

**Volume 2**

# **STATUTES OF CALIFORNIA**

**AND DIGESTS OF MEASURES**

**1970**

**Constitution of 1879 as Amended**

**Measures Submitted to Vote of Electors,  
Special Election, June 2, 1970,  
and General Election, November 3, 1970**

**General Laws, Amendments to the Codes, Resolutions,  
and Constitutional Amendments**

*Passed by the California Legislature at the*

**1970 Regular Session**



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## PREFACE

### *Digest*

The **Summary Digest** consists of a short summary of each law enacted, and of each constitutional amendment, concurrent or joint resolution adopted by the Legislature. 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 Digest** is arranged numerically by chapters. Cross-reference tables are arranged numerically by bill or resolution number and indicate the chapter number of each.

### *Index*

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

### *Statutory Record*

This edition of the **Summary Digest** includes a cumulative statutory record for the 1969 and the 1970 Regular Sessions followed by a list of concurrent resolutions adopted in the 1969 and 1970 Regular Sessions which affect concurrent resolutions adopted in prior years, and lists of new general laws passed in the 1969 and 1970 Regular Sessions which do not specifically amend, add to, or repeal any existing code or general law. Cumulative statutory records for 10-year periods, 1959-1968 and 1949-1958, and for the 16-year period, 1933-1948, are published in separate volumes, which supplement the original statutory record, 1850-1932, published in 1933.



## 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 1970 Regular Session convened on January 5, 1970, and adjourned sine die September 23, 1970. Statutes, other than those taking immediate effect, take effect on November 23, 1970. Digests note statutes taking immediate effect by "*In effect immediately.*"

*Statutes Which Take Effect Immediately.* An urgency statute and a statute calling an election, providing for a tax levy, or making an appropriation for the usual current expenses of the state may take effect immediately when expressly so provided in the statute. Such a statute becomes effective on the date it is filed with the Secretary of State.

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

The effective date of a constitutional amendment proposed by the Legislature is the date of its adoption by the people.

*Operative Dates.* A statute or resolution, by its terms, may provide for its provisions to become operative after its effective date as set forth above, either upon the happening of some contingency or on a specified date.

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**SUMMARY DIGEST OF  
STATUTES ENACTED**

**1970 REGULAR SESSION**

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## BILL CHAPTERS

Ch 1 (AB 131) LANTERMAN New act, re junior college district election.

Declares that special and unique facts exist in connection with the maximum tax rate election conducted by and within the Pasadena Area Junior College District on October 21, 1969. Validates such election and deems the proposal presented to the electors of the district to have been for a specified increase of the maximum rate of district tax.

*In effect immediately.*

Ch. 2 (AB 355) MONAGAN Amends Sec 9, Ch. 1544, Stats. 1969, re bonds: University of California.

Deletes provision specifying that annual rate of interest on bonds authorized pursuant to University of California Health Science Facilities Construction Program Bond Act of 1969 may be 6 percent or less.

Also makes provisions of Resolution Chapter 299 of the 1969 Regular Session (SCA 26) of the Legislature, providing for interest rates to be set by the Legislature, applicable to such bonds \*if approved by electors.

Requires revision of ballot arguments, ballot pamphlet analyses and ballot title to reflect provisions of act.

*In effect immediately*

Ch. 3 (AB 51) CHAPPIE New act, re conflict of interest.

Extends the filing date for candidates required to file a financial disclosure statement pursuant to Section 3702, Gov C.

*In effect immediately.*

Ch. 4 (AB 69) LANTERMAN New act, re validations.

First Validating Act of 1970, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specific districts, agencies and entities.

*In effect immediately.*

Ch. 5 (AB 102) HAYES New act, re city property tax refunds

Authorizes cities which have included items in their annual operating budgets for the 1969-1970 fiscal year which are financed by other means to provide by ordinance either for a refund of that portion of the first installment of tax due on property on the secured roll which reflects the amount levied for the unauthorized items and for a cancellation of such amount on the second installment or for a refund of such amount as paid for both installments. Establishes procedures to adjust the rate of tax on the unsecured roll for the following year and for canceling a part of the interest and penalties on tax delinquent property on the secured roll.

Specifies that the enactment shall become inoperative on the 61st day following final adjournment of the 1971 Regular Session of the Legislature.

*In effect immediately.*

Ch. 6 (AB 133) MACGILLIVRAY. New act, re assessment of open-space lands.

Specifies that property otherwise eligible for assessment as open-space lands shall be so assessed for the \*1970-1971 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 May 15, 1970.

*In effect immediately.*

Ch 7 (AB 235) BEVERLY Amends Sec. 6412, Fin.C., re savings and loan associations.

Authorizes savings and loan commissioner to raise investment inducement gift or premium ceiling to limits set for certain federally regulated financial institutions by federal law or regulation.

*In effect immediately.*

\* Correction

**Ch. 8 (AB 153) BAGLEY** Amends Sec. 7262, R. & T.C., re district use taxes.

Requires that any use taxes imposed by the Santa Clara County Transit District, the Southern California Rapid Transit District, or the San Francisco Bay Area Rapid Transit District contain a provision exempting a retailer from collecting such tax where property is not shipped or delivered into the district or where the retailer does not participate in the district in making the sale of the property.

*In effect immediately*

**Ch. 9 (AB 273) BROWN** Amends Sec. 24001, Gov.C., re adult probation officers.

Permits board of supervisors of any county that is consolidated with a city to hire a chief adult probation officer, as well as a juvenile probation officer, who does not meet the state and county residency requirement of existing law. Deletes permission to waive requirement that juvenile probation officer be at least 21 years of age.

*In effect immediately.*

**Ch. 10 (AB 155) DAVIS** New act, re flood damage assistance.

Makes unexpended balance of appropriation made by Sec. 1, Ch. 52, Stats. 1969, available for expenditure by 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 storms and floods, including tidal wave floods, between December 1, 1969 and July 1, 1970, if application therefor is made by July 31, 1970

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 December 1, 1969, and July 1, 1970. Makes unexpended balance of funds raised by 1969 temporary gas tax increase and deposited in Street and Highway Disaster Fund available for allocation for repair, restoration, or replacement of local streets, roads, or bridges damaged or destroyed by storm and flood or flood conditions occurring between December 1, 1969, and July 1, 1970; and makes unexpended balance of such funds deposited in State Highway Fund available for expenditure for repair, restoration, or replacement of state highways damaged or destroyed by such storm and flood or flood conditions.

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.

*In effect immediately.*

**Ch. 11 (SB 247) DOLWIG** Adds Art 95 (commencing with Sec. 1084.1),

**Ch. 3, Div 4, Ed C.,** re cultural excursions: school bands

Authorizes the governing board of a school district, at request or invitation of government of United States or another country, to provide foreign cultural excursions for secondary school pupils and employees engaged in activities of a school band.

Authorizes transportation for such excursions by district equipment or domestic or foreign public carrier.

Requires governing board to obtain insurance covering injuries to participants of such excursions.

Provides that participation in such excursions shall be considered attendance for purposes of crediting attendance for apportionments from State School Fund, provided that such participation takes place during the regular school year and that no

more than 15 days of such participation are utilized in crediting such attendance. Provides that state funds shall not be expended for costs of transportation.

To have no force or effect after June 30, 1970.

*In effect immediately.*

Ch. 12 (AB 415) LEWIS Amends Secs. 53205.05, 53205.15, adds Sec. 53205.16, Gov.C., re school employees: insurance benefits.

Provides that school districts may validate or approve any prior, current, or future payments or claims resulting from insurance or health benefits given its employees and their dependents.

Declares legislative intent.

*In effect immediately.*

Ch. 13 (AB 200) BADHAM Amends Sec. 11005.6, R. & T.C., re in-lieu tax subventions.

Authorizes the Department of Finance to estimate the population of a county or city and county for purposes of determining such county or city and county's share of the subventions to local government from the state's vehicle in-lieu tax revenues in the year of a federal decennial census, as well as in other years.

*In effect immediately.*

Ch. 14 (AB 203) KNOX Amends Sec. 29124, Gov.C., re new permanent employee positions.

Defines the term "new permanent employee positions" for purposes of provisions concerning what expenditures may be approved in the beginning of a fiscal year before the appropriations for that year have been finally determined and adopted.

Ch. 15 (AB 204) KNOX Adds Sec 29100.1, Gov.C., re tax levies

Provides that tax rates may be set on the next working day whenever September 1st falls on a Saturday or holiday.

Ch. 16 (AB 205) KNOX Repeals Sec 29805, Gov.C., re county warrants.

Repeals provision that all county warrants specify the liability for which they are drawn and when it accrued.

Ch. 17 (AB 206) KNOX Amends various secs., Ag C., H & S C., P.R.C., S. & H.C., Wat.C., and Ch. 310, Stats. 1905, re district tax procedures.

Revises dates and procedures for submission of budgets, determination of rates and levy of taxes for citrus pest control districts, mosquito abatement districts, sanitary districts, public cemetery districts, fire protection districts, hospital districts, soil conservation districts, separation of grade districts, county water districts, water storage districts, municipal water districts, and levee districts.

Makes related changes.

Ch. 18 (AB 471) DUFFY Adds Sec. 7003.3, W & I.C., re health facilities.

Excepts private mental institutions not required by law or regulation to have an organized medical staff, a resident medical staff, a medical director, or to provide professional nursing services by a registered nurse or supervision of nursing services by specified persons from provisions for approval by voluntary area planning agencies prior to licensure by the Department of Mental Hygiene.

*In effect immediately.*

Ch. 19 (AB 703) MORETTI Amends Secs. 6510.6 and 6559.1, Fin.C., re savings and loan associations.

Extends the maximum term for which savings shares and certificates may be issued by savings and loan association from 5 to 10 years.

*In effect immediately.*

Ch. 20 (AB 728) DAVIS New act, re assessments in disaster areas.

Authorizes boards of supervisors to provide for the assessment or reassessment of property damaged or destroyed to the extent of more than \$1,000 by a major misfortune or calamity prior to March 1, 1970, in an area or region subsequently declared by the Governor to be in a state of disaster and to base one-half of the taxes on such property for the 1969-1970 fiscal year on its value in the damaged or destroyed condition.

*In effect immediately.*

Ch. 21 (AB 483) DUFFY Amends Sec. 8553, Ag C., re citrus pest control districts

Extends the terminal date for the period during which a citrus pest control district may pay limited compensation to the owner of any citrus tree infected with quick decline to March 1, 1975, from March 1, 1970.

*In effect immediately.*

Ch. 22 (AB 198) CORY Amends Sec. 6480, H. & S.C., re sanitary districts.

Provides that member of the legislative body of city whose territory is encompassed, in whole or in part, by boundaries of sanitary district is not disqualified from holding office as member of district board solely because of membership on such legislative body.

*In effect immediately.*

Ch. 23 (SB 342) LAGOMARSINO Adds Sec. 19576 2, Ed.C., re state school building aid apportionments.

Allows the State Allocation Board to continue apportionments to a district without requiring issuance of additional district bonds where more than two years after original approval for apportionment the district was required, as a condition for receipt of apportionment, to issue additional bonds, provided apportionments are made within two years of time the qualifying bonds were required.

*In effect immediately.*

Ch. 24 (AB 94) MONAGAN Adds Sec. 924 5, Ed.C., re school districts: consolidation elections.

Authorizes a governing board of an elementary school district formed from four or more contiguous elementary school districts within a county to increase its membership from 3 to 5. Provides for election of additional 2 members.

*In effect immediately.*

Ch. 25 (AB 111) MACGILLIVRAY Amends Sec. 24054, Ed.C., Sec. 5554, P.R.C., Sec. 100071, P.U.C., Sec. 27195, S. & H.C., re accountants.

Provides public accountant may perform specified functions which certified public \*accountant may now perform.

Ch. 26 (AB 115) MCCARTHY Amends Sec. 647, Pen.C., re disorderly conduct. Makes technical changes

*In effect immediately.*

Ch. 27 (AB 130) Z'BERG Amends Sec. 2943, Civ.C., re mortgages.

Provides escrow holder licensed as agent or person exempted from such licensing requirement acting as escrow holder is "entitled person" for purpose of demanding specified statement from mortgage or trust deed beneficiary.

Ch. 28 (AB 202) KNOX Amends Sec. 10251, B. & P.C., re real estate syndicates.

Provides for purposes of definition of "real estate syndicate" that interest held by husband and wife be considered as one interest.

*In effect immediately.*

Ch. 29 (AB 635) BEVERLY Amends Secs. 21690 24, 21690.28, P.U.C., re airports.

Provides that owners of residential property, depressed in value due to the expansion or operations of the Los Angeles International Airport, may petition Los Angeles International Airport Property Acquisition Board for payment of additional compensation at the same time condemnation or acquisition proceedings are initiated; and provides further that the board shall award such additional compensation within 60 days after condemnation or other acquisition proceedings are completed.

*In effect immediately.*

Ch. 30 (AB 1237) LANTERMAN New act. re homemaker services.

Authorizes the Department of Social Welfare to use \$6,900,700 of funds appropriated under Section 325 of the Budget Act of 1969, to be allocated for the cost of homemaker or attendant care services.

*In effect immediately.*

\* Correction.



Ch. 31 (AB 400) CULLEN Adds various secs., Ed C., re state colleges.

Makes it unlawful for any person to utilize, for personal pecuniary gain, as specified, nonpublic information received by reason of his employment by, or contractual relationship with, the trustees of the California State Colleges, a state college, or a state college auxiliary organization, or received by reason of his membership on the governing board of a state college auxiliary organization.

Provides generally that no member of the governing board of a state college auxiliary organization shall be financially interested in any contract or other transaction entered into by the board of which he is a member and that any contract or transaction so entered into by the board shall be void; but specifies justifying circumstances under which such an interest is not unlawful and situations where such justifying circumstances are not applicable.

*In effect immediately.*

Ch. 32 (AB 410) MONAGAN Amends, adds, repeals various secs., Ag C., re asparagus.

Changes the standards, bunch designations, packing requirements, and marking on container requirements for asparagus

Specifies a new standard container 51A for asparagus.

*In effect immediately.*

Ch. 33 (AB 423) CRANDALL Adds Sec. 54031.10, Gov C., re fire protection districts.

Extends from January 1, 1970, to May 15, 1970, the time in which the statement, map or plat, and certificate of completion regarding annexation of entire area of existing fire protection district or inclusion of a city within existing fire protection district by a fire protection district may be filed for the annexation to be effective for assessment and tax purposes in 1970.

*In effect immediately.*

Ch. 34 (SB 485) MARKS Adds Sec. 17530.5, B & P.C., re income tax returns.

Makes it misdemeanor for any person to disclose information obtained in the business of preparing, or assisting in preparing, income tax returns unless disclosure is (1) consented to in writing by taxpayer in separate document, (2) expressly authorized by law, (3) necessary to preparation of return, or (4) pursuant to court order. States when person is considered to be engaged in business of preparing, or assisting in preparing, income tax returns.

*In effect immediately*

Ch. 35 (SB 100) COLOGNE Amends Sec 5352, W. & I C., re conservatorship.

Requires petition for conservatorship by officer providing conservatorship investigation under Lanterman-Petris-Short Act to be filed in the county of residence of the patient. Makes related change.

Ch 36 (AB 91) CONRAD Amends Secs. 9160, 9164, Elec C., re state central committees.

Declares that any person elected or appointed to fill a vacancy in a partisan office, instead of only a person elected in a special election to fill a vacancy in the Legislature, is a member of the Republican State Central Committee.

Grants such persons the same right to make additional appointments to the committee as is conferred upon delegates to the state convention.

Ch. 37 (AB 665) BRITSCHGI Adds Sec. 4580.5, P.R.C. re forest practice.

