fifth legislative day of the 1969 Regular Session, that the accreditation requirements of Section 822 of Title 5 of the California Administrative Code are being met, particularly with respect to preparation for the teaching of health education.

Res. Ch. 216 (ACR 112) RYAN Self-insurance for automobiles.

Requests the Legislative Budget Committee to direct the Legislative Analyst to conduct a study on self-insurance for state-owned motor vehicles, including vehicles of the University of California, and to direct the Legislative Analyst to report the finding thereon to the Legislature not later than February 1, 1969.

Res. Ch. 217 (ACR 135) LANTERMAN Cultural heritage of California.

Requests Department of Education, Department of Parks and Recreation, local schools, as well as other public and private groups concerned with California's cultural heritage, to develop interest and civic pride and awareness of California's rich cultural heritage.

Res. Ch. 218 (ACR 136) LANTERMAN Budget Bill: control sections.

Requests Joint Legislative Budget Committee to review control sections of Budget Bill, secure legal interpretations, as required, determine how Department of Finance, Controller, and others administer and interpret such control sections, and to recommend to Rules Committee of each house, by 40th legislative day of 1969 Regular Session, any appropriate and desirable revisions in such control sections.

Res. Ch. 219 (SCR 69) SHERMAN Utility trailer rentals.

Requests California Highway Patrol and all city and county enforcement agencies to accept, until January 1, 1969, a separate document attached to the trailer rental contract showing the name and address of the person from whom the trailer is rented, in lieu of the requirement that such information be included in such contract.

Res. Ch. 220 (SCR 89) BURGNER Facility licensing.

Requests Health and Welfare Agency, in cooperation with departments concerned, to simplify and consolidate facility-licensing functions, and to submit preliminary report to Legislature thereon by March 1, 1969, and final report by October 1, 1969.

Res. Ch. 221 (ACR 83) BELOTTI Fairs Allocation and Classification Committee.

Makes \$19,000 available from the Contingent Funds of the Assembly and Senate for the Fairs Allocation and Classification Committee.

Res. Ch. 222 (ACR 106) SHOEMAKER State Development Plan.

Requests Governor to make State Development Plan available to Legislature as soon as possible.

Res. Ch. 223 (AJR 8) MONAGAN Tax-sharing programs.

Endorses the need for federal tax-sharing programs and memorializes Congress and President to take action to get programs enacted.

Res. Ch. 224 (ACR 105) MCGEE Salaries of state executives.

Requests Commission on California State Government Organizations and Economy to study and report to the Legislature on executive compensation in state service.

Res. Ch. 225 (ACR 115) ZENOVICH Croatian Independence Day Resolution.
Advises persons who object to proclamation of April 10 as Croatian Independence Day that failure to provide them opportunity to oppose was good faith error and such opportunity would have been given if members had been aware of controversial nature of the subject.

States that members now desire it to be known that intent and purpose of A.C.R. 64 be regarded by all as null and void.

Res. Ch. 226 (ACR 130) MILIAS Undergrounding utility lines

Requests that the Department of Housing and Community Development in consultation with the Public Utilities Commission, the Department of Public Works, and Resources Agency, conduct a feasibility study of the costs involved in relocating utility lines underground when overhead utility lines have to be moved due to highway construction of state scenic highways and to report its findings and recommendations to the Legislature no later than the fifth legislative day of the 1970 Regular Session.

Res. Ch. 227 (ACR 167) QUIMBY Major General Robert F. Worley.

Extends sympathy to the family of the late Major General Robert F. Worley.

Res. Ch. 228 (SCR 67) COLLIER Public transportation.

Directs the State Transportation Agency to undertake a joint federal-state study of a flexible public transportation system.

Res. Ch. 229 (SCR 99) SHERMAN Kent D Pursel.

Provides that specified portion of Interstate Highway 80 in Alameda County be dedicated to the memory of Kent D Pursel, and requires Department of Public Works to place appropriate signs and markers on said portion of the highway.

Res. Ch. 230 (AJR 21) WAKEFIELD Border inspection personnel.

Requests a federal appropriation of \$1,000,000 in additional funds for the hiring of additional inspection personnel for the Tijuana border station.

Res. Ch. 231 (ACR 142) LANTERMAN State Agencies Land Acquisition and Disposal.

Directs the Joint Legislative Budget Committee to study the laws, policies, procedures, and organizational structures covering land acquisition and disposal as performed by the different state agencies.

Res. Ch. 232 (ACR 155) CONRAD American Revolution Bicentennial Commission.