Authorizes State Board of Forestry on its own motion, upon a finding of an emergency, to adopt temporary rules effective for a period not to exceed 120 days. Provides that such rules shall become permanent upon adoption in accordance with procedures for amending forest practice rules.

*In effect immediately.*

Ch. 38 (AB 39) MURPHY Amends Sec 6349, B & P.C., re law libraries.

Extends date from July 15 to August 15 as the last date for making law library annual reports.

Ch. 39 (AB 622) STULL Adds Sec. 4794.5, H. & S.C., re sanitation districts: bond elections.

Authorizes district board of the Alpine Sanitation District in County of San Diego to call another bond election to be held within six months after election which failed if prescribed conditions occur.

To be operative until January 1, 1971

*In effect immediately.*

Ch. 40 (SB 49) LAGOMARSINO Amends Sec. 6349, B. & P.C., re law libraries.

Extends date from July 15 to August 15 as the last date for making law library annual reports.

Ch. 41 (SB 266) COLOGNE Amends Sec. 1530, Evid.C., re evidence of writings.

Provides, for purposes of certain evidence of writings kept outside of United States in other than prescribed places, that final statement certifying specified items may be made by diplomatic or consular official of foreign country assigned or accredited to United States. Deletes, on and after January 1, 1971, authority of United States officers other than specified officers of United States in foreign service, stationed in nation in which writing is kept, to make such final statements. Deletes, on and after January 1, 1971, requirement that such final statement be authenticated by seal of office.

Authorizes court, under prescribed circumstances, to admit attested copy of document without such final statement or permit the writing or entry in foreign custody to be evidenced by an attested summary with or without final statement.

*In effect immediately.*

Ch. 42 (SB 397) MCCARTHY Adds Sec. 54933.2, Gov.C., re city annexations.

Extends from January 1, 1970 to March 15, 1970, 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 1970-71 fiscal year.

Applies to cities completing annexations by February 2, 1970.

*In effect immediately.*

Ch. 43 (SB 287) LAGOMARSINO Amends Sec. 3612, P.U.C., re dump truck carriers

Changes from January 1, 1970, to March 16, 1970, the date on which any dump truck carrier engaged in business as such on November 10, 1969, may file with the commission an application for a permit to operate as a dump truck carrier without complying with certain requirements otherwise applicable.

*In effect immediately.*

Ch. 44 (AB 57) CHAPPIE New act, re school district taxes.

Permits levy and collection of school district tax for community services purposes in excess of regular maximum for one fiscal year if such amount was inadvertently not levied or collected for 1969-1970 fiscal year.

*In effect immediately*

Ch. 45 (AB 123) MOORHEAD Repeals Sec. 715.8, Civ.C., re interests in property

Deletes provisions which provide that an interest in real or personal property is vested if there is a person, or persons, in being who could convey a fee simple title thereto, and that an interest is not invalid merely because its duration may exceed permissible time of its vesting if the interest must vest, if at all, within such time.

Provides that deletion of provisions by act shall not affect validity of interest in property which is valid before effective date of act

Ch. 46 (AB 132) LANTERMAN Amends Sec. 20803, Ed C, re school district elections

Provides that school district tax override election ballots specify both in words and in figures the proposed increase or decrease in maximum tax rates for each \$100 of assessed valuation of property.

Ch. 47 (AB 139) MURPHY Amends Sec. 1533, Pen C., re search warrants.

Provides that, in absence of direction that it may be served at any time of day or

night, search warrant shall be served only between 7 a m and 10 p m., rather than may be served only in daytime.

Ch. 48 (AB 167) BEVERLY Amends Sec. 26205, Gov.C, re permanent records.

In addition to other methods, allows destruction of county records, if permanent recordation is made by use of electronically recorded video images on magnetic surfaces if a duplicate video tape of such images is separately maintained.

Ch. 49 (AB 170) VEYSEY Amends Sec. 9850, P.R.C., re soil conservation districts.

Authorizes improvement districts to be formed in soil conservation districts for purposes of cooperating with landowners, as well as for purposes of cooperating with the United States under provisions of the Watershed Protection and Flood Prevention Act, and includes construction of improvements for prevention or stabilization of soil erosion within powers of such improvement districts.

Ch. 50 (AB 177) CHAPPIE Amends Sec. 3960 and adds Sec. 3967, Ag.C., re district agricultural associations.

Provides any director of a board of a district agricultural association who misses three consecutive regular meetings of the board without the permission of the board is deemed to have resigned as a director.

Deletes provision permitting the removal, by vote of the board, of any director who misses more than three consecutive regularly called meetings.

Ch. 51 (AB 324) KETCHUM Amends Secs. 7830, 7841, and 7842, B. & P.C., re geology.

Provides that after June 30, 1970, rather than after December 31, 1969, it shall be unlawful to use the title "registered geologist" without being registered under the Geology Act. Makes related changes.

*In effect immediately.*

Ch. 52 (AB 456) CHAPPIE Adds Art. 12 (commencing with Sec. 8490), Ch. 2, Pt. 3, Div. 6, F. & G.C., re crayfish.

Provides no crayfish taken from Lake Tahoe or Lake Tahoe Basin may be sold or purchased.

Ch. 53 (SB 70) COLLIER Amends Sec. 26101, Gov.C., re county advertising expenditures.

Authorizes a county to supplement revenue from special property tax for county advertising, regardless of the amount of such revenue, using proceeds of county privilege occupancy tax.

*In effect immediately.*

Ch 54 (AB 936) QUIMBY Adds Sec. 6546.5, Gov.C., re joint powers: revenue bonds.

Permits certain agencies provided for by a joint powers agreement between San Bernardino County and any city thereof to issue revenue bonds, pursuant to the joint powers agreement, for acquisition, construction, maintenance or operation of sanitary sewerage facilities if local health officers determine emergency exists

Makes legislative finding regarding local health problems. Provides section inoperative after January 1, 1971.

*In effect immediately.*

Ch. 55 (AB 381) MCGEE Amends Sec. 34090.5, Gov.C., re destruction of public records.

Provides that city officer having custody of public records may without approval of legislative body or written consent of city attorney destroy public records when certain conditions exist. Changes waiting period from seven to five years.

Ch. 56 (AB 226) CHAPPIE Amends Sec. 7, Placer County Water Agency Act (Ch. 1234, Stats 1957), re Placer County Water Agency.

Deletes requirement that advisory council appointed by board of directors of agency shall meet not less than twice each month, and changes restriction on payments to members for attendance at council meetings to two meetings per month, rather than 24 meetings per year.

Ch. 57 (AB 257) RUSSELL Amends Sec. 200, C.C.P., re exemptions from jury duty.

Exempts specifically from jury duty any specified peace officers or any person employed by the Legislature, or either house, or any committee thereof, including, but not limited to, a joint committee

Ch. 58 (AB 290) KARABIAN Amends various secs., Gov.C., re court witnesses: marshals.

Makes certain provisions relating to the court appearance and testimony of specified law enforcement officers applicable to marshals and deputy marshals.

Ch. 59 (AB 302) DUNLAP Adds Sec. 53064, Gov.C., Sec. 1047, Ed.C., re competitive bidding.

Permits local governmental bodies, including school districts, when there are two or more identical lowest or highest bids, as the case may be, for purchase, sale, or lease of property, services, bonds or awarding of contracts, pursuant to competitive bidding, to determine by lot which bid shall be accepted.

Ch. 60 (AB 362) BELOTTI Amends Sec. 4654, P.R.C, re forest lands.

Requires that payments made to counties in which lands acquired for state forest purposes are situated in amount equivalent to taxes levied on similar land similarly situated in such county, as prescribed, be based only upon value of such lands used for purposes of continuous commercial forest production.

Ch. 61 (AB 449) MOORHEAD Amends Sec. 1141, Prob.C., re public administrators: estates.

Provides, with respect to taking charge of an estate, that the public administrator's official bond and oath are in lieu of any executor's bond and oath on the grant of letters testamentary.

Ch. 62 (AB 72) KETCHUM Amends Sec. 23112, Veh.C., re highways: littering punishment.

Makes the punishment for littering upon highways a fine of not less than \$25 no part of which may be suspended. Permits payment of fine in installments under specified conditions.

Ch. 63 (AB 228) THOMAS Amends Secs. 2752 and 2754, and repeals Sec. 2753, R & T.C., re collection of property taxes.

Revises dates for delivery of secured roll to the tax collector from September 1 for hand-prepared rolls, and August 20 for machine-prepared rolls, to September 10, and revises date for preparation of valuation statements from July 15 to the third Monday in August, with regard to the collection of property taxes in four equal installments.

Ch. 64 (AB 498) Z'BERG Amends Sec. 3507, Gov.C., re public employee organizations.

Specifies that no public agency shall unreasonably withhold recognition of employee organizations.

Ch. 65 (SB 21) NEJEDLY Amends Sec 65302, Gov.C. re zoning

Requires the general plans of counties and cities to identify areas which are to be designated as solid and liquid waste disposal facilities.

Ch. 66 (AB 386) RUSSELL Amends Sec. 22657, Veh.C., re parked vehicles

Authorizes any regularly employed and salaried employee, who is engaged in the direction of traffic or enforcement of parking regulations, when designated by the sheriff of any county or the chief of police of any city, to remove a vehicle from a highway, except a freeway, when such vehicle is left parked or standing on a highway so as to obstruct normal movement of traffic.

Ch. 67 (SB 28) NEJEDLY Amends Sec. 3116, adds Sec. 3123.5, H. & S.C., re diseases

Specifies that, if local health officer establishes strict or modified isolation, rather than strict isolation only, all persons shall obey his rules, orders, and regulations. Authorizes local health officer to issue strict isolation order where there has been noncompliance with prior modified isolation order.

Ch. 68 (SB 99) COLLOGNE Amends Sec. 5350, W & I.C., re conservatorship. Deletes reference to guardianship under Lanterman-Petris-Short Act, and provides for appointment of existing guardian or conservator or another person as conservator of gravely disabled person under that act.

Ch. 69 (SB 129) SONG Adds Sec. 646, Evid.C., re evidence.

Provides that judicial doctrine of res ipsa loquitur is presumption affecting burden of producing evidence. Defines "defendant" for purposes of such presumption. Specifies when jury is to be instructed concerning presumption and contents of such instruction.

Ch. 70 (SB 140) STIERN Amends Sec. 1920, H. & S.C., re dog licenses and vaccinations.

Requires licenses for dogs not less than once every two years, rather than annually.

Ch. 71 (AB 52) CHAPPIE Appropriation for Kings Beach.

Appropriates \$425,000 from Harbors and Watercraft Revolving Fund to the Department of Navigation and Ocean Development to acquire land and develop recreational facilities at Kings Beach, Placer County.

*In effect immediately.*

Ch. 72 (AB 62) CHAPPIE Amends Sec. 9767, adds Sec. 14912, Gov.C., re printing of statutes.

Requires the State Printer to print number of copies of statutes deemed necessary by the Joint Rules Committee rather than "at least 1,200 copies.

Provides the number of printed statutes bound shall be only that number determined by the Department of General Services to be necessary to meet demand.

Limits number of copies of statutes distributed to authorized recipient to number requested or amount authorized under existing law, whichever is the lesser.

*In effect immediately.*

Ch. 73 (AB 90) SUBCOMMITTEE ON AIR POLLUTION Amends Secs. 24252, 24360 7, 39437, adds Sec. 39054 1, H. & S.C., re air pollution control.

Excepts from air pollution control districts' injunctive relief provisions any requirement of alleging inadequate remedy at law or irreparable damage or loss.

Provides that no provisions of Division 26 (commencing with Sec 39000) of the Health and Safety Code and no order, rule, or regulation of any local or regional authority shall be a limitation on the remedial powers of specified public officers and agencies and persons relating to pollution and nuisances and the enforcement of laws.

Ch. 74 (AB 117) DEDDEK Amends Sec. 26709, Veh.C., re vehicle equipment side mirrors.

Requires vehicles loaded so as to obstruct the view of the driver to the rear of the vehicle to be equipped with prescribed side mirrors.

Specifies that such equipment requirements are not to apply to a passenger vehicle when the load obstructing the driver's view consists of passengers.

Ch. 75 (AB 127) HAYES Amends Sec 395, C.C.P., re court trials.

Revises provisions relating to determination of proper court for the trial of prescribed actions.

Ch. 76 (AB 233) BERRYHILL Amends Sec. 36600, Veh.C., re implements of husbandry

Deletes maximum speed limit of 30 miles per hour upon movement or transportation of implements of husbandry of specified widths over specified highways under specified conditions.

Ch. 77 (AB 310) CHAPPIE Amends Sec. 17, Ch. 52, Stats 1969, re storm and flood damage.

Extends time local agency can apply for emergency flood relief or snow removal funds in connection with the 1968-1969 floods and storms from December 31, 1969, and October 15, 1969, respectively, to May 15 1970 Excludes the 1968-1969 fiscal year from the five-year averages of expenditures for snow removal for purpose

\* Correction

of determining eligibility of county for an allocation for excessive snow removal expenses due to the 1968-1969 storms.

*In effect immediately.*

Ch. 78 (AB 361) BELOTTI Adds Sec. 14672.7, Gov.C., re state property: leasing of.

Authorizes the Director of General Services, with the consent of the Director of Conservation, to lease certain property known as the Mendocino Woodlands located in Mendocino County, for a period not to exceed 30 years, to a nonprofit corporation for recreational purposes.

Ch. 79 (AB 422) KETCHUM Amends Secs. 7326 and 8101, adds Sec. 7330, W. & I.C., re mental patients.

Provides that any person who willfully assists any judicially committed or remanded patient of state hospital to escape, attempt to escape, or resist being returned from leave of absence shall be punished by imprisonment in state prison for not less than 1 year nor more than 5 years, fine of \$5,000, or both, or by imprisonment in county jail for not more than 1 year, fine of \$1,000, or both; rather than imprisonment in county jail for not less than 6 months, fine of \$500, or both.

Provides that person found to be insane by jury, who, after being certified sane by medical director of a state hospital and prior to being taken by sheriff from state hospital or during such transportation, escapes or attempts to escape, is punishable by imprisonment in state prison not to exceed five years or in county jail not to exceed one year.

Provides alternative penalty of up to five years in state prison, as well as up to a year in county jail, \$500 fine, or both fine and imprisonment, for any person who knowingly supplies, sells, gives, or allows possession or control of any deadly weapon as specifically defined, rather than a firearm only, to any mental patient in, or on leave of absence from, any public or private hospital.

Ch. 80 (AB 653) FENTON Amends Sec. 1263, Civ.C., re declaration of homestead.

Permits declaration of homestead by head of family or by any person 65 years of age or older to include statement that present declaration is an augmentation of a former claim of homestead and is within statutory limit for value of such homestead.

Ch. 81 (AB 677) MILIAS Amends Sec. 3507, Elec.C., re initiative measures. Makes no substantive change. Corrects reference.

Ch. 82 (AB 291) WAKEFIELD Repeals Ch. 4 (commencing with Sec. 26201), Div. 19, Ed C., re California Academies.

Repeals "California Academies Act" which provides for the establishment of the California Academies and their administration, methods of instruction, admission requirements, and support.

Ch. 83 (AB 293) VASCONCELLOS Amends Sec. 16864, Ed.C., re transportation for summer employment.

\*Deletes provision limiting until 61st day following final adjournment of 1970 Regular Session authority of school districts to provide bus transportation to and from summer employment.

Ch. 84 (SB 255) BRADLEY Amends Secs. 16506, 53649, 53658, 53659, and 53679, Gov C., re deposit of local money.

Requires banks receiving deposits of certain county money to secure such deposits in the same manner as deposits of local agency money are generally secured, rather than in the same manner as deposits made by the State Treasurer are secured.