Makes available \$2,000 from Contingent Funds of the Assembly and Senate for expenses of Joint Interim Committee on the American Revolution Bicentennial and its members.

Res. Ch. 233 (ACR 117) BARNES Ocean Beach Freeway.

Designates State Highway Route 109 from Sunset Cliffs Boulevard to Route 5 in San Diego as the Ocean Beach Freeway and requests Department of Public Works to erect and maintain signs showing this official designation.

Res. Ch. 234 (ACA 36) KNOX Adds Sec. 25.5, Art. XIII, Cal. Const., re local government tax sharing.

Enables the Legislature, by general laws, to authorize counties, cities and counties, and cities to enter contracts to apportion the revenue derived from any sales or use tax imposed by a county, city and county, or city. Provides that the recipient of funds pursuant to such an authorization may use such funds for any purpose for which it could spend its own revenues. Provides that before any such contract becomes operative it must receive an affirmative majority vote of all the votes cast for and against it in each county, city and county, and city which is a party to the contract.

Res. Ch. 235 (ACR 104) DAVIS Legislative Analyst.

Requires Legislative Analyst or his representative to meet with principal state agencies financed by budget act appropriations for specified purposes each year prior to November 1.

Requests Director of Finance to give notice of principal budget meetings between that department and other state departments and agencies to Legislative Analyst.

Res. Ch. 236 (SJR 16) MARLER Migratory waterfowl hunting regulations.

Memorializes Secretary of Interior to permit the California Fish and Game Commission to establish individual migratory waterfowl hunting regulations for the northern and southern regions of this state within the regulation framework adopted by the secretary for the Pacific flyway region.

Res. Ch. 237 (ACR 164) GONSALVES Sale of excess land.

Directs Division of Highways to sell specified excess parcel of state-owned land to the City of Artesia under specified terms, declaring that such sale would be of statewide interest.

Res. Ch. 238 (ACR 38) BURTON Economic Conversion Commission.

Establishes the Joint Legislative Committee on Economic Conversion to investigate the ways in which California's economy can adjust to the changing security needs of the country and prepare for transition to civilian economy.

Allocates \$40,000 from Contingent Funds of the Assembly and Senate for expenses of the commission.

Res. Ch. 239 (AJR 18) MURPHY Los Banos National Cemetery.

Memorializes the Congress of the United States to establish an additional national cemetery or cemeteries in California and to implement the recommendations of the U.S. Veterans Advisory Commission pertinent to the burial of veterans.

Res. Ch. 240 (ACR 43) BELOTTI State highway system.

Requests Department of Public Works to include in its state highways study desirability of retaining in the state highway system portion of former Route 101 passing through and adjacent to Gauberville, and to include recommendations in report to be submitted to 1969 Regular Session.

Requests that the department and the California Highway Commission withhold relinquishment of the roadway which was formerly Route 101 until 61 days after final adjournment of the 1969 Regular Session to enable Legislature to have time to study and act upon the report.

Res. Ch. 241 (ACR 72) THOMAS Legislative Audit Committee.

Makes available \$500,000 from the Contingent Funds of the Assembly and Senate for expenses of the Joint Legislative Audit Committee.

Res. Ch. 242 (SCR 91) COLLIER Legislative building space needs.

Creates Joint Committee on Legislative Building Space Needs to study building space needs of Legislature and agencies assisting the Legislature.

Makes \$75,000 available from Contingent Funds of the Assembly and Senate for purposes of the study.

Res. Ch. 243 (SCR 103) COOMBS American Indian Day.

Declares fourth Friday of each September, American Indian Day.

Res. Ch. 244 (AJR 34) VEYSEY Meat prices.

Memorializes Interstate Commerce Commission to take cognizance of effect on California meat producers of lowered dress meat rates, and to make proportionate reduction in rates on feed grains and other feed products.

Res. Ch. 245 (AJR 45) MONAGAN Chronically unemployed

Notes that the Legislature has pending certain legislation designed to provide a program of training and placement services to assist the chronically unemployed in California, and memorializes the President and Congress to take specified steps to provide the federal support needed to carry out this program.

Res. Ch. 246 (ACR 91) PRIOLO School ground development legislation.

Directs State Department of Education to study and report to Legislature on feasibility of developing public school properties for the use and enjoyment of the citizens of the state, with such use and enjoyment to be established as public policy, with implementation of this policy to be by state and local allocations of funds for school construction including adequate amounts for site development,

including irrigation and planting, and with planning for such site development to be performed concurrently with the planning of school building construction.