Allows agents of depositories of local agency moneys to place required securities for such deposits in a trust company located in this state.

Makes technical changes.

Operative July 1, 1970.

*In effect immediately.*

Ch. 85 (AB 270) FENTON Amends, adds, repeals, various secs., Gov.C, re traffic referees.

Authorizes the appointment of a traffic referee in municipal courts with more than two judges to perform specified judicial duties. Prescribes qualifications, tenure,

\* Correction.

salary, and duties of traffic referees Deletes provision authorizing appointment of traffic commissioner and makes related changes.

Ch. 86 (SB 51) ALQUIST Amends Sec 20504, Ed.C., re school district budgets.

Changes date for newspaper publication of budget for ensuing school year for school districts from first week in June to last week in July of each year and sets time for accompanying public hearing from a period between June 10 and June 25 to a period during the first week in August.

Corrects cross-reference.

*In effect immediately.*

Ch. 87 (SB 159) MARLER Amends Sec. 10832, F. & G.C., re Fish and Game District.

Changes the boundary of Fish and Game District 2A.

Ch. 88 (SB 96) LAGOMARSINO Adds Ch. 7 (commencing with Sec. 1700), Div. 2, F. & G.C., re aquatic resources.

Declares policy of state to encourage conservation, maintenance, and utilization of living resources of oceans and other waters under jurisdiction and influence of state to benefit citizens of state and to promote development of local and distant-water fisheries and includes various specified objectives of such policy.

Ch. 89 (AB 171) HAYES Amends, adds, various secs., Civ.C., C.C.P., re leases.

Provides for specified remedies relating to leases of real property

To become operative July 1, 1971

Ch. 90 (AB 225) CHAPPIE Amends, amends and renumbers, adds, and repeals various secs., P.R.C., re mining.

Requires that lode or placer mining claims and tunnel rights or locations be designated by the erection at specified location of a conspicuous and substantial monument, as defined, with specified exceptions.

Changes requirements for location notice and statement of mining claim.

Redefines work which is required to be performed in connection with locating a mining claim and removes certain placer claims from scope of provisions requiring sinking of shafts, digging, or drilling.

Makes it a misdemeanor to take down, remove, alter or destroy a stake, post, monument, or notice of location upon mining claim, as specified.

Ch. 91 (AB 354) MURPHY Amends Sec. 36933, Gov.C, re publication of city ordinances.

Allows publication of city ordinances in newspaper of general circulation printed and published in county and circulated in the city as alternative to posting in three public places where there is no newspaper of general circulation published and circulated in the city.

Ch. 92 (AB 441) BEVERLY Amends Sec. 25103, Gov.C., re county board of supervisors.

Authorizes the use of a facsimile signature of the chairman of the county board of supervisors on contracts and minutes of the board Provides that in the case of a public security or any instrument of payment the provisions of the Uniform Facsimile Signature of Public Officials Act shall govern.

Ch. 93 (AB 466) HAYES Adds Sec 11811, Veh.C., re motor vehicles' salesmen's licenses

Specifies that suspension, expiration, or cancellation of vehicle salesman's license shall not prevent filing of accusation for revocation or suspension of suspended, expired, or canceled license and Department of Motor Vehicle's decision that such license should be suspended or revoked

Ch. 94 (AB 502) STACEY Adds Sec 2501.1, B. & P.C., re medical corporations.

Provides Board of Medical Examiners may delegate to executive secretary or other board officer or employee its authority to process applications for medical corporation certificates of registration and specified permits, and to issue such certificates of registration and permits.

<sup>a</sup> Correction

**Ch. 95 (SB 117) COLLIER** Amends Sec. 2612, R. & T.C., re property taxation.

Revises information required to appear on tax bill of property sold for delinquent taxes.

**Ch. 96 (SB 164) COOMBS** Adds Sec. 65908, Gov.C., re zoning enforcement.

Authorizes any agency which institutes an action or proceeding to enforce zoning regulations to file a notice of pendency of the action or proceeding in the county recorder's office to be recorded in indices relative to the property in question and prescribes procedure for vacating such notice.

**Ch. 97 (SB 309) MARLER** Amends Sec. 630, Prob.C., re estates: exemption from probate.

Excludes motor vehicle of which decedent is owner or legal owner from his estate for purposes of determining \$3,000 maximum value of his estate which specified persons may collect or receive upon his death without procuring letters of administration or awaiting probate of will.

**Ch. 98 (AB 617) KNOX** Amends Sec. 10270.2, Ins.C., re insurance: blanket policy.

Includes spouses and dependents of students, teachers, and employees of college, school, or other specified entities within specified benefit coverage of policy of blanket insurance issued to such college, school, or other specified entity.

**Ch. 99 (AB 877) THOMAS** Amends Sec. 1616, R. & T.C., re disaster relief.

Authorizes county boards of supervisors in an area or region declared by the Governor to be in a state of disaster by reason of cleavages opening in the earth and damaging property between the lien dates in 1969 and 1970 to provide for the reassessment of such property and to base part of the taxes on such property for the 1969-1970 fiscal year on the assessed value of property in its damaged or destroyed condition. Exempts property so reassessed from general provision providing for notice and hearing when the value of property is changed for tax purposes.

*In effect immediately.*

**Ch. 100 (AB 901) KNOX** Amends Sec. 23358.2, B. & P.C., re alcoholic beverages.

Revises provision which, commencing on July 1, 1970, would prohibit a winegrower or brandy manufacturer at his licensed off-sale premises from the sale of any wine or brandy, except wine or brandy produced or bottled by him or which is produced or produced and packaged for him and which is sold under a brand name owned by him, to state that such prohibition does not apply to any rights and privileges the winegrower or brandy manufacturer may have to be issued or hold an off-sale beer and wine license. Specifies that the prohibition applies when selling to consumers for consumption off the premises.

*In effect immediately.*

**Ch. 101 (AB 956) BRIGGS** Amends Sec. 1021, Ins.C., re insurance.

Provides that six-month period in which to file claims with Insurance Commissioner against insurer ordered to liquidate its business shall not apply to California Insurance Guarantee Association under specified conditions.

*In effect immediately.*

**Ch. 102 (SB 171) GRUNSKY** Amends, adds, and repeals various secs. and headings, Ed C., Gov C., M. & V C., Pen C., re community colleges

Redesignates all public junior colleges in California as community colleges, and junior college districts as community college districts.

Deletes obsolete provisions.

**Ch. 103 (AB 60) CHAPPIE** Amends Sec. 24058, Gov.C., re travel expenses.

Provides that, with specified exceptions, when any county officer is called or summoned to attend any meeting or conference by any civil executive officer of the state pursuant to state law, his expenses may be made charges against the county only when funds, exclusive of funds required for mandatory travel expenses, have already been appropriated for such expenses rather than only when the approval of the board of supervisors has first been obtained.



Ch. 104 (AB 126) MOORHEAD Amends and adds various secs., C.C.P., Gov.C., and general laws, re government tort liability.

Requires public entities to give prescribed notice of special statute of limitations to certain claimants.

Prohibits tolling of the statutes of limitations on claims against a public entity of either a minor, an insane person, or a married woman whose husband is a necessary party with her in commencing such action.

Subjects various public water entities to provisions relating to liability of public agencies generally.

Operative January 1, 1971.

Ch. 105 (AB 630) Z'BERG Amends Sec. 587, C.C.P., re default judgments.

Removes requirement that affidavit stating that application for default judgment was mailed to defendant be made only by plaintiff or his attorney.

Ch. 106 (AB 864) DUFFY New act, re City of Visalia: armory.

Authorizes Director of General Services to exchange, with the concurrence of the commanding general of the state military forces, a specified armory site and facilities in the City of Visalia with the City of Visalia for equal facilities.

*In effect immediately.*

Ch. 107 (AB 1654) WILSON Amends Sec. 34354, H. & S.C., re housing authority bonds

Increases from 6% to 7% maximum rate of interest payable on bonds issued by a housing authority.

*In effect immediately.*

Ch. 108 (SB 211) LAGOMARSINO Amends Secs. 9122, 9126.5, 9142, 9155, 9170, and heading of Art 6 (commencing with Sec 9155), Ch. 3, Div 9, P.R.C., re soil conservation.

Provides that soil conservation district shall be declared to be organized when board of directors of such soil conservation district selects date, time, and place of regular monthly meetings of such directors and that expiration of term of any director shall not create a vacancy until his successor has been selected, as specified, and has qualified, rather than when the successor has qualified.

Makes other related changes.

Ch. 109 (SB 212) LAGOMARSINO Amends, repeals various secs., headings, articles, P.R.C., re soil conservation districts.

Deletes the requirement for submitting copies to the Chief, Division of Soil Conservation, of proposals for, and filing copies of reports and resolutions on, formation of soil conservation districts, and specifically provides inclusions of land, transfers of land, consolidations, partitions, and dissolution of such districts to be pursuant to District Reorganization Act of 1965

Provides for the transfer of the responsibility for granting extensions of time to complete proposals from the chief to the county board of supervisors and to the directors of soil conservation districts as is appropriate.

Deletes the concurrence of the chief in the recommended boundaries to which a district may expand.

Provides for the substitution of the local agency formation commission for the obsolete county boundary commission on matters relating to soil conservation districts. Deletes certain provisions relating to soil conservation districts which are made obsolete by, or are in conflict with, provisions of the District Reorganization Act of 1965.

Ch. 110 (SB 213) LAGOMARSINO Amends Sec 56039, Gov.C., re "district" definition.

Makes soil conservation districts subject to the District Reorganization Act of 1965.

Ch. 111 (SB 215) MARLER Amends Secs. 4302, 4303, 4336, F. & G.C., re deer hides

Deletes requirement that deer hunters must retain deer hide for 10 days after close of deer season.

Changes requirement that person taking any deer shall retain in his possession that portion of the head which in adult males normally bears the antlers from 10 days to 15 days after the close of the open season

Changes requirement that deer license tag shall be attached to antlers of antlered deer or ear of any others from 10 days to 15 days after the close of the open season.

Ch. 112 (SB 216) MILLS Amends Sec. 20751, Ed.C., re local taxation: school districts.

Clarifies provisions regarding the maximum rate of school district tax for certain districts having expiring voted overrides to specify that the maximum tax rate shall, upon expiration of the period of such voted increase, revert to applicable rates fixed under present law, rather than pre-1964 law.

Ch. 113 (AB 44) DAVIS Amends Secs. 9701 and 10251, Ed.C., re textbooks.

Specifies, with respect to mutilation or destruction of obsolete textbooks 30 days after specified notice is given to the Department of Education, that such action may be taken unless department provides for other disposition of books within 30 days of date of notice.

Incorporates such changes into Sec. 10251, Ed.C., in accordance with changes proposed by AB 550, to be operative only upon enactment of AB 550.

Ch. 114 (AB 89) SUBCOMMITTEE ON AIR POLLUTION Amends Sec. 836.5, Pen C., re arrests and ordinances.

Provides that "ordinance" within provision authorizing certain public officers and employees to make misdemeanor arrests in certain instances if authorized by ordinance, includes an order, rule, or regulation of any air pollution control district which is functioning and exercising its powers.

Ch. 115 (AB 118) DUFFY Adds Sec. 97.2, Drainage District Act of 1903 (Ch. 238, Stats. 1903), re drainage district recreational facilities.

Authorizes drainage districts to construct, maintain, and operate recreational facilities in connection with any dam, reservoir, or other work owned or controlled by the district, and to fix and assess reasonable charges for the use of such facilities.

Ch. 116 (AB 157) KETCHUM Repeals Ch. 657, Stats. 1969, re California State Polytechnic College.

Repeals provisions appropriating \$300,000 from Capital Outlay Fund for Public Higher Education to Trustees of California State Colleges for purchase of specified property for use of California State Polytechnic College. Repeals provisions re deposit of proceeds from sale of certain lands in San Luis Obispo in Capital Outlay Fund for Public Higher Education.

Appropriates net proceeds from the sale of 1.45 acres located at the southeast corner of Santa Rosa and Foothill Boulevards, San Luis Obispo, from Capital Outlay Fund for Public Higher Education to Trustees of California State Colleges for purchase of relocatable buildings, including installation, site development and utilities, for faculty office facilities for use of California State Polytechnic College at San Luis Obispo.

Provides for deposit of proceeds from sale of specified land in San Luis Obispo in Capital Outlay Fund for Public Higher Education.

*In effect immediately.*

Ch. 117 (AB 213) MACGILLIVRAY Amends Secs. 3714, 3740, and 3741, P.R.C., re geothermal energy.

Includes prevention of damage to life, health, property, and natural resources among various specifically mentioned objectives that State Oil and Gas Supervisor is required to attain when he supervises drilling, operation, maintenance, and abandonment of geothermal resources wells and that owner or operator is required to attain when he ceases, as required, any well on land producing or reasonably presumed to contain geothermal resources.

Includes prevention of damage to life, health, property, and natural resources among various specifically mentioned objectives that must be considered by supervisor to determine if a test or remedial work is necessary in connection with drilling, operation, maintenance, and abandonment of geothermal resources wells.

Ch. 118 (AB 300) VEYSEY Amends Sec. 19504, 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 1970 Regular Session, rather than the 61st day after final adjournment of the 1969 Regular Session.

Ch. 119 (AB 308) MOBLEY Amends Secs. 35316, 35317, Gov.C., re city annexations.

Makes technical clarifying changes

Ch. 120 (AB 475) KETCHUM Adds Sec 50010 1, repeals Sec 50013, and Art 3 (commencing with Section 50061), Ch. 32, Div. 17, Ag C, re potatoes

Requires all containers of potatoes holding less than 50 pounds to be marked with one of the grade markings established by the United States Department of Agriculture Provides that open containers need not be marked with one of the grade markings when they are part of an open display which is marked with one of the grade markings The potatoes in such containers shall meet the grade marked on the open display.

Repeals provisions establishing a "California Standard" grade of potatoes

Ch. 121 (AB 616) KNOX Amends Sec. 770 3, Ins.C., re insurance: annuities.

Declares that state has no financial interest in annuity purchased for employee where premium therefor is paid from deduction from or reduction in employee's salary, and that any annuity paid for through such deduction or reduction shall not be deemed to have been provided by state for its employees for purposes of act. Prohibits negotiation or requiring placement of such annuity through particular agent, broker, or company.

Exempts annuities entirely paid from a deduction or reduction of an employee's salary from declaration that such provision shall not affect life or disability insurance programs provided by state for its employees.

Ch. 122 (AB 708) WILSON Amends Sec. 1678, B & P.C., re dentistry.

Deletes provision in the Dental Practice Act which requires that the secretary of the Board of Dental Examiners give written notice of the suspension or revocation of a license to the county clerk of each county in which the license is registered.

Ch. 123 (AB 1277) RYAN New act, re field trips.

Authorizes the governing board of any school district to provide for a field trip during the school year to Washington, D.C., for pupils enrolled in any of grades 1 through 8, inclusive, and employees essential to activities of such pupils

Provides that no travel or maintenance expenses of pupils or school district employees making the field trip shall be paid with school district funds and prohibits governing board from charging any fee of persons making the field trip.

Prohibits transportation for such field trips by district equipment

Requires governing board to obtain insurance covering illness of or injuries to participants of such field trips and requires governing board to require that each person making field trip be covered by such insurance.

Specifically absolves State of California from liability for accident, illness, injuries, or death occurring on such a field trip

Provides that participation in such field trips shall be considered attendance for purposes of crediting attendance for apportionments from State School Fund and that such attendance is to be limited to the amount of attendance which would have accrued had the students not been engaged in such field trips.

Provides that act shall be effective until June 30, 1970

*In effect immediately*

Ch. 124 (AB 2521) LEROY F. GREENE New act, re Los Angeles schools

Provides that any presently employed secondary level teacher in the Los Angeles Unified School District may be permitted to teach in grades 4 to 8, inclusive, for a period to be determined by the governing school board, but not to exceed two years

Provides act shall be operative until July 1, 1972.

*In effect immediately*

Ch. 125 (AB 420) LEROY F. GREENE Amends Sec. 12103, Ed C., re pupil attendance reports

Specifies that the regulation that may be adopted by county board of education relating to reports of severance of attendance by any pupil subject to compulsory education law, may provide for the reporting of various types of severance and require such reporting of any or all private and public schools of the county.

Ch. 126 (AB 595) LEROY F. GREENE Amends Secs. 15961, 15962, Ed.C., re school districts. contracts, delegation.

Specifically authorizes governing board of school district to delegate power to contract to persons, rather than a person, designated by the district superintendent.

Deletes provision limiting in applicability to Los Angeles City School District, power to delegate to employee the authority to make certain purchases of less than \$10,000 in expenditure.

Ch. 127 (AB 896) CHAPPIE Amends Secs. 18010.5, 18021, 18022, and 18215.5, repeals Sec. 18007, H. & S.C., re housing: mobilehomes.

For purposes of provisions relating to mobilehomes and mobilehome parks, deletes definition of "liquefied petroleum gas," revises definition of "recreational vehicle" to delete requirement that vehicle be identified as such by manufacturer, makes provisions applicable to "commercial coaches" instead of "trailer coaches," deletes requirement that Department of Housing and Community Development notify local enforcement agencies of findings regarding alternate materials and techniques used in construction or modification of mobilehomes and provision making specified requirements regarding approval of such alternates not applicable to local regulations.

Ch. 128 (SB 60) GRUNSKY Amends Sec. 6070, adds Secs. 6070.2, 6070.4, 6070.6, H. & N.C., re harbor districts. ordinances.

Authorizes board of commissioners of harbor districts to pass ordinances for protection and safety of persons and property after notice and publication, as specified. Makes violations of such ordinances a misdemeanor and authorizes issuance of citations.

Ch. 129 (SB 232) LAGOMARSINO Amends Secs. 4831, 4834, 4986, 4990, R & T C., re property tax administration.

Provides that when property is acquired after the lien date by an entity of government and becomes tax exempt, unpaid taxes on the property shall be paid through escrow at the close of escrow or if unpaid, collected like any other taxes on the unsecured roll. Permits cancellation of any tax, rather than only uncollected taxes, for specified reason.

Provides for the transfer of tax-delinquent property from the secured to the unsecured roll in certain cases and for the manner of correcting errors with respect to additional taxes due on delinquent property.

Ch. 130 (SB 448) McCARTHY Amends Sec. 25363, Gov.C., re disposition of county property.

Allows board of supervisors to dispose of county property not required for public use by leasing, in addition to selling outright, pursuant to the same procedures and requirements which now govern the sale of such property.

Ch. 131 (AB 303) BARNES Amends and adds various secs., Gov.C., re Public Employees' Retirement System.

Provides increased service pension for forestry members of P.E.R.S.

*In effect immediately.*

Ch. 132 (AB 2518) MacDONALD Adds Sec. 14120.2, W. & I.C., re medical assistance.

Requires the Director of Health Care Services to bring payment within total amount scheduled for the 1969-70 fiscal year for any category of service budgeted for less than 100 million dollars when amounts paid exceed by 15 percent, rather than 10 percent, the amounts scheduled.

*In effect immediately*

Ch. 133 (SB 317) SCHRADER Amends Sec. 1208, adds Sec. 4137, Pen C., re county prisoners.

Authorizes county board of supervisors in counties having an industrial farm, industrial road camp, or honor camp, to permit removal of certain prisoners from such facilities without court orders, for purposes such as private medical, vision, or dental care, psychological care, vocational and educational services, and funerals.

Provides for board of supervisors to designate a facility for work furlough confinement for use by prisoners on work furlough programs.

Makes technical changes.

Incorporates additional changes to Sec. 1208, Pen C., proposed by A.B. 756, to be operative only upon enactment of A.B. 756.

Ch. 134 (SB 354) SHORT Amends Sec. 31835, Gov.C., re county employees' retirement.

Provides that period of more than 90 days between active memberships shall not affect the computation of final compensation of a member of more than one system established pursuant to the County Employees Retirement Law of 1937, if he is precluded by law from becoming a member of the second system

Ch. 135 (SB 406) LAGOMARSING Adds Sec 42795, Ag C. re lettuce.

Provides the board of supervisors of a county may establish reasonable fees to cover the cost incurred by the county agricultural commissioner in the enforcement of the section relating to lettuce and for chopping and shredding.

Ch. 136 (AB 141) MILLIAS Amends Secs 2 and 3, Ch. 202, Stats 1968, re anadromous fish.

Extends restriction on application of provisions regarding permits for the release and recapture of domestically reared anadromous fish in state waters to Waddell Creek, Santa Cruz County, from 1972 to 1975, and requires Fish and Game Commission to report on any permits, together with recommendations, to Legislature not later than fifth legislative day of the 1972 session rather than the 1971 session.

Ch. 137 (AB 195) THOMAS Amends Sec. 8830, adds Sec 8830.5, F. & G.C., re trawl nets.

Defines trawl net to specifically include midwater trawl nets Specifically provides that the Fish and Game Commission may regulate the use of midwater trawl nets \*by rules and regulations promulgated by it.

Ch. 138 (AB 305) BARNES Amends Sec 647, P R C., re Division of Forestry.

Provides that the maximum age of a candidate for any examination for firefighting positions with the Division of Forestry shall be 31 years.

To be operative September 1, 1970.

*In effect immediately.*

Ch 139 (AB 459) CHAPPIE Amends Sec. 25611, B. & P.C., re alcoholic beverages.

Exempts from provision prohibiting signs of described size and content advertising alcoholic beverages to be erected on building in connection with on-sale premises therein, building located within state park on which signs depicting or reproducing historical conditions and usage may be placed.

Excepts areas registered by Department of Parks and Recreation as historical landmark from prohibition against use of word "saloon" in connection with premises licensed to sell alcoholic beverages at retail for consumption on the premises

Ch. 140 (AB 628) BELOTTI Amends, adds various secs., B & P.C., re petroleum.

Revises applicability of provisions relating to sales of petroleum products

Exempts portable dispensing devices for aircraft fuels from requirements relating to price indications on petroleum dispensing apparatus.

Makes other related changes

Ch. 141 (AB 645) BADHAM Amends various secs., Orange County Water District Act (Ch 924, Stats 1933), re Orange County Water District.

Includes, among various specified powers of Orange County Water District, power to protect quality of common water supplies of such district, to inject and extract ground water and improve and protect quality of ground water supplies within such district, to provide for protection and enhancement of environment within and outside such district in connection with water activities of such district, and to make agreements for recreational use of lands, facilities, and works of such district, as prescribed.

Permits board of directors of such district to appoint, among other officers, a secretary and assistant secretary, instead of permitting directors to appoint secretary or assistant secretary

Increases compensation of each director from \$20 to \$35 for each meeting of board of directors attended by him, and increases maximum limit from \$30 to \$35 per day that director may receive as additional compensation for his services while employed by board on business of district.

\* Correction.

Eliminates provision requiring person to take, subscribe, and file official oath of office, as prescribed, when he is elected or appointed as member of board

Requires directors elected at preceding election, those whose terms have not expired, and those appointed, to meet and organize as board and elect specified officers at regular meeting of board in December following election, rather than on last Friday in November following such election

Requires directors to render and cause to be filed with secretary and posted, as prescribed, a verified statement of financial condition of such district at their regular monthly meeting in October of each year, instead of their regular monthly meeting in September of each year

Requires board to hold various specified public hearings on date of regular meeting of board in March or April, as prescribed, of each year, instead of requiring board to hold such meetings on second Wednesday of March or April, as prescribed, of each year.

Requires board to hold public hearing, for determining need and desirability of levying replenishment assessment and fixing rate thereof, on date of regular meeting of board in April of each year, instead of requiring board to hold such public hearing at 2 p.m. at office of district on second Wednesday in April each year. Requires that notice of such hearing include, among various specified information, amount of ground water produced by persons and operators of such district, as specified, and permits board to exclude all persons and operators who produce 25 acre-feet or less of water from ground water within district during ensuing, instead of preceding, fiscal year for all purposes except as specified. Requires board, by resolution, to make prescribed findings and determination subsequent to such public hearing, instead of at the conclusion of such hearing

Requires district to pay from basin equity assessment fund, as prescribed, to any person or operator whose production from ground water is more than production required by district and less than equivalent of basin equity production percentage

Permits district to make expenditure for repair of its equipment without calling for bids, in addition to permitting district to make expenditure for purchase of water to replenish ground water in such district and for any other expenditure of \$5,000 or less without calling for bids, as prescribed.

Requires county treasurer to make report on amount of district's money in county treasury when board requests such report, instead of requiring him to make such report in writing immediately after January 1st of each year and when board requests such report

Revises requirements for publications of notice of filing of petition to include land within district

Requires directors to reestablish boundaries of divisions as defined to make them as nearly equal as practicable in population, instead of area, when land is excluded from, or added to, district

Makes technical nonsubstantive changes

Ch 142 (AB 870) KETCHUM Amends Sec. 14098, and repeals Sec. 14097, Ag C., re pesticides and pest control

Repeals provision that permits any registered manufacturer of ant poison to manufacture and sell, and any dealer in ant poison to sell, ant poison which contains not more than a specified percentage of thallium prepared, packaged and sold in accordance with regulations of the Director of Agriculture.

Ch 143 (AB 1023) McCARTHY Amends Sec 4831.5, R. & T.C., re property taxation

Permits correction of the assessment role for errors with respect to taxable tangible property rather than only personal property

Ch. 144 (AB 1024) McCARTHY Adds Sec 4013, R & T.C., re property taxation.

Requires assessor to assess all property subject to property taxation according to its value on the lien date.

Ch. 145 (AB 1346) WOOD Repeals Sec. 62216, Ag C., re milk

Deletes provision authorizing any stabilization and marketing plan which was established prior to a specified date to be amended or terminated by a specified procedure.

Ch. 146 (SB 33) NEJEDLY Adds Sec. 25307, Gov C, re county employees

Provides that all meetings conducted by a board of supervisors pertaining to salaries of county employees shall be open and public except those held with the board's designated bargaining representatives on such matters Provides for notice of such meetings.

Ch. 147 (AB 519) MILIAS Adds Secs. 14985, 14986 and 14987, Elec.C., re voting machines.

Authorizes State Commission on Voting Machines and Vote Tabulating Devices to study and adopt regulations governing the use of voting machines and vote tabulating devices and to investigate any alleged violation of its regulations, with power to subpoena all necessary persons and records.

Requires a copy of each election computer program for an election in the state to be filed with the Secretary of State at least one week before the election, and requires copies of any subsequent alterations in the program to be filed in the same manner prior to the election.

Ch. 148 (AB 313) STEROTY Amends Secs. 310 and 321, and adds Secs. 321.5 and 321.7, Elec C, re registration of voters.

Revises notification procedure regarding right of certain felons to vote, and changes affidavit of registration to state voter is not disqualified from voting by reason of a felony conviction, rather than requiring all felons to disclose the fact they were convicted.

Allows use of affidavit forms printed prior to effective date of act until supply is exhausted

*In effect immediately.*

Ch. 149 (AB 584) RUSSELL Adds Sec. 7153.6, Fin C, re savings and loan associations.

Authorizes savings and loan associations to make amortized loans on security of dwelling units subject to federal leased housing program.

*In effect immediately.*

Ch. 150 (SB 67) SHERMAN Adds Sec. 21264.1, Gov.C., re Public Employees' Retirement System.

Provides for the continuation of part of retirement allowance of a local miscellaneous member to his spouse, child, or parents after his death after retirement for service or for disability if contracting agency elects to be subject to provision.

*In effect immediately.*

Ch. 151 (SB 283) STIERN Adds Sec. 269, R & T C., re property tax exemptions.

Specifies procedures for the adjustment of assessment roll where specified property tax exemptions are granted after the lien date.

*In effect immediately.*

Ch. 152 (SB 431) DILLS Amends Secs 726 and 727. F. & G.C., re Marine Research Committee.

Revises qualifications for membership on Marine Research Committee in the Department of Fish and Game, and makes related technical changes

Ch. 153 (SB 532) COLOGNE Amends Sec. 46867, Ag C, re citrus fruit.

Increases the requirement for maturity of desert-produced grapefruit from 6 parts to 6½ parts soluble solids to every part of acid in the juice.

Eliminates a requirement for maturity of a grapefruit produced in the desert areas, which provided that 90 percent or more of the grapefruit by count at the time of picking and at all times thereafter have attained, on at least ⅓ of the fruit surface, a specific color

*In effect immediately.*

Ch 154 (AB 61) CHAPPIE Amends heading, Pt 5 (commencing with Sec. 14875), adds Pt. 6 (commencing with Sec. 14930), Div. 12, H. & S C., re abatement. hazardous materials

Authorizes board of supervisors to compel by ordinance, which may contain specified provisions, the owner, lessee, or occupant of specified property in county to remove dirt, rubbish, weeds or other rank growth from such property and adjacent

sidewalks, and to order the removal or destruction of such material at expense of owner, lessee or occupant if he defaults after notice prescribed by the ordinance.

Allows board to prescribe, by ordinance, procedure for such removal or destruction, and to make expense a lien on such property in accordance with specified provisions.

Ch. 155 (AB 76) SUBCOMMITTEE ON AIR POLLUTION Adds Secs 39152 and 39153, H. & S.C., re air pollution: motor vehicles.

Prohibits sale and registration in California of any new motor vehicle required to meet emission standards unless the manufacturer has securely affixed thereto a decal showing the applicable exhaust emission standards and the exhaust emissions of the engine and transmission combination determined by tests or certification fleet tests. Subjects any dealer or person holding a retail seller's permit who sells a new vehicle without such decal to a civil penalty of not to exceed \$1,000.

Ch. 156 (AB 77) SUBCOMMITTEE ON AIR POLLUTION Amends Secs 39052 and 39151, H. & S.C., re new vehicle test procedures.

Authorizes State Air Resources Board to revise its test procedures for new motor vehicles when warranted by new scientific developments, to establish new revised standards for emissions from new motor vehicles tested pursuant to the revised test procedures, and to express such new revised standards in different terms and numerical values than are in existing statutes.

Ch. 157 (AB 107) WOOD Amends Sec. 1257, Wat.C., re appropriation of water.

Includes reuse or reclamation of water sought to be appropriated as a specifically mentioned relative benefit to be derived from appropriated water, which the State Water Resources Control Board is required to consider in acting upon applications to appropriate water.

Ch. 158 (AB 116) VEYSEY Amends Sec 5780.1, P.R.C., re recreation and park districts

Provides city council shall be supervisory authority of a district if district is a subsidiary district of any city pursuant to District Reorganization Act of 1965.

Ch. 159 (AB 142) FORAN Adds Sec. 27802, Veh.C., re motorcycles: safety helmets.

Requires the Department of the California Highway Patrol to adopt reasonable regulations establishing specifications and standards for safety helmets offered for sale, or sold, for use by motorcycle operators and passengers. Prohibits, operative 6 months after the effective date of the regulations, the sale, or offer for sale, for use by motorcycle operators and passengers of any safety helmet which is not of type approved by the department

Ch. 160 (AB 192) THOMAS Amends Secs. 8011, 8016, F & G.C., re commercial fishing reports

Includes manufacture of flour, protein concentrate, and animal food from fish, if fish are received from fishermen, among various specified activities that require keeping of specified commercial fishing records, and includes among various specified information, that is required to be recorded, the Department of Fish and Game origin block number where fish were caught, type of gear used, and other statistical information as department requires.