Res. Ch. 247 (SCR 21) BURNS Constitution Revision Commission: members.
Provides that the chairman of Joint Committee on Legislative Organization appoint 14 legislators as ex officio members of Constitution Revision Commission.

Res. Ch. 248 (SCR 51) TEALE Additions—state highway system.

Requests that the Department of Public Works include in its studies pursuant to Section 256 of the Streets and Highways Code the desirability of adding to the state highway system a state highway route from Route 299 near Bieber northerly to Route 139 via Lookout, and a state highway route from the Nevada state line (at Nevada State Highway 81) northwesterly to Route 299 near Cedarville via Eagleville, and to include recommendations thereon in the report to be submitted to the 1969 Regular Session of the Legislature.

Res. Ch. 249 (SCR 63) MILLER Legislative Budget Committee.

Makes available \$900,000 to Legislative Budget Committee from Contingent Funds of Assembly and Senate.

Res. Ch. 250 (SCR 64) TEALE State highway system addition.

Requests that the Department of Public Works include in its study pursuant to Section 256 of the Streets and Highways Code desirability of adding to the state highway system a state highway route in Nevada County from State Highway Route 174 to Route 20, with recommendations thereon to be included in the report to be submitted to the 1969 Regular Session of the Legislature.

Res. Ch. 251 (SCR 65) TEALE Joint committee: assessment practices.

Creates Joint Committee on Assessment Practices to study and analyze all facts relating to property tax assessment practices of local assessors and State Board of Equalization, appraisal practices of the board with respect to locally assessed property in connection with its equalization functions, and specified included subjects.

Makes available \$35,000 from contingent fund for expenses of committee.

Res. Ch. 252 (SCR 84) BURGNER Special educational programs.

Directs State Department of Education, after consultation and study with representative individuals, organizations, and school officials concerned with education of exceptional children in California, to recommend, during the 1969 Regular Session, legislation assuring that school districts and county superintendents of schools provide special educational programs for physically handicapped and mentally retarded minors for whom they are responsible.

Res. Ch. 253 (SCR 98) DYMALLY Social welfare research.

Creates Joint Committee on Social Welfare Research to ascertain, study, analyze, and coordinate legislative studies on the subject of social welfare policies and procedures, and to cooperate with the State Department of Social Welfare and other executive agencies engaged in studies of social welfare in the coordination of, and exchange of information derived from, such legislative and executive departmental research.

Res. Ch. 254 (SCR 104) BURGNER State Highway Route 8.

Requests the Department of Public Works to place or assist in the placing of appropriate signs, in conformity with federal and state criteria, along State Highway Route 8 from San Diego to Yuma via El Centro, designating it as the "Border Friendship Route."

Res. Ch. 255 (SCR 108) DOLWIG Office of State Printing.

Requires the Joint Legislative Budget Committee to conduct an analysis of the operations of the Office of State Printing to determine if more efficient method of handling legislative printing exists.

Res. Ch. 256 (SJR 17) SHERMAN Sales and use taxes.

Memorializes the President and Congress of the United States to enact amendments to the Soldiers and Sailors Civil Relief Act of 1940 as amended, relieving the several states of the onerous burden of exempting military personnel from the sales and use tax.

Res. Ch. 257 (SCR 4) DYMALLY Duplicate bills.

Directs Legislative Counsel to advise member who requests the preparation of bill substantially identical to bill already introduced of such fact.

Res. Ch. 258 (ACR 60) KNOX Open space lands committee.

Makes available, in addition to any money already made available, \$175,000 from the Contingent Funds of the Assembly and Senate for expenses of Joint Committee on Open Space Lands. Provides that committee shall not cease to exist on 30th calendar day of 1969 Regular Session.

Res. Ch. 259 (ACR 118) POWERS Joint Committee on Relocation of Governmental Bodies.

Creates the Joint Committee on Relocation of Governmental Bodies to study and make recommendations on the transfer of the headquarters of all state agencies to Sacramento.

Makes \$2,000 from the Contingent Funds of the Assembly and Senate available to the committee.

Res. Ch. 260 (ACR 129) SHOEMAKER Library services.

Directs Coordinating Council for Higher Education, with cooperation of Trustees of California State Colleges, Regents of University of California, Board of Governors of California Community Colleges, and private institutions of higher education, to study need for training of credentialed and technical, or paraprofessional, personnel for service in all branches of the field of library services in California. Requires report thereon at 1970 Regular Session of Legislature.