Requires master of vessel operating with trawl net to record information that is requested by department in duplicate in trawler logbook furnished by department, rather than require a master of otter or beam trawl and any person operating paranzella net or similar gear to keep a daily record of various specified information in book furnished by department, and requires that such duplicate logs be transmitted to department on or before the tenth day of each month for the preceding month, rather than require that statement on forms furnished by department be rendered to department on or before fifteenth day of each month

Ch. 161 (AB 214) DUNLAP Adds Sec. 1903, S & H.C., re grade separation projects.

Declares portion of Napa-Vallejo Highway between Rio Del Mar and Kelly Road to be a county road for purpose of being eligible for grade separation funds

*In effect immediately.*



**Ch. 162 (AB 237) BARNES** Adds Sec. 14691.5, Ed.C., re school district retirement funds

Authorizes a school district governing board to invest reserve funds resulting from the discontinuance of a district retirement system, in certain investments authorized for the investment of county employees' retirement funds.

**Ch. 163 (AB 271) MULFORD** Adds Sec. 16052.1, Gov.C., re Environmental Quality Study Council

Includes one Member of the Senate, appointed by the Senate Rules Committee, and one Member of the Assembly, appointed by the Speaker of the Assembly, as members of the State Environmental Quality Study Council Provides that such members shall constitute a joint investigating committee on the subject of the council.

**Ch. 164 (AB 297) PRIOLO** Amends Sec. 60, Elec.C., re ballot arguments.

Revises deadline for withdrawal of ballot arguments from the date of printing to the final date for filing such arguments

**Ch. 165 (AB 320) LEROY F. GREENE** Amends Secs. 35470, 35471, Gov.C., re cities: annexation—state lands

Allows city to annex territory owned by the State of California \*or state agency, if the state consents and if the territory is contiguous, in the same county and not a part of any other city. Provides procedure for annexation of such territory by city.

**Ch. 166 (AB 436) DEDDEH** Amends Secs. 12505, 12815, 17701, Veh.C., re driver's license.

Requires specified persons, who have exemption to operate motor vehicle in this state without license for specified time, to obtain license upon becoming a resident before being employed for compensation by another for purpose of driving motor vehicle pursuant to specified provisions

Limits authority of described nonresident person over the age of 16 years to operate motor vehicle in this state

Omits minor's application for duplicate driver's license from requirement of signing and verification by parent, guardian, or person having custody before grant.

**Ch. 167 (AB 472) BIDDLE** Amends Sec. 3151, W. & I.C., re narcotic addicts.

Eliminates six months minimum confinement period prior to release in outpatient status of person confined in California Rehabilitation Center.

**Ch. 168 (AB 473) BIDDLE** Amends Sec. 3200, W & I.C., re narcotic addicts.

Permits discharge of narcotic addict from outpatient program after two years', rather than three years', abstention from narcotics while an outpatient.

**Ch. 169 (AB 521) MILIAS** Amends Sec 15711, Elec.C., re composition of ballots.

Changes requirement for noting continuation of list of candidates on punchcard ballot from single ballot page to pair of facing ballot pages, except that where there are too many candidates for one pair of facing pages, a series of overlaying pages printed only on the same, single side must be used.

**Ch. 170 (AB 539) MILIAS** Amends Sec 25581, Gov.C., re county parks.

Provides that the transfer of a park or any portion thereof by the county to any city or district of the county, whether by lease or conveyance, shall not be deemed to be an abandonment of park purposes under the County Park Abandonment Law of 1959 if such lease or conveyance is expressly made subject to the condition that the property transferred be used only for park purposes

**Ch. 171 (AB 594) HARVEY JOHNSON** Amends Sec 16a, Los Angeles County Flood Control Act (Ch 755, Stats 1915), re flood control: Los Angeles.

Increases maximum limit of revolving fund from \$500 to \$1,000 that board of supervisors of Los Angeles County Flood Control District is permitted to establish, as prescribed, for use of any official of district.

**Ch. 172 (AB 624) SCHABARUM** Amends, amends and rennumbers, adds, repeals, various secs., various codes, re executive reorganization

Makes statutory changes necessary to conform statutes to Reorganization Plan No. 1 of 1969 without substantive change.

\* Correction

Ch. 173 (AB 667) BRIGGS Amends Sec. 13001, Veh.C., re identification cards.

Requires Department of Motor Vehicles to issue identification card to person without driver's license upon furnishing by latter of bona fide documentary evidence of age and identity, as department may require, rather than upon furnishing birth certificate, registration certificate issued under Federal Selective Service Act, social security number, or certificate of naturalization issued by U.S. Department of Justice, and other bona fide documentary evidence of age and identity, as department may require.

Ch. 174 (AB 673) LEWIS Amends Sec. 24405, Veh.C., re vehicles: front lamps.

Revises provisions limiting number of lamps which may be lighted on the front of vehicles at any one time.

Ch. 175 (AB 674) LEWIS Amends Sec. 35401, Veh.C., re combination of vehicles.

Revises requirements to be met before a motortruck and semitrailer, in combination, may be between 60 feet and 65 feet in length.

Ch. 176 (AB 785) MOORHEAD Amends Sec. 1080, Prob.C., re determination of heirship.

Allows the executor or administrator, or any person claiming to be heir of decedent or entitled to distribution of the estate, to file petition setting forth claim anytime after first publication of notice to creditors and prior to petition for final distribution, rather than when two months have elapsed after first publication of notice to creditors.

Ch. 177 (AB 795) HARVEY JOHNSON Repeals Sec. 32502, Wat.C., re county water district territory.

Repeals provision defining uninhabited territory which may be included in county water districts.

Ch. 178 (AB 837) PRIOLO Amends Secs. 5300, 5302, 5303, and 5304, Fin.C., re Department of Savings and Loan.

Deletes requirement that savings and loan association pay assessment for support of Department of Savings and Loan to Savings and Loan Commissioner prior to issuance of license.

Changes procedure for payment of such assessment from annual to biannual basis. Makes related changes.

Ch. 179 (AB 866) DEDDEH Amends Sec. 18951, adds Sec. 18978, Gov.C., re state civil service examinations.

Provides that in state civil service examinations held on an open, nonpromotional basis, three credits, known as career credits, shall be added to the earned score of competitors who have permanent civil service status, or a mandatory right of reinstatement to a position with permanent civil service status, and who attain the passing mark established for the examination. Eliminates certain veterans' preferences in open, nonpromotional examinations.

Ch. 180 (AB 897) CHAPPIE New act, re Grass Valley Elementary School District.

Expresses legislative intent re Grass Valley Elementary School District.

Appropriates \$100,000, or so much thereof as may be necessary, to Grass Valley Elementary School District to enable district to pay contracted indebtedness, due and owing, in the 1969-1970 fiscal year.

Requires Superintendent of Public Instruction to withhold, during 1970-1971, 1971-1972, and 1972-1973 fiscal years, from apportionments from the State School Fund to the district, an amount equal to the amount actually disbursed, plus interest, to the district by this act.

*In effect immediately.*

Ch. 181 (AB 945) HAYES Amends Sec. 31676.11, Gov.C., re county employees retirement.

Provides for increased retirement allowance formula for employees retiring after age 60 in certain counties under County Employees Retirement Law of 1937.

\* Correction

Ch. 182 (AB 965) LEWIS Amends Sec. 5607, Fin C., re savings and loan associations.

Deletes prohibition against payment by savings and loan association of any commissions, emolument, gratuity or reward to an employee based on the volume or number of loans made, or based on interest or fees collected on loans. Imposes such prohibition as to appraisers of an association.

Ch. 183 (AB 1005) DENT Amends Sec 30507, Wat.C., re county water district directors.

Increases from two to four meetings in any calendar month the number of board meetings for which directors may be compensated for attending in the case of a district having 75,000 or more registered voters residing therein or a total assessed valuation in excess of \$40,000,000.

Ch. 184 (AB 1013) BERRYHILL Amends Sec. 41005, adds Secs. 41009 and 41010, Ag.C., re canning tomato advisory committee.

Revises the duties of the canning tomato advisory committee.

Provides the Director of Agriculture shall name an alternate for each member of the committee who shall attend the committee meeting only in the absence of the member for whom \*he is an alternate

Ch. 185 (AB 1079) SCHABARUM New act. re state property.

Directs Department of Mental Hygiene to quitclaim specified portion of Pacific State Hospital property to the Trustees of the California State Colleges at no cost to the trustees.

Ch. 186 (AB 1269) KARABIAN Amends Sec. 6864, Elec.C., re elections.

Codification to maintain the codes; makes no substantive change.

Ch. 187 (AB 611) BRIGGS Amends Sec. 69752, Gov C, re superior courts.

Makes power of county board of supervisors to terminate superior court sessions in cities other than county seat inapplicable if court was in operation on or before January 1, 1957, in a county of 1,000,000 or more which is contiguous to a county of 7,000,000 or more and provides that sessions of the superior court existing in any such county on or about January 1970 are reestablished if they have been terminated during 1970 and may not be terminated by the board of supervisors.

*In effect immediately.*

Ch. 188 (SB 195) BURGNER Amends Secs. 5627, 5628, Ed.C., re school district elections.

Revises procedure for calling election, upon petition of voters, to withdraw a school district from a junior high school or system of junior high schools maintained by the governing board of a county, union, or joint union high school district.

*In effect immediately*

Ch 189 (AB 43) BELOTTI Amends Sec 7700, F & G.C., re fish processing.

Redefines "reduction plant," "packer," and "fish offal" for the purposes of the chapter on commercial fishing.

Ch. 190 (AB 365) DAVIS Amends various secs. Tehama County Flood Control and Water Conservation District Act (Ch 1280, Stats. 1957), re Tehama County flood control.

Provides that Board of Supervisors of Tehama County shall serve as the ex officio Board of Directors of the Tehama County Flood Control and Water Conservation District, in lieu of an appointed board of directors. Makes related changes.

Provides for appointment of specified district officers by board, to receive compensation as fixed by board, rather than specified county officers serving ex officio as such district officers

Provides that failure of zone advisory committees to file a written consent shall be deemed an approval of actions of board affecting zone.

Increases from \$2,000 to \$3,500 the cost of construction contracts above which public bidding is required

Increases tax limit on assessments for general district purposes from three cents to seven cents per one hundred dollars assessed valuation deleting two-cent additional tax on approval of board of supervisors, but authorizing district board to condition

\* Correction

any increase in such tax above three cents upon the approval of a majority of the registered voters within the district voting at an election held within the district  
Makes numerous related changes.

*In effect immediately.*

Ch. 191 (AB 433) MONAGAN Adds Sec. 1720, Civ.C., re credit: inquiries regarding obligations.

Prohibits obligee who fails to give a response within 60 days, to the inquiry of the obligor concerning any debit or credit applicable to an obligation, from imposing any interest, financing charges, service charges, or similar charges thereon from date of mailing of inquiry to date of mailing the response. States that prohibition only applies to obligations created pursuant to retail installment account, or transactions on credit card as defined.

Ch. 192 (AB 540) KETCHUM Amends Sec. 2873, Pen C., re prison-made goods.

Provides that articles, materials, and supplies made in state prisons may, rather than shall, be purchased by counties, cities, districts, or local political subdivisions, or any agency thereof

Ch. 193 (AB 660) HOM Amends various secs., Gov.C., Ed.C., Pen.C., and W. & I C., re county auditors' procedures

Allows board of supervisors to authorize county auditor by resolution to act in lieu of and with same authority as board relating to refunds of moneys, other than taxes, erroneously paid into county treasury and provides for report thereon to be made by auditor at least annually

Provides that board of supervisors may, upon recommendation of the county auditor, provide by ordinance that 3-day waiting period after claim, before warrants are issued in payment, shall not apply to any claims or specified classes of claims.

Allows board of supervisors to provide by ordinance for consideration of certain claims presented less than prescribed number of days prior to board meeting.

Changes from two years to six months the time in which school warrants become void if not presented to county treasurer. Allows board of supervisors to change the six-month period by ordinance. Becomes operative July 1, 1971.

Revises procedure for payment of costs by counties in criminal actions transferred among counties

Makes applicable to any warrant issued in payment of aid, instead of only warrants issued in payment of old age security or aid to the blind, certain provisions relating to the voiding of warrants not presented to the county treasurer within a certain time.

Changes from recipient to recipient or assignee, persons allowed to have issued a warrant replacing a voided warrant for aid. Makes similar provision for county warrants not for aid.

Ch. 194 (AB 1119) BEVERLY Adds Sec 24323, repeals Sec. 24323, H. & S.C., re air pollution control districts.

Authorizes judicial review by writ of mandate of the decisions of hearing boards of county air pollution control districts

Ch. 195 (AB 1211) FENTON Amends Secs. 986, 1712.5, 1714, Ins.C., re insurance

Codification to maintain codes; makes no substantive change.

Ch 196 (AB 1213) FENTON Amends various secs., B. & P.C., re business and professions.

Codification to maintain the codes; makes no substantive change.

Ch. 197 (AB 1345) WOOD Amends Secs. 37721 and 37723, Ag.C., re cottage cheese

Deletes definition providing that partially creamed cottage cheese includes low-fat cottage cheese.

Provides for separate definition of low-fat cottage cheese, which has the same standards as partially creamed cottage cheese.

Increases the moisture content permitted in partially creamed cottage cheese and low-fat cottage cheese from 80 percent to 82.5 percent.

Ch. 198 (AB 1461) LEWIS Adds Sec. 5259, Fin.C., re savings and loan associations.

Provides savings and loan association which provides safety deposit box services is entitled to specified remedies available to banks.

Ch. 199 (AB 121) DENT Adds Art. 2.5 (commencing with Sec. 13611), Ch. 3, Div. 10, Ed.C., re classified school employees compensation.

Requires governing board of every school district, or personnel commission in merit system district, insofar as possible, to determine the practices relating to morning- and night-shift differentials in private employment in which it must compete for employees for its classified staff and shall consider the advisability of providing comparable salary differentials for its classified staff.

Provides that governing board of any school district may provide differential compensation for employees performing duties which are distasteful, dangerous or unique in nature.

Provides that differentials in a merit system district shall be based upon findings and recommendations of the personnel commission as prescribed.

Requires that seniority within the appropriate class be the basis for assignment to duties for which differential compensation is designated.

Prohibits demotion based upon an employee being assigned to work a shift entitled to differential compensation.

Provides that an employee shall not lose his differential compensation if he is temporarily assigned to a shift not entitled to such compensation.

Provides that this article shall apply to school districts that have adopted the merit system.

Ch. 200 (AB 537) MILIAS Amends Sec. 18897 6, H. & S.C., re regulation of organized camps.

Specifies that organized camps are subject to regulation by water quality control boards and State Water Resources Control Board.

Ch. 201 (SB 313) DANIELSON Amends Sec. 3113, S. & H.C., re assessment district maps.

Provides that the clerk of a local legislative body shall file a revised map with the county recorder within 10 days of any order of modification which deletes territory from an assessment district instead of 10 days prior to the adoption of such an order.

Ch. 202 (SB 844) LAGOMARSINO Amends Sec. 13050, Wat.C., re water quality control.

Defines "waste" for purposes of Porter-Cologne Water Quality Control Act as including waste placed within containers of whatever nature prior to, and for purposes of, disposal.

Ch. 203 (AB 442) WOOD Adds Sec. 255 1, R. & T.C., re homeowners' property tax exemption.