Res. Ch. 261 (ACR 153) FONG Compensatory education.

Directs Department of Education to make a survey of the magnitude of the statewide problem of children who are unable to speak and write English effectively, make a comparative evaluation of each project designed to teach English as a second language that is funded through Division of Instruction and Office of Compensatory Education in department, and examine feasibility and advisability of administering all such projects in same operating division in department.

Requires department to submit comprehensive report on such findings at 1969 Regular Session of the Legislature.

Res. Ch. 262 (ACR 154) POWERS Atomic development and space.

Creates Joint Committee on Atomic Development and Space, and prescribes its powers, including power to appoint an advisory committee thereto, and specifies membership thereof.

Makes available from Contingent Fund of Senate and Assembly \$20,000 for expenses of committee and members.

Res. Ch. 263 (ACR 166) MCGEE Pedestrian crossing.

Requests Division of Highways to study costs and feasibility of constructing a pedestrian crossing at border with Mexico over or under Interstate Highway No. 5.

Res. Ch. 264 (ACR 168) BADHAM Arthur Gardiner Coons.

Expresses condolences on death of Arthur Gardiner Coons.

Res. Ch. 265 (ACR 161) Z'BERG Miss California: state cohostesses.

Proclaims Miss California in Miss Universe Contest and Miss California in Miss America Pageant as honorary cohostesses to the Maid of California, the official hostess of the California Exposition and Fair.

Res. Ch. 266 (ACR 169) RYAN Public school employment.

Establishes a Joint Committee on Public School Employment, consisting of 5 Members of the Senate appointed by the Senate Rules Committee, and 5 Members of the Assembly appointed by the Speaker of the Assembly, to study the number of employees in public school employment and the ratio of nonteaching employees to teaching employees, as more fully set forth in AB 1674 of this session.

Allocates \$15,000 from Contingent Funds of the Assembly and Senate for expenses of the committee.

Requires a report to be submitted by March 31 of the 1969 Regular Session of the Legislature.

CROSS-REFERENCE TABLES

BILL TO CHAPTER NUMBER

1968 REGULAR SESSION

CROSS-REFERENCE TABLES

ASSEMBLY BILLS

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1	88	125	2	249	670
7	261	126	98	250	119
9	3	128	99	251	14
13	149	129	445	263	1298
14	528	132	160	267	1229
22	262	133	1225	268	370
26	494	134	25	269	671
28	1010	136	472	271	29
29	1011	137	587	284	100
32	837	141	197	287	1393
34	1454	143	198	288	588
39	132	145	55	289	1469
40	150	151	551	294	38
41	133	153	337	295	15
43	24	160	235	296	236
44	151	164	26	297	137
46	769	168	338	301	1182
48	185	169	136	302	120
51	37	170	1226	303	295
57	336	172	1465	306	1394
58	1295	178	152	307	1100
60	41	179	1227	308	138
61	19	180	1228	312	82
66	96	183	116	313	1183
68	68	184	27	315	101
69	79	185	265	316	121
70	97	186	117	317	47
73	134	187	28	318	48
74	69	188	20	321	506
77	12	189	21	322	162
78	263	190	1333	325	610
82	8	192	401	326	237
83	585	194	1334	328	200
84	54	195	1296	329	83
85	221	196	56	330	84
86	196	197	515	334	371
90	222	198	369	335	238
92	114	202	1297	337	30
94	80	203	118	339	339
95	70	204	667	342	529
96	1181	209	668	344	58
97	264	210	1369	346	22
101	940	212	161	349	230
103	135	214	46	350	240
105	6	215	638	353	1395
106	838	218	840	354	1012
107	839	219	57	355	42
109	1455	227	34	356	765
111	586	229	639	357	764
115	1392	232	1	359	641
116	9	239	199	361	1396
118	115	243	841	362	1397
120	81	244	5	363	530
122	71	245	669	364	1230

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365	1398	511	275	645	1406
367	122	515	123	646	243
369	402	516	61	647	126
370	49	518	589	651	943
379	153	519	446	652	944
382	642	522	1103	656	417
383	172	524	35	664	496
384	173	526	516	671	517
385	579	530	1337	672	1016
387	102	532	590	674	388
388	1101	536	1015	677	1186
389	1399	538	124	679	177
392	1299	543	373	680	1107
399	201	545	1232	681	1017
402	10	546	342	682	406
403	340	547	343	684	543
405	31	548	344	685	1302
406	507	553	223	686	1407
411	531	554	591	688	178
413	202	555	139	690	945
414	174	556	1300	691	16
416	59	558	125	694	208
417	163	559	105	695	619
418	175	560	592	698	209
419	176	561	1401	699	620
420	692	562	1185	700	643
423	1335	563	266	701	593
427	72	565	224	702	741
428	1231	567	1470	704	13
429	103	571	225	705	594
431	740	572	1301	707	1018
433	842	574	1104	708	845
435	1013	575	206	709	1187
436	532	576	1338	710	1103
438	85	580	404	718	1408
440	60	581	1402	719	374
441	372	585	267	722	87
443	533	589	1403	726	227
444	104	590	618	727	595
445	203	591	165	731	210
447	473	592	844	732	535
450	341	593	166	735	513
460	1336	597	345	737	846
461	392	599	580	739	674
462	617	600	942	745	847
463	403	601	1105	748	1471
465	204	604	495	749	596
466	4	605	268	760	179
467	416	607	354	761	1409
469	1102	614	256	765	1410
473	205	616	140	768	1109
474	672	617	393	769	1188
476	534	620	207	772	621
477	86	621	242	773	211
482	164	622	673	777	348
489	241	623	346	778	693
495	843	628	405	779	597
496	50	629	347	780	269
500	1184	630	1404	781	311
507	154	634	1405	782	644
508	941	635	1106	783	1019
509	1014	639	226	784	742
510	255	644	106	785	552

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789	1020	902	694	1025	856
790	946	903	627	1026	421
791	180	904	351	1027	246
793	212	905	852	1028	1118
794	474	908	1413	1029	1119
796	213	910	991	1030	1298
799	947	911	853	1032	679
801	1370	913	628	1034	1120
802	848	914	378	1036	1028
803	141	915	497	1038	422
805	1411	918	767	1041	1029
806	296	920	1414	1042	553
807	1339	921	854	1043	1239
809	257	922	1115	1046	1372
810	1412	923	167	1048	1058
814	142	925	629	1049	636
815	849	926	1415	1054	680
817	598	927	630	1055	475
818	948	928	631	1056	381
819	599	931	632	1059	423
820	675	932	951	1061	554
822	1233	933	1416	1062	1240
823	1021	934	1025	1065	536
828	1189	936	1457	1066	681
829	1022	937	1026	1067	1121
830	375	938	245	1069	1122
832	1110	939	379	1072	953
835	228	940	646	1074	682
836	676	942	419	1076	424
838	349	943	743	1077	1418
839	1111	944	633	1078	143
840	1303	946	855	1080	1123
841	1023	953	1116	1082	1124
843	850	955	634	1084	1241
844	622	957	420	1085	1242
850	1056	959	677	1088	476
851	244	960	952	1093	683
852	258	962	1235	1094	299
853	350	963	744	1095	425
854	645	964	695	1096	637
855	1472	966	1027	1097	498
856	1112	967	1236	1098	857
857	623	968	1417	1099	555
858	229	969	1190	1101	1125
859	376	971	1237	1105	684
863	1456	974	1191	1106	954
867	1371	978	297	1109	1030
868	624	979	1304	1111	477
869	1340	980	1117	1112	107
872	1024	983	181	1118	1192
875	270	984	271	1119	1031
876	377	985	380	1120	685
882	949	989	514	1122	647
883	851	992	298	1123	312
884	32	997	678	1128	955
885	1234	999	696	1129	600
887	625	1003	214	1132	1243
888	1113	1004	1057	1134	537
889	950	1010	1342	1137	538
890	1114	1011	352	1138	956
896	1341	1012	1343	1139	1193
897	913	1016	353	1152	313
899	418	1021	635	1153	1419
900	626	1023	988		