Permits assessor to grant an extension of time for filing a claim for the homeowners' property tax exemption where timely claim is filed, but claim is otherwise defective because it lacks all required information or signature of claimant.

Operative with respect to claims for 1970-1971 fiscal year and fiscal years thereafter.

*In effect immediately.*

Ch. 204 (AB 567) LEWIS Amends Sec. 13715, Ed.C., re school personnel commission.

Directs the commission to give each school district permanent classified employee copies of the rules of the commission and information on the merit system rather than make the rules and information available to the employees.

Prescribes alternative directive, wherein commission may make copies of such rules and information concerning the merit system available to classified employees and the public and requiring the commission to issue each classified employee a handbook of prescribed content.

Ch. 205 (AB 576) MACDONALD Amends Sec. 6084, H. & N.C., re harbor districts

Includes among purposes for which harbor districts may borrow money, the acquisition of land for harbor works, projects, or facilities. Raises maximum rate of interest per annum on harbor district indebtedness from 6 percent to 7 percent.

Ch. 206 (AB 899) BRATHWAITE Amends Sec. 11543.5, B & P.C., re public improvements.

Permits local ordinance to require payment of a fee as condition of approval of a parcel map for a division of land not defined as a subdivision, as well as for a final subdivision map, for purposes of defraying costs of constructing specified public improvements relating to water drainage. Makes corresponding changes.

Ch. 207 (AB 1216) CORY Amends Secs. 2545 and 13403, R. & T.C., re taxation.

Codification to maintain the codes; makes no substantive change.

Ch. 208 (AB 2532) RALPH New act, re salaries of teachers.

Authorizes school districts to apply to Superintendent of Public Instruction for exemption from provisions requiring specified percentages of amounts in school district budgets to be expended for the salaries of classroom teachers.

Applicable only for the 1969-70 fiscal year, with applications to be filed before June 30, 1970.

*In effect immediately.*

Ch. 209 (SB 332) DANIELSON Amends Sec. 5104, S. & H.C., re private property: grade adjustment.

Provides under Improvement Act of 1911, written consent be given by property owner prior to any correction of disparity in level or size between the improvement and driveways, housewalks, and sewers by the legislative body, to be made on private property.

Ch. 210 (SB 761) DANIELSON Amends Sec. 5895.53, S. & H.C., re sidewalks and curbs: construction.

Incorporates all of provisions of Art. 3 (commencing with Sec. 5890), Ch. 27, Pt. 3, Div. 7, S & H.C., re collection of cost of construction of sidewalks, and curbs, rather than only designated portions thereof for purpose of collection of such costs re construction outside of the jurisdiction of the city or county.

Ch. 211 (AB 74) CRANDALL New act, re school building aid.

Appropriates \$16,564,322 from State Construction Program Fund to State School Building Aid Fund for allocation by State Allocation Board for purposes of State School Building Aid Law of 1952.

Establishes priority order for use of proceeds from sale of bonds under State School Building Aid Bond Act of 1966.

*In effect immediately.*

Ch. 212 (AB 356) MONAGAN Amends Sec. 22825, Gov.C., re state hospitalization, medical care.

Increases contribution of employer to employees' basic health plan to provide that the employer's contribution shall increase each fiscal year to a maximum of \$16 a month in fiscal year 1973-74, rather than \$8 a month.

Makes appropriation from State Employees' Contingency Reserve Fund to General Fund and other specified funds in the State Treasury for specified purposes.

Operative July 1, 1970

*In effect immediately.*

Ch. 213 (AB 504) LEROY F. GREENE Amends Sec. 9511, Prob.C., re administration of estates.

Specifies that funeral and last illness expenses shall be deemed debts payable out of the estate of the deceased spouse, and shall not be charged to community share of surviving spouse, rather than being primarily payable out of the estate.

Ch. 214 (AB 662) BELOTTI Amends Sec. 21831, B. & P.C., re brake fluids, misbranding.

Revises provisions which specify when brake fluid is deemed to be misbranded.

Ch. 215 (AB 676) MILLIAS Amends Sec. 27600, Veh.C., re vehicle equipment. Adds motor vehicles having three or more wheels to provision requiring vehicles to be designed or equipped so as to effectively minimize spray or splash of water or mud to the rear of the vehicle. Requires such equipment or the design of body or attachments thereto to be at least as wide as the tire tread. Limits exemption from such provision of vehicles with unladen weight of under 1,500 lbs. to trailers and semitrailers and to vehicles manufactured and first registered prior to January 1, 1971, having an unladen weight of under 1,500 pounds.

Ch. 216 (AB 733) LEWIS Amends Sec. 27500, adds Secs. 610, 27465, 27501, Veh.C., re pneumatic tires. Defines "tire tread."

Prohibits specified acts with respect to sale, offer for sale, exposition for sale, use, installation, or measurement of pneumatic tires.

Deletes requirement that Department of the California Highway Patrol adopt specified regulations relating to standards and certification of procedure for new tires of the passenger vehicle type, and authorizes department to adopt regulations relating to standards for pneumatic tires of a vehicle type as it determines necessary to provide for public safety.

Ch. 217 (AB 914) BURKE Amends Sec. 24253, Veh.C., re motorcycles: tail-lamps.

Requires all motorcycles manufactured and first registered after January 1, 1971, to be equipped so all taillamps, when turned on, will remain lighted automatically for specified time if engine stops.

Ch. 218 (AB 951) CORY Amends Sec. 670, C.C.P., re judgment roll contents.

Includes the request for entry of default as part of judgment roll in cases in which defendant does not answer complaint.

Ch. 219 (AB 1002) BIDDLE Amends Sec. 21655, Veh.C., re vehicle lanes: exemptions.

Exempts a driver who is in the process of exiting from a highway or a driver who must necessarily drive in a lane other than the right-hand lane to continue on his intended route from requirement that vehicles be driven in designated lanes at specified times.

Ch. 220 (AB 1004) CRANDALL Repeals Secs. 1402, 21755.1, Ed.C., re absentee ballots.

Repeals sections which require absentee ballots for school district elections to be received by 5:00 o'clock p.m. on the day before election day.

Ch. 221 (AB 1095) WOOD Amends and repeals Secs. 43609, 45892, and 45911, Ag.C., re carrot containers.

Establishes standard carrot container 45X, to be considered standard only for carrots which are sold to the armed forces of the United States government.

Repeals various sections as amended by this act, to be operative only upon the enactment of SB 214.

Declares that it is the intention of the Legislature that if the Director of Agriculture, after hearings, determines the statutory provisions as amended by this act for standard container for carrots are satisfactory they shall be adopted as the regulations governing this subject if SB 214 is enacted and becomes operative.

Ch. 222 (AB 1262) LANTERMAN New act, re appropriation for Emergency Fund.

Appropriates \$4,000,000 in augmentation of Item 305, Budget Act of 1969.

*In effect immediately.*

Ch. 223 (AB 1573) MACGILLIVRAY Amends Sec. 8836.4, F. & G.C., re trawlnets.

Extends from 61st day after 1970 Regular Session to 61st day after 1972 Regular Session, the use of trawlnets between Point Arguello and a line running due south from El Capitan Point.

Ch. 224 (SB 180) CUSANOVICH Amends Sec. 20008, Veh.C., re accident reports.

Requires agency which receives report of accident resulting in injury or death which it is not responsible for investigating to immediately forward such report to law enforcement agency which is responsible for investigating accident. Permits re-

port of such accident occurring within city to be made to Department of the California Highway Patrol or police department of city in which accident occurred, rather than to such police department only.

Requires police department to forward each report received during previous calendar month of accident which it is responsible for investigating, rather than every accident report filed with it, to main office of Department of the California Highway Patrol at Sacramento.

Ch. 225 (SB 384) LAGOMARSINO Amends Sec. 7376, B. & P.C., re cosmetology.

Requires that applicant for certificate of registration and license as cosmetologist who fails two examinations take further course of study in school of cosmetology of 50 hours for each subject in which passing grade was not received on second examination, rather than a course of study of not less than 500 hours. Requires that applicant for certificate and license as manicurist who fails two examinations take further course of study of 50 hours, rather than not less than 50 hours. Requires that applicant for certificate and license as electrologist who fails two examinations take further course of 75 hours, rather than not less than 150 hours. Eliminates minimum time required to complete further training for cosmetologist, manicurist, and electrologist applicants.

Ch. 226 (SB 451) BRADLEY Amends Sec 860, Fin.C., and Sec. 1091, Gov.C., re conflict of interest.

Provides that certain public officers and employees are deemed to have a "remote interest," as that phrase is used in Section 1091 of the Government Code relating to the prohibition of financial interests in certain contracts by specified public officers and employees, in a contract between the officer's agency or body or board of which such officer is a member and a borrower or depositor, debtor or creditor of a bank, bank holding company, or savings and loan association of which the public officer or employee is an officer, director or employee.

*In effect immediately.*

Ch. 227 (SB 478) COOMBS Amends Sec. 7053, B. & P.C., re contractors: licenses.

Specifically provides that exception from Contractors License Law for persons who engage in activities regulated by such law as employees with wages as their sole compensation does not apply to persons subject to prescribed provisions relating to persons engaged in business of home improvement.

Ch. 228 (SB 491) McCARTHY Amends Secs. 3, 11, 11.1, and 22, and adds Sec. 37, Marin County Flood Control and Water Conservation District Act (Ch. 666, Stats. 1953), re Marin County flood control.

Restricts specified provisions governing the establishment of projects to projects the estimated cost of which exceeds \$10,000. Increases from \$2,000 to \$3,500 the limit on the cost of work above which competitive bidding will be required, and requires any improvement or unit of work estimated to exceed \$3,500 to be done by contract.

Ch. 229 (SB 534) SHERMAN Amends Sec. 21650.1, P.U.C., re airport marking.

Changes requirement of marking runway of a private airport with an "X" to include other symbols as selected by the Department of Aeronautics which shall be guided by letters or symbols used by Federal Aviation Administration.

Ch. 230 (SB 548) SHERMAN Amends Secs. 13 and 14. Alameda County Flood Control and Water Conservation District Act (Ch. 1275, Stats. 1949), re Alameda County Flood Control.

Increases maximum rate of interest on district bonds from 5% to 7%.

*In effect immediately.*

Ch. 231 (SB 605) COLOGNE Amends Sec. 8010, Ag.C., re citrus pest districts.

Provides the county treasurer, with the approval of the board of supervisors, shall pay out of the funds of the citrus pest district upon one master warrant of the county auditor drawn upon the order of the board of directors of the district and signed and attested by certain officers to meet the district's expenses, including salaries.



Ch. 232 (SB 628) MILLS Amends var secs, Gov.C., re local public borrowing.

Authorizes local agencies employing temporary borrowing to issue notes payable during fiscal year succeeding fiscal year in which issued, but in no event later than 15 months after date of issue, when such note is payable only from revenue received or accrued during fiscal year in which issued. Authorizes pledging of accounts receivable from state or federal governments as payment for temporary borrowing and makes related changes.

*In effect immediately.*

Ch. 233 (SB 991) TEALE New act. re compensation of county officers

Provides that all laws in force on June 1, 1970, fixing salaries of district attorneys or auditors are continued in force and effect as local ordinances.

*In effect immediately.*

Ch. 234 (AB 230) THOMAS Adds Sec 8606, repeals Sec. 8606, F. & G C, re commercial fishing gear.

Provides that the Fish and Game Commission shall encourage the development of new types of commercial fishing gear and new methods of using existing commercial fishing gear by issuing permits for their use subject to such conditions as the commission deems necessary to insure the proper utilization of the marine resource, which permits shall be valid for a period of not more than one year, but may be renewed until approved or disapproved by the Legislature. Provides a permit will be revoked if continuing use endangers any resource.

Specifically provides that such permit may authorize the use of such gear and methods or existing gear despite existing prohibitions in the code and in areas despite other prohibitions.

Deletes provision excluding use of permits for new equipment in delta areas of Sacramento and San Joaquin Rivers and provision providing that permit only be issued when Legislature is not in general session and shall be in effect only until the period designated by the commissioner or the 91st day after final adjournment of the next general session of the Legislature after the adoption of such regulation.

Ch. 235 (AB 585) BERRYHILL Amends Sec. 15101, Ag.C., re commercial feed violations.

Provides that director, rather than court, may refuse, after hearing, to issue or renew or may suspend or revoke a license.

Ch. 236 (AB 687) CRANDALL Adds Sec 37855, Elec.C., re county measures.

Permits State Commission on Voting Machines to study and adopt regulations governing the use of voting machines and vote tabulating devices and to investigate with the power of subpoena any alleged violation of regulations.

Requires filing of copy of each election computer program with the Secretary of State at least one week before the election.

Requires submission of ballot argument on county measure to the author of the contrary argument for preparation of rebuttal argument, not exceeding 250 words, to be filed not more than 10 days after the final date for filing direct arguments. Requires such rebuttal argument to appear on ballot immediately following direct argument it rebuts.

*In effect immediately.*

Ch. 237 (AB 736) CHAPPIE Amends Sec. 24756, B. & P.C., re alcoholic beverages.

Prohibits domestic brandy from being included with other distilled spirits when making quantity discounts.

Ch. 238 (AB 756) BADHAM Amends Sec. 1208, Pen.C., re county jail: work furloughs.

Authorizes release of county jail prisoner who is on work furlough program for the purpose of any continuing medical treatment for injury incurred during period of employment or education.

Deletes reference to those committed as inebriates from work furlough law.

Makes technical changes.

Incorporates additional changes to Sec. 1208, Pen.C., proposed by SB 317, to be operative only upon enactment of SB 317.

\* Correction.

Ch. 239 (AB 881) BRIGGS Adds Sec. 69845.5, Gov.C., re register of actions. Authorizes clerk of superior court to maintain a register of actions by means of photographing, microphotographing, photocopying, or mechanically or electronically storing the whole content, or any portion thereof as will constitute a memorandum, of all papers and records necessary to the keeping of a register of actions so long as completeness and chronological sequence are not disturbed.

*Imposes certain other conditions upon maintenance of such a register.*

Ch. 240 (AB 1212) FENTON Amends Sec. 232, Civ.C., re parental custody and control.

*Codification to maintain the codes; makes no substantive change.*

Ch. 241 (AB 1214) FENTON Amends Secs. 710, 182251, C.C.P., re code maintenance.

*Makes no substantive change; legislation to maintain codes.*

Ch. 242 (AB 1215) CORY Amends Secs. 112, 3852, 7624, Lab.C., re labor.

*Codification to maintain the codes; makes no substantive change.*

Ch. 243 (AB 1273) BADHAM Amends Secs 96, 976, Lab.C., re employment agencies.

*Deletes Labor Commissioner's specific authorization to take an assignment of claims against employment agencies or their bondsmen.*

*Deletes specific reference to employment agencies in general prohibition against any person publishing specified employment offer which (1) is willfully designed to mislead or (2) falsely represents the compensation or commission which may be earned in such employment.*

Ch. 244 (AB 1773) BELOTTI Amends Sec. 11001, Gov.C., re exhibits at fairs.

*Eliminates requirement that a department must secure approval from the Department of Finance to make exhibits for fairs and to fund them within their appropriations.*

Ch. 245 (SB 74) RODDA Amends Secs. 12852, 13151 10, and 13193, adds Art. 6b (commencing with Sec 12860), Ch. 6, Div. 6, P.U.C, re municipal utility district bonds.

*Allows municipal utility districts to issue bonds at a discount not to exceed 6 percent of par value, as determined by the district's board of directors, and eliminates 6 percent maximum interest rate. Removes 7 percent maximum interest rate provision for municipal utility district bonds which are issued without an election in place of other unissued bonds. Provides that bonds may be presented to State Treasurer, and dispenses with certification requirements in the case of certain subsequent series of bonds.*

*In effect immediately.*

Ch. 246 (AB 208) BRITSCHGI Amends and adds various secs., Ed.C., re school holidays.