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1164	426	1297	749	1450	1345
1167	648	1299	564	1452	687
1168	427	1301	508	1453	428
1169	649	1302	1307	1454	989
1171	1032	1303	500	1455	1249
1172	745	1304	1308	1459	1250
1173	858	1307	1424	1463	1460
1174	650	1311	1458	1464	1346
1175	317	1315	480	1469	482
1176	479	1320	1309	1471	1202
1177	746	1323	565	1473	382
1183	556	1325	566	1474	1428
1184	1126	1326	654	1478	963
1185	1194	1329	1310	1479	1061
1189	230	1330	231	1483	1347
1190	651	1331	959	1487	502
1193	747	1332	567	1488	865
1197	1195	1333	960	1489	866
1198	859	1334	568	1491	300
1201	447	1337	509	1493	985
1202	1127	1338	961	1494	1348
1203	1305	1340	1040	1507	752
1204	1318	1347	1311	1515	1132
1206	215	1355	1244	1516	1133
1207	1033	1358	1245	1521	1429
1209	1128	1361	569	1524	1430
1213	957	1363	1199	1526	1134
1226	1196	1365	862	1527	1062
1227	1197	1367	686	1530	753
1234	860	1369	407	1531	698
1236	557	1370	750	1533	754
1237	558	1372	1246	1535	429
1239	559	1373	1130	1538	688
1240	560	1375	1059	1539	755
1241	601	1378	863	1540	1063
1242	652	1381	1473	1541	1431
1243	958	1388	1041	1543	510
1246	561	1389	655	1544	964
1248	539	1390	1200	1547	867
1249	540	1391	1042	1553	1312
1250	1034	1396	1459	1558	1064
1252	1035	1399	656	1559	1203
1256	499	1400	1425	1560	868
1257	1306	1401	570	1563	1065
1258	1036	1403	864	1564	869
1260	653	1404	571	1565	602
1261	562	1405	1201	1566	870
1262	563	1406	1060	1571	689
1264	1420	1412	657	1572	1251
1265	984	1413	1426	1577	574
1266	1198	1414	751	1578	1135
1267	1037	1419	1344	1580	1136
1270	1129	1420	1247	1585	658
1272	1038	1427	572	1586	1066
1273	272	1428	1131	1588	1349
1274	541	1429	501	1591	1137
1278	1039	1430	573	1593	1067
1281	1421	1432	481	1594	756
1287	1422	1439	697	1595	1313
1290	861	1441	962	1598	1252
1291	1423	1442	1043	1601	871
1293	108	1447	1427	1602	1432
				1605	575

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1606	659	1767	966	1914	971
1607	1138	1770	1207	1915	1152
1610	1433	1775	967	1916	1153
1611	1068	1777	1474	1918	972
1612	1253	1779	1354	1919	1356
1615	1204	1781	609	1923	1082
1618	1314	1785	1461	1924	1154
1621	1139	1786	610	1930	1155
1622	1254	1787	1080	1931	1083
1630	1069	1791	874	1936	1084
1631	576	1792	1438	1938	1085
1634	383	1795	1258	1948	1086
1635	1070	1803	512	1949	1087
1636	1140	1806	1208	1950	1374
1637	577	1807	875	1951	1444
1638	1434	1808	1439	1954	1211
1641	1255	1816	876	1955	1212
1646	448	1818	1044	1957	1156
1650	1071	1819	611	1960	1213
1652	603	1821	1045	1961	761
1654	1256	1826	1440	1963	1157
1657	604	1828	1441	1965	986
1659	605	1830	1146	1966	1357
1660	1257	1832	1462	1969	1262
1661	757	1833	1046	1970	973
1662	542	1835	1047	1971	1050
1664	1350	1837	1048	1973	1158
1670	606	1838	660	1975	1159
1677	1435	1840	1147	1981	1214
1678	1205	1843	968	1989	1160
1680	1351	1844	661	1998	1263
1681	872	1847	1148	2000	1161
1682	965	1848	758	2001	1162
1685	1141	1857	969	2003	662
1688	503	1860	1149	2015	1358
1690	1315	1863	578	2024	1316
1697	1072	1865	1442	2025	1463
1698	607	1867	1259	2026	615
1703	1073	1868	759	2028	663
1704	1074	1870	760	2036	1088
1706	873	1871	1049	2039	1317
1710	1075	1875	1260	2040	1163
1714	608	1876	970	2047	1164
1715	1076	1877	1209	2049	1445
1718	1142	1884	1210	2050	504
1720	1077	1889	1355	2051	1051
1721	1206	1891	612	2054	974
1723	1078	1893	613	2058	975
1729	1436	1894	990	2059	1089
1730	1437	1895	581	2061	1446
1731	1143	1897	614	2063	1447
1736	1079	1906	691	2071	1448
1741	1352	1907	1443	2091	1215
1749	1144	1909	1081	2094	976
1753	511	1910	1150	2095	977
1759	1353	1911	1151	2098	1449
1763	1145	1911	1151		
1764	690	1913	1261		

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1	182	142	408	245	219
3	127	146	708	247	281
6	355	148	484	248	282
16	582	149	273	251	52
19	457	151	187	253	305
20	144	153	73	254	130
23	1319	154	90	257	145
27	276	155	918	261	411
29	1264	156	44	262	664
30	762	157	40	265	131
31	51	158	322	272	53
32	62	159	64	273	706
39	1373	160	217	274	11
50	1320	161	91	275	412
53	1375	162	323	278	283
54	186	163	277	279	1359
55	314	164	278	281	925
58	1265	165	218	285	707
60	39	166	1376	287	74
61	247	167	92	290	926
63	356	168	65	291	233
64	232	170	303	292	326
70	33	171	109	294	284
71	458	172	110	298	1323
73	1090	173	279	302	306
74	7	174	280	304	327
76	1216	175	324	305	708
78	17	178	45	307	75
81	216	182	111	308	358
83	128	185	18	310	485
84	770	187	704	311	234
85	431	188	304	313	359
86	1266	189	409	315	156
87	914	190	274	316	384
90	915	196	705	317	188
91	916	197	773	318	76
93	1321	198	919	321	774
96	917	200	1268	322	285
98	700	202	318	323	395
99	63	204	66	324	286
100	43	206	978	326	307
104	301	207	93	329	709
110	89	208	94	330	1092
112	357	210	920	332	877
113	1267	211	155	335	1324
114	394	212	921	339	413
115	320	218	95	345	460
116	302	219	922	347	360
118	771	221	923	348	449
119	432	223	459	349	328
120	168	224	315	354	775
126	1091	226	129	356	189
127	433	227	248	358	157
128	1322	231	924	360	112
133	450	232	325	361	190
136	772	236	992	362	191
137	23	239	410	363	169
138	321	240	430	364	113
139	701	242	249	365	434
140	702	243	763	366	67
141	259	244	1269	367	1466

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368	192	505	291	623	931
369	461	507	768	626	414
371	77	513	699	628	1363
374	287	514	292	635	981
375	361	515	184	637	1093
376	462	516	886	639	364
377	710	524	158	641	159
378	1165	525	486	645	505
379	518	528	711	646	789
383	288	529	386	648	790
384	193	532	781	649	791
386	329	533	309	650	792
387	146	534	712	652	1052
388	147	535	1271	653	1452
389	362	537	398	655	1453
390	78	540	713	659	793
391	250	542	782	662	794
392	194	545	887	664	545
393	927	546	888	665	437
395	289	548	993	668	438
397	1270	550	783	669	795
398	1377	553	994	670	1364
399	396	554	889	671	892
400	878	555	929	672	1094
401	463	557	784	675	932
402	251	558	714	679	520
409	879	560	785	680	365
417	435	561	220	684	487
420	397	564	890	686	933
421	330	569	170	688	366
424	1360	572	1168	689	1365
426	252	573	483	690	469
430	880	576	399	699	367
431	928	577	254	703	796
432	1166	580	1362	705	987
433	1167	581	195	707	452
434	776	584	891	710	1380
435	331	585	465	712	439
437	881	586	466	713	797
439	290	587	715	718	440
441	766	590	716	719	1400
442	385	591	519	721	893
443	1325	592	1272	722	470
448	979	594	786	723	1275
449	253	595	1273	725	998
455	308	596	1274	727	999
457	777	597	717	729	1169
459	778	599	467	730	521
461	464	602	1373	731	798
462	882	603	310	732	719
466	319	604	363	733	471
467	183	605	260	734	522
473	332	606	1379	735	799
476	883	607	387	736	293
477	436	608	451	737	800
478	1217	609	995	738	720
480	333	611	996	742	441
481	980	612	468	745	1326
483	1361	613	36	746	442
492	779	615	930	747	171
495	884	617	997	748	148
496	389	618	787	749	523
497	885	621	718	750	544
503	780	622	788	752	453