*Deletes provision that February 22nd, May 30th and November 11th are public school and classified service employees' holidays.*

*Provides that the third Monday in February, the last Monday in May and the fourth Monday in October, and that Thursday in November proclaimed by the President as "Thanksgiving Day," are public school and classified service employees' holidays.*

*Provides for the celebration, in memory of Abraham Lincoln and George Washington, by suitable exercises in public schools on February 12th and February 22nd, respectively, or on the day in which school is in session next preceding, if the specified day is a holiday.*

*Provides that if a classified employee is required to work a workweek, other than Monday through Friday, and as a consequence loses a holiday to which he would otherwise be entitled, he shall be entitled to compensation or equivalent time off.*

*Makes other conforming changes.*

*To become operative January 1, 1971.*

Ch. 247 (AB 980) MULFORD Amends Sec 900, Pen.C., re grand jury nominees . publication.

*Requires clerk of superior court to publish list of names of nominees for the grand jury, including name of judge who selected each person on list, one time in a*

newspaper of general circulation before such names are placed in the "grand jury box."

**Ch. 248 (AB 2524) BRITSCHGI** New act, re Ravenswood School District.

Expresses legislative intent re Ravenswood School District.

Appropriates \$600,000, or so much thereof as may be necessary, to Ravenswood School District to enable district to pay contracted indebtedness, due and owing, in the 1969-1970 fiscal year.

Requires Superintendent of Public Instruction to withhold, during 1971-1972, 1972-1973, 1973-1974, and 1974-1975 fiscal years, from apportionments from the State School Fund to the district, an amount equal to the amount actually disbursed, plus interest, to the district by this act

Requires district to develop plans to correct financial problems of district and requires submission of financial reports to county superintendent of schools.

Authorizes increase, upon voter approval, in maximum tax rate of district by amount necessary to produce amount withheld from apportionments.

Ceases to be operative on June 30, 1975.

*In effect immediately.*

**Ch. 249 (SB 569) BURGNER** New act, re county aid for school districts.

Authorizes each county and city and county treasurer to make a temporary transfer from funds in his custody not immediately needed to pay claims against them, in prescribed amounts, based on entitlement for 1968-1969 fiscal year under Public Law 874 of 81st Congress, to specified school districts as assistance in meeting their financial obligations for remaining portion of 1969-1970 fiscal year.

Authorizes charge to pay costs of such transfer.

Provides for repayment of such transfers.

To be effective until June 30, 1971.

*In effect immediately.*

**Ch. 250 (AB 488) CHAPPIE** Adds Sec 6306, P.R.C., re state lands - financial reports.

Requires filing of financial report with State Lands Commission on and after effective date of this act, rather than with Department of Finance, whenever any provision now in force, or hereafter enacted, grants or conveys state tide or submerged lands and requires filing of any financial report with Department of Finance.

**Ch. 251 (SB 292) BEILENSEN** Amends Secs. 6060 and 6062, B & P.C., re practice of law

Deletes residence requirement for admission to the practice of law in California for both general applicants and attorney applicants

**Ch 252 (SB 359) GRUNSKY** Amends Sec 3181, Civ.C., re public works stop notices.

Specifies that, except for original contractor, any person furnishing provisions, provender, or other supplies, as well as certain other specified persons, may serve stop notice on public entity responsible for public work in accordance with designated provisions.

Specifies act does not constitute a change in, but is declaratory of, preexisting law  
To become operative January 1, 1971.

**Ch. 253 (SB 607) COLOGNE** Amends Sec 100 (Ch 916, Stats. 1969), re Madera County flood control

Codification to maintain the statutes other than codes; makes no substantive change.

**Ch. 254 (SB 609) COLOGNE** Amends and repeals various secs., Wat.C., re water resources.

Codification to maintain the codes, makes no substantive change

**Ch 255 (SB 770) MOSCONE** Amends Secs. 69895, 69900, Gov.C., re court attachés.

Increases salaries of various attachés of superior court in City and County of San Francisco.

Ch. 256 (AB 298) PRIOLO Amends Secs. 6524, 7100, 23516, Elec.C., re election papers.

Makes uniform the provisions for preservation of declarations of candidacy, sponsor certificates, and nomination papers, requiring that they be held for four years after the term of the office sought expires, and then may be destroyed unless introduced as evidence in court.

Ch. 257 (AB 905) MURPHY Amends Secs. 313.1, 313.2, Pen.C., re harmful matter.

Provides that person is guilty of misdemeanor if he misrepresents himself to be parent or guardian of minor and thereby causes minor to be admitted to exhibition of harmful matter.

Provides that nothing in laws relating to harmful matter prohibits parent or guardian from permitting child or ward to attend exhibition of such matter if accompanied by him or prohibits any other person from exhibiting such matter to minor if minor is accompanied by parent or guardian or if minor is accompanied by adult who represents himself to be parent or guardian of minor and who person, by exercise of reasonable care, does not have reason to know is not such parent or guardian.

Ch. 258 (AB 1032) HAYES Amends Sec 430, C.C.P., re procedure.

Eliminates as basis for demurrer the ground that court has no jurisdiction over person of defendant.

Ch. 259 (AB 1038) MURPHY Amends Sec. 171c, adds Sec. 626.9, Pen.C., re firearms.

Forbids bringing or possessing any firearms, rather than only loaded firearm, upon grounds of, or within, any public school, including University of California and state colleges, by person other than peace officer or other specified persons.

Ch. 260 (AB 1039) McCARTHY Amends Sec 2080.3, Civ.C., re lost or saved property.

Provides that title to lost or saved property shall not vest in person who found or saved the property or in the successful bidder at public auction unless cost of prescribed publication is first paid to city, county, or city and county, the police or sheriff's department of which caused notice to be published.

Ch. 261 (AB 1051) CRANDALL Amends Secs. 37202, 37208, Gov.C., re demands against city . audit.

Specifically excludes certain warrants from provision requiring audit of demands prior to approval by legislative body when such warrants are drawn in payment of demands certified or approved by the city clerk as conforming to a budget approved by ordinance or resolution of the legislative body and are presented to the legislative body for ratification and approval at the first meeting after delivery of the warrants.

Ch. 262 (AB 1076) THOMAS Amends Sec 61806.5, Ag.C., re milk distributors.

Includes any person whose primary and regular business is sale of supplies to documented or foreign registry vessels in any transaction where such person refrigerates, stores, or assembles individual order allotments of fluid milk or fluid cream at a fixed, established business location and thereafter transports such fluid milk or fluid cream to documented or foreign registry vessels in the definition of milk distributors.

Ch. 263 (AB 1197) CORY Amends Sec. 45007, Gov.C., re civil service.

Authorizes city councils to withdraw department heads from civil service system without vote of city electors.

Ch 264 (AB 1254) CRANDALL Amends Sec. 6010, Fin.C., re savings and loan associations.

Deletes requirement that branch of savings and loan association state in all advertising the location of the principal office.

Ch 265 (AB 1255) CRANDALL Amends Sec. 1607, R. & T.C., re local equalization proceedings

Provides that applications to a local board of equalization for an assessment reduction in a county with a population of 4,000,000 or more shall be filed between the

third Monday in July and September 15th, rather than between July 2nd and September 15th.

*In effect immediately.*

Ch. 266 (AB 1414) BEVERLY Adds Sec. 72716, Gov.C., re courts.

Authorizes clerk of municipal court of City of Los Angeles to charge prescribed fees for court forms Provides for collection and disposition of such fees.

Ch. 267 (AB 1462) LEWIS Amends Secs 460 and 14202, Elec.C., re precinct indexes.

Authorizes precinct indexes to be furnished in alphabetical order, rather than in numerical order by street address, in precincts where the majority of voters have no street address.

Ch. 268 (AB 1518) BADHAM Adds Sec. 2.4, Orange County Flood Control Act (Ch. 723, Stats. 1927), re Orange County flood control.

Authorizes Orange County Flood Control District to preserve and enhance its properties and for such purpose to acquire, preserve, and enhance lands or interests in lands contiguous to its properties, for the protection and preservation of the scenic beauty and natural environment of such properties or such lands.

Ch. 269 (AB 1946) HAYES Amends Sec. 195, adds Sec. 4800.5, repeals Secs. 85 and 149, Civ.C., re family law.

Makes technical changes.

Ch. 270 (AB 1568) KNOX Amends Secs. 56440, 56441, 56442, 56443, adds Sec. 56072.1, Gov.C., re districts.

Provides for elections in territories not part of districts which may become district territory as a part of a reorganization proceeding under District Reorganization Act of 1965.

*In effect immediately.*

Ch. 271 (AB 511) RYAN Amends various secs., Ed.C., re classified school employees.

Extends various employment protection rights and privileges for classified employees in districts which are reorganized from one-year to a two-year period after the reorganization.

Extends period of reemployment and bumping rights and revises period for reinstatement after layoff, with respect to the separation of the unified school district and the junior college district including the City of Los Angeles.

*In effect immediately.*

Ch. 272 (AB 173) BAGLEY Amends Sec. 14107, Ed.C., Sec. 16107, Gov.C. and Sec. 129, R. & T.C.; adds Sec. 218.5, R & T.C., re subventions to local government

Provides that the taxable property of school districts shall be the total taxable property of the districts prior to reductions caused by the exemption of assessed value of business inventories and homeowner's property tax exemption.

Increases the amount of subventions to various counties to compensate for revenues lost by reason of the partial exemption for business inventories, includes goods intended for lease in definition of business inventory, and includes certain metropolitan water districts and county water authorities within the group of local agencies compensated from state funds for revenues lost by reason of the homeowner's property tax exemption and the partial exemption for business inventories. Requires counties to supply data relative to the homeowner's property tax exemption.

*In effect immediately.*

Ch. 273 (SB 196) RODDA Amends Sec. 13443, Ed.C., re probationary employees.

Authorizes giving notice that probationary employee will not be employed following year by school district to be deferred until the 45th day of employment where he has been employed less than 45 days on March 15.

Ch 274 (SB 389) SIERMAN Amends Sec. 10066, adds Sec. 10678 2. H. & S.C., re records of vital statistics.

Clarifies law relating to public inspection of special county record of birth certificate marked to indicate certificate not to be used by person compiling business contact list.

Makes use of certificate so marked by person compiling a business list a misdemeanor.

Ch. 275 (SB 517) BRADLEY Amends various secs., Gov.C., re municipal courts.

Increases the numbers of, and salaries of, court clerks in certain municipal courts in Santa Clara County.

Ch. 276 (SB 590) MOSCONE Amends Sec. 1153, Prob.C., re reports of public administrators.

Requires public administrator to publish semiannual report of estates handled three successive times, rather than for 10 days.

Ch. 277 (SB 665) COLLIER Amends Sec. 11602, B. & P.C.; amends Sec. 2823, R. & T.C., re subdivisions.

Permits a board of supervisors, if land being subdivided is a portion of a larger parcel shown on the last preceding tax roll as a unit, to order the creation of a new assessor's parcel which is to include all the land in the subdivision.

Ch. 278 (AB 329) QUIMBY Repeals and adds Art. 2 (commencing with Sec. 34870), adds Art 3 (commencing with Sec. 34890), Ch. 7, Pt. 1, Div. 2, Title 4, Gov.C., re city council elections.

Reenacts authority of a city to change to the district system of electing city councilmen eliminating provision terminating such authority if not taken advantage of by December 31, 1956.

Requires general law cities which elect city councilmen by districts, to adjust councilmanic districts after each decennial federal census and after first census or population estimate following annexation or consolidation so that the districts shall be as nearly equal in population as may be.

Ch. 279 (AB 438) BRITSCHGI Amends Sec. 692, C.C.P., Sec. 780, Prob.C., re sales of real estate.

Requires, rather than permits, notice of execution, foreclosure, or probate sale of real estate to give street address, if any, or common designation, if any, rather than street address and common designation, if any, of such property. Provides that validity of notice shall not be affected by fact street address or other common designation recited is erroneous or street address or other common designation is omitted if legal description of property is given, rather than that lack of such designation does not affect validity of such notice.

Ch. 280 (AB 658) STACEY Adds Sec. 14214.5, Ed.C., amends Sec. 31724, Gov.C., re public employees retirement.

Provides, with respect to county employees retirement, that when it has been demonstrated to the satisfaction of the board that the filing of the member's application was delayed by administrative oversight until after the date following the day for which the member last received regular compensation, such date will be deemed to be the date the application was filed, for purposes of determining the effective date of a member's disability retirement.

Provides, with respect to state teachers retirement, that member of system who is qualified for disability retirement because of mental incapacity and who was removed from classroom teaching duties for that reason and not assigned other full-time duties, becomes eligible for disability retirement benefits commencing at the time his application is filed with the board but not earlier than the day following the last day for which he received regular compensation. Makes applicable to such members, the same provisions applicable to county members regarding delay of filing of member's application through administrative oversight.

Ch. 281 (AB 772) QUIMBY Amends Sec. 25100.5, Gov.C., re clerk: board of supervisors.

Allows county with population over 503,000 and under 600,000 according to 1960 federal census to appoint clerk of board of supervisors as any other county officer is appointed. In such county the county clerk is not ex officio clerk of board of supervisors. Provides that such clerk perform duties performed by county clerk as ex officio clerk to board and may perform any other duties performed by clerk except duties as ex officio clerk of superior court and registrar of voters.

**Ch. 282 (AB 811) DENT** Amends Secs. 1062, 1063, 16301, Ed.C., re school districts.

Deletes requirement of first obtaining county superintendent of school's approval when school district governing boards contract with one another for performance of services or for the joint use and maintenance of school facilities, and deletes requirement that county superintendent give approval where governing board of specified school district sells buildings, structures, or fixtures to another district governed by it.

**Ch. 283 (AB 833) CHAPPIE** Amends Secs. 44 and 3100, repeals Sec. 657, Ed.C., re school district unification standards

Authorizes State Board of Education to approve of a proposal for formation of two or more unified school districts from territory of a high school district where board determines it is not practical or possible to apply prescribed criteria literally, and an exceptional situation exists.

Specifies that substantial compliance with statutory criteria may form basis of state board's approval of any proposal

Eliminates provisions restricting to financial criteria the consideration which is to be given receipt of federal funds, and authorizes receipt of such funds to be given consideration for purposes of evaluating proposals generally.

Defines unified school district, and deletes provisions defining union school district and making location of school determinative of which county board of education has jurisdiction.

**Ch. 284 (AB 938) RAY E JOHNSON** Amends Secs. 221, 58941, 59948, Ag.C., re Department of Agriculture Fund

Specifically provides that all money deposited in the Department of Agriculture Fund is continuously appropriated to the Department of Agriculture without regard to the fiscal year for expenditure in carrying out the purposes for which the money was deposited and for making refunds.

Exempts moneys derived under specified provisions in the Department of Agriculture Fund from certain provisions relating to fiscal year budgets.

Deletes provision requiring that the amount of expenses incurred by Department of Agriculture in rendering services on marketing orders and marketing program and charged against the marketing order or marketing program be deposited in the Department of Agriculture Fund.

**Ch. 285 (AB 987) LANTERMAN** New act, re school district validating act.

Validates acts and proceedings to increase the limit on the rate of school district taxation prescribed by or pursuant to law.

**Ch. 286 (AB 1358) SCHABARUM** Amends Sec. 136.5, S. & H.C., re state highways.

Authorizes Department of Public Works to waive posting of labor and material bonds where contract is for less than \$10,000 for the emergency rental of tools or equipment for 20 days or less.