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756	1170	898	1003	1082	492
760	1053	902	816	1084	734
761	454	903	548	1087	1385
764	801	904	549	1089	1097
766	802	905	550	1095	983
769	1276	910	335	1099	827
773	546	912	1281	1100	828
776	547	913	1004	1103	905
777	1095	919	1172	1104	829
780	1096	922	935	1105	906
784	1277	928	490	1107	294
785	803	929	726	1109	1328
788	390	930	817	1112	493
790	1054	936	1005	1114	1178
792	1000	938	1282	1118	1292
793	804	941	901	1120	1055
794	455	942	1283	1121	830
795	805	943	1006	1123	735
796	488	947	727	1125	907
798	894	955	728	1127	831
799	1001	957	818	1131	456
800	443	958	902	1133	1098
801	721	959	1327	1135	908
802	334	960	1173	1137	526
806	444	964	1220	1138	527
807	806	966	1221	1143	1386
809	1381	968	1174	1147	1007
813	807	975	729	1150	832
817	665	986	936	1152	616
820	895	988	491	1153	833
823	415	991	730	1154	1387
825	666	995	819	1156	736
830	1278	996	731	1158	909
832	896	997	982	1159	1099
833	808	998	584	1161	834
836	809	999	820	1178	1222
838	722	1002	903	1179	1388
840	1171	1006	1284	1182	937
841	1218	1009	525	1188	1008
843	810	1013	1366	1189	938
844	316	1014	1285	1193	910
846	1382	1015	1367	1198	1467
848	723	1017	1286	1200	939
849	1219	1021	821	1203	1009
852	811	1028	1368	1207	1223
853	812	1033	1287	1214	1293
855	724	1035	822	1220	1179
856	1279	1037	732	1222	737
858	813	1039	1288	1224	1329
861	524	1040	823	1225	835
863	583	1045	1289	1227	1389
867	897	1047	1383	1228	1300
873	1002	1051	1384	1230	1468
874	898	1063	824	1233	1330
877	813	1068	1175	1236	911
878	899	1069	1176	1245	1224
879	489	1070	1290	1251	912
881	900	1071	904	1252	836
882	368	1072	825	1260	738
890	391	1073	826	1263	1294
891	815	1074	1177	1268	1391
892	934	1075	1464	1270	1331
895	1280	1077	733	1271	739
896	725	1081	1291	1274	1332
				1275	1180

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2	5	50	52	113	89
3	102	60	258	114	96
4	2	61	212	115	225
5	21	62	41	116	103
6	3	63	171	117	233
7	25	64	46	118	259
8	29	65	157	119	104
9	4	66	209	121	114
11	7	67	72	122	115
12	12	68	53	123	116
13	170	69	75	124	127
15	8	70	78	126	159
16	13	71	143	127	117
18	168	72	241	128	133
20	14	74	62	129	200
21	16	75	172	130	226
23	9	76	88	133	160
25	44	77	73	135	217
26	74	78	63	136	218
27	156	79	90	138	185
28	26	81	91	139	161
29	15	82	158	140	173
30	125	83	221	141	162
32	36	84	68	142	231
33	30	87	214	143	163
34	27	89	215	144	164
35	31	90	107	145	165
37	32	91	246	147	166
38	238	92	66	148	174
39	48	93	76	149	167
40	22	94	69	150	182
41	67	95	108	151	180
42	40	96	120	152	186
43	240	97	84	153	261
44	208	101	138	154	262
46	57	102	202	155	232
47	58	103	126	156	190
48	152	104	235	157	188
49	45	105	224	158	181
50	59	106	222	160	195
53	60	108	86	164	237
55	61	109	105	166	263
56	51	110	109	167	227
57	37	111	189	168	264

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6	56	20	211	35	87
7	97	21	230	36	151
8	223	23	106	37	155
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1	1	40	42	70	82
2	110	41	136	71	83
3	92	42	141	73	112
4	257	43	198	74	200
6	17	44	80	75	124
7	23	45	65	76	194
8	24	46	119	77	175
9	18	47	94	78	206
10	10	48	95	79	148
11	6	49	192	80	139
12	11	50	64	81	176
13	201	51	248	82	137
14	134	52	55	83	177
16	98	53	199	84	252
17	118	54	70	85	178
18	19	55	77	86	132
20	20	56	131	88	207
21	247	57	99	89	220
22	93	58	144	91	242
23	28	59	193	92	140
27	130	60	71	94	145
28	47	61	205	97	196
29	33	62	111	98	253
30	38	63	249	99	229
31	34	64	250	100	213
32	135	65	251	101	197
33	39	66	187	103	243
35	121	67	228	104	254
36	79	68	81	108	255
39	100	69	219		

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1	101	8	203	16	236
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18	153
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BILLS VETOED BY GOVERNOR

ASSEMBLY BILLS VETOED

25,	45,	76,	93,	113,	117,	945,	958,	972,	1057,	1180,	1208,
159,	257,	343,	470,	523,	564,	1268,	1280,	1344,	1353,	1379,	1446,
687,	730,	740,	827,	866,	870,	1456,	1465,	1683,	1711,	1744,	1964.

SENATE BILLS VETOED

41,	69,	125,	145,	169,	192,	575,	593,	676,	754,	778,	811,
220,	303,	479,	500,	517,	559,	819,	826,	935,	1160,	1223.	