**Ch. 287 (AB 1505) DENT** Adds Sec. 36, R. & T.C., re tax notices and communications.

Provides that whenever any notice or other communication is required by the Revenue and Taxation Code to be mailed by registered mail, the mailing of such notice or other communication by certified mail shall be deemed sufficient compliance with the requirements of law.

**Ch. 288 (AB 1632) LANTERMAN** Adds Sec. 3057, B & P.C., re optometrists.

Requires that individuals meeting designated qualifications be permitted to take examination for certificate of registration as an optometrist.

To be operative until December 31, 1972.

**Ch. 289 (AB 1793) MOORHEAD** Amends Sec 320, Veh.C., re automobile dismantlers.

Provides that persons operating specified places of business who have been issued occupational licenses by Department of Motor Vehicles and who conduct more than one type of business from one establishment, as defined, shall provide clear physical division between types of business involving vehicles or their component parts, rather than specifying that such persons who hold more than one type of license

issued by department and conduct more than one type of business at one establishment shall provide such clear physical division between types of business for which licensed.

Ch. 290 (AB 2311) MONAGAN Amends Sec. 46604, Ag.C., re markings on containers: cherries

Provides that for purposes of marking designation of loose cherries, requirement applies to all containers of loose cherries rather than only closed containers of loose cherries.

*In effect immediately.*

Ch. 291 (AB 542) BERRYHILL New act, re Modesto State Hospital facility.

Authorizes and directs the Department of General Services to transfer real property and appurtenances of the Modesto State Hospital facility to Stanislaus County and Yosemite Junior College District on specified terms and conditions.

Reserves specifically identified portion of the property to the state and requires the state to maintain such buildings, machinery, and facilities thereon.

Provides that if the county or district ceases to use the property the property shall revert to the state.

*In effect immediately.*

Ch. 292 (AB 31) MONAGAN Amends Sec. 31204, Ed.C., re state scholarships.

Increases, for 1971-72 and each fiscal year thereafter, number of available scholarships under state competitive scholarship program from 2 percent to 3 percent of number of California high school graduates of the previous year.

Appropriates \$61,743 for such program.

Ch. 293 (AB 103) HAYES Amends Sec. 1510, Prob.C., re funds of minors.

Provides that in any case to which section prescribing various dispositions court can make of minors' funds applies, notwithstanding any other provision of law, including Section 25 of the Civil Code, which defines minors and specifies the circumstances and purposes for which certain persons under 21 years are the age of majority and deemed to be adults, upon approval of a compromise of, or the execution of a covenant not to sue on, a minor's disputed claim, or approval of a compromise of a pending action or proceeding to which a minor is a party, or giving judgment for such a person, providing for the payment or delivery of money or other property, the court making the order or giving judgment, and as a part thereof, may expressly retain jurisdiction of any part or all of the money paid, delivered, deposited, or invested until the minor reaches the age of 21 years.

Ch. 294 (AB 105) PRIOLO Amends Sec. 56, Elec.C., re reapportionment.

Requires county clerk of each county to provide specified information to Legislature or appropriate legislative committee to use in connection with reapportionment of legislative districts.

Ch. 295 (AB 193) THOMAS Adds Sec. 107.4, R & T.C., re possessory interests.

Provides that on and after the lien date in 1971, "possessory interests" for purposes of property taxation shall not include a nonexclusive right to use any berth, wharf, dock, pier, or similar harbor facility owned by a city, city and county, county, or harbor or port district, and that such nonexclusive rights shall not be subject to property taxation.

Specifies that if such rights are, in fact, exclusive, they shall be subject to property taxation, regardless of the manner in which they were created.

Ch. 296 (AB 199) WOOD Adds Sec 3005.5, F. & G.C., re wild game and birds.

Specifically provides that the capture, possession, or confinement of game mammals, game birds, and protected nongame birds, except as provided by Fish and Game Code and regulations made thereunder, is illegal. Requires the Department of Fish and Game to seize game mammals, game birds, and protected nongame birds which are illegally possessed or confined.

Authorizes the Fish and Game Commission to adopt regulations permitting the temporary confinement of game mammals, game birds, or protected nongame birds for the purpose of treating such animals, if injured or diseased.

\* Correction.



Ch. 297 (AB 1487) BADHAM Amends Sec. 11587, B. & P.C., re subdivision maps.

Revises the provision in the Subdivision Map Act which permits certain signatures of persons owning easements in the land to be left off a final map to require the signature of the public entity or public utility which has an easement unless the governing body determines certain specified conditions exist.

Ch. 298 (AB 1504) DENT Amends Sec 219, R. & T.C, re property taxation.

Provides that exemption from taxation of business inventories does not apply to business inventories assessed as escaped property under specified provisions, rather than denying such exemption to escaped property assessments generally.

Ch. 299 (AB 1510) CULLEN Amends Sec. 40510, Veh.C., re vehicle offenses: bail.

Requires any person authorized to receive a deposit of bail to accept as bail for nonfelony offense personal check of defendant who has signed written notice to appear, if such defendant furnishes to person so authorized satisfactory evidence of California residence and if such personal check is drawn on a California banking institution.

Ch. 300 (AB 1665) BAGLEY Adds Secs. 11580.05, 11580 06, 11580.1, 11580.8, and 11580.9. add repeals Secs. 11580.1 and 11580 9, Ins.C., re insurance.

Revises provisions setting forth provisions required to be contained in policies of automobile liability insurance. Specifies priority of coverage where two or more policies of such insurance apply to same motor vehicle, insured, or specified loss situations. States legislative findings and intent with regard to such provisions. Makes related changes. Repeals inconsistent provisions.

Ch. 301 (AB 1792) MOORHEAD Amends Sec. 826, Ins C., re insurance.

Deletes from definition of "insurer" for purposes of provisions relating to issuance of securities, organization organized for purposes of acting as exclusive manager of any organization, formed or to be formed, as domestic insurer. Provides permits issued by Insurance Commissioner prior to effective date of act shall be valid and effective for all purposes until expiration date thereof.

Ch. 302 (AB 1168) DENT Amends Sec. 2118, F. & G.C., re restricted live wild animals.

Provides it is unlawful to possess, without a permit, certain species of live wild animals.

Ch. 303 (AB 525) LANTERMAN Budget Act of 1970.

Makes appropriation for support of state government for 1970-71 fiscal year.

*In effect immediately.*

Ch. 304 (SB 26) NEJEDLY Amends Sec. 1810.1, Civ.C., re retail installment sales.

Provides that, in any open end credit account, until seller delivers required written disclosure statement, buyer shall be obligated to pay only cash price of goods or services purchased.

To become operative January 1, 1971.

Ch. 305 (SB 304) SHERMAN Amends Sec. 31206, Ed C., re state competitive scholarships

Authorizes state competitive scholarship award winners to use scholarship at California Maritime Academy.

Ch. 306 (SB 357) BEILENSEN Amends Sec. 23805, Ed.C., re state college student fees

Eliminates language specifying that student fees collected for financing, operating, and constructing a student body center, are collected on behalf of a student body organization.

Ch 307 (SB 789) ALQUIST Adds Sec. 20980.1, Gov.C., re public employees' retirement system

Permits local safety members credited with less than 20 years of service on the effective date of adoption of increased retirement benefits by their employers which

require retirement at age 60 to continue employment, at the option of the employer, beyond age 60 until age 65 or until completion of 20 years of service, whichever first occurs.

*In effect immediately*

Ch. 308 (SB 881) NEJEDLY Amends Sec. 13884, H. & S.C., re fire protection districts.

Specifies that in case where board of directors of fire protection district is composed of supervising authority, and board by resolution appoints commissioners to act as its agents, \*such commissioners may be councilmen of cities within the district.

Authorizes such a board of directors to appoint 5 or 7, rather than 5 commissioners.

Ch. 309 (SB 989) STEVENS Amends Sec. 5896.6, S. & H.C., re undergrounding of overhead utilities.

Requires five rather than 20, owners of assessable land in proposed assessment district to sign petitions for the initiation of proceedings for the conversion of existing overhead electric and communication facilities to underground locations under the Improvement Act of 1911.

Ch. 310 (AB 26) DUFFY Amends Sec. 9401, adds Sec. 9401.5, Com.C., re secured transactions.

Provides proper place as of January 1, 1971 to file in order to protect security interest in equipment used in farming operations or farm products other than crops, or accounts or contract rights arising from or relating to sale of farm products by farmer is office of Secretary of State, rather than office of county recorder in county of debtor's residence, or if debtor a nonresident, office of county recorder of county where such goods are kept.

Provides for preservation of rights arising with respect to such security interests before January 1, 1971.

Ch. 311 (AB 104) HAYES Amends, adds, and repeals various secs., Civ.C., re family law actions or proceedings.

Inserts certain provisions, relating to termination of marriage, jurisdiction, procedure, attorneys' fees, and costs under Family Law Act into separate title. Makes related changes.

Declares that act does not constitute change in, but is declaratory of, existing law.

*In effect immediately.*

Ch. 312 (AB 124) MOORHEAD Amends Secs. 1237.5, 4803, adds Sec. 4800.5, Civ.C., amends Sec. 201.5, Prob.C., amends Sec. 15300, R & T.C., re community property.

Revises definition of "quasi-community property" for purpose of laws relating to property rights, succession, homesteads, and gift taxes, to include property acquired in exchange for real or personal property which would have been community property if spouse who acquired property so exchanged had been domiciled in this state at time of its acquisition, rather than in exchange for real or personal property acquired other than by gift, devise, bequest, or descent by either spouse during the marriage while domiciled elsewhere.

Revises definition of "quasi-community property" for purposes of the Family Law Act to include real property wherever situated, rather than only real property situated in this state, which is acquired in prescribed ways. Authorizes court in action under Family Law Act to divide real property in another state which is quasi-community property by requiring conveyance or other action to effect division or by awarding, to party who would be benefited by such conveyance or action, value of interest in such property.

Ch. 313 (AB 165) BEVERLY Adds Sec. 2074.8 and Ch. 11 (commencing with Sec 675), Pt. 1, Div. 1, Ins.C., re insurance

Provides that, with respect to all policies of insurance, other than automobile insurance and workmen's compensation insurance, on risks located in state, no notice of cancellation of policy in effect for 60 days, or, if a renewal, effective immediately, shall be effective unless based on specified occurrence. Specifies re-

\* Correction.

quirements for notice of cancellation, including statement that, upon written request of insured, insurer shall furnish facts on which cancellation is based.

Provides that insurer shall not fail to renew any policy unless, at least 45 days prior to end of policy period, insurer notifies insured of insurer's intent not to renew or to condition renewal upon reduction of limits or elimination of coverages.

Exempts insurers and other specified persons from liability for statements made in specified circumstances unless made in bad faith with malice in fact.

Provides alternative form for cancellation clause of California Standard Form Fire Insurance Policy and California Standard Form County Fire Insurance Policy with regard to policies subject to act.

Ch 314 (AB 240) KETCHUM Adds Sec 75030 10, Gov.C., re judges' retirement law.

Authorizes persons who filed a declaration of candidacy for judicial office prior to May 1, 1962, and were elected thereto, to receive credit in the Judges' Retirement System for time served in specified public offices. Provides that contributions be made at the rate provided for present service on the effective date of section.

Ch. 315 (AB 288) BERRYHILL Adds \* Sec 4645, Ag C, re diagnostic laboratories.

Provides the Director of Agriculture may maintain a poultry and animal disease diagnostic laboratory at a particular location requested by persons who desire such laboratory services, if the cost of maintaining the laboratory at such location in excess of the cost of providing the service at a more central location shall be paid by fees established by the director, or by voluntary contributions, or by a combination thereof by the persons who desire the service to be maintained at such location.

*In effect immediately.*

Ch. 316 (AB 335) MCGEE Adds Sec. 31462.1, Gov.C., re county employees retirement.

Defines "final compensation" for purposes of retirement system established pursuant to the County Employees Retirement Law of 1937. Operative only in counties in which the board of supervisors make the provision applicable.

Ch. 317 (AB 547) MACDONALD Adds Sec. 19817, H & S.C., re inflammable materials.

Provides that no person may manufacture, sell, or exchange, possess with intent to sell or exchange, or expose or offer for sale or exchange any eyeglass or sunglass frame made of cellulose nitrate or any other material whose flammability characteristics approximate those of cellulose nitrate. Declares that any such frame is inflammable article.

To become operative July 1, 1971.

Ch. 318 (AB 767) KNOX Adds Art. 3.5 (commencing with Sec. 12035), Ch. 1, Pt. 2, Div. 3, Title 2, Gov.C., re intergovernmental cooperation.

Requires the Office of Intergovernmental Management or any similar successor office to furnish specified information to designee of Legislature.

Ch. 319 (AB 853) BURTON Amends Sec. 1260, Civ.C, re homesteads.

Increases actual cash value which may be claimed as homestead from \$15,000 to \$20,000 for heads of family and persons 65 or over, and from \$7,500 to \$10,000 for any other person.

Provides that declaration of homestead filed prior to January 1, 1971, shall be deemed amended on such date by increasing value of property selected and claimed to value permitted by act on such date to extent that such increase does not impair or defeat right of creditor to execute upon property which existed prior to such date.

To become operative January 1, 1971.

Ch 320 (AB 950) PRIOLO Adds various secs., Elec.C., re recount of ballots. Establishes a procedure for challenging ballots on recount.

Ch. 321 (AB 990) Z'BERG Amends Sec. 631, C.C.P., re waivers of jury trials.

Provides procedure for waiving jury trial when or after trial has commenced or once cause has been assigned to a department of court for trial, where the party

\* Correction.

who had originally demanded such jury trial subsequently waives such trial or fails to deposit certain required fees

Ch. 322 (AB 1078) MOBLEY Adds Art. 5 (commencing with Sec. 41201), Ch. 3, Div. 16, Ag.C., re grape inspection advisory committee.

Establishes Grape Inspection Advisory Committee, provides for its appointment, membership, terms of office, and duties.

Ch. 323 (AB 1592) HAYES Amends Sec. 1216, Civ.C., re powers of attorney.

Provides that revocation of power of attorney relating to real property which has been recorded, rather than instrument containing such power, may only be accomplished by recording an instrument containing revocation in office in which such power is recorded.

Ch. 324 (AB 2538) LAN'TERMAN \* Adds Sec. 1232, Gov.C., re state officers and agencies.

Provides that on or after June 30, 1970, no state officer or employee shall be deemed to have a break in service or to have terminated his employment, for any purpose, solely because of the failure to enact a Budget Bill for the 1970-1971 fiscal year prior to the end of the preceding fiscal year.

Also provides that any officer or employee who entered state service between June 30, 1970, and the effective date of the Budget Bill for the 1970-1971 fiscal year shall be considered a state officer or employee from the time he entered state service until that date, notwithstanding the failure to enact a Budget Bill for the 1970-1971 fiscal year prior to his entry into service.

*In effect immediately.*

Ch. 325 (AB 1864) CRANDALL New act, re Alum Rock School District.

Expresses legislative intent re Alum Rock Union School District

Declares that funds apportioned to Alum Rock Union School District by county superintendent of schools shall be treated as appropriated from the State Treasury.

Requires Superintendent of Public Instruction to withhold, during 1970-1971 fiscal year, from apportionments from the State School Fund to the district, an amount equal to the amount of specified funds actually disbursed to the district by county superintendent

Requires Superintendent of Public Instruction to apportion to county school service fund of Santa Clara County an amount equal to amount apportioned to district by county superintendent.

Declares all contracts entered into by the Alum Rock Union School District during the 1969-1970 fiscal year, to be legal and binding and authorizes certain reserve funds and funds transferred to district by county superintendent to pay district's obligations thereunder Requires Alum Rock Union School District to submit specific financial and other reports to the county superintendent of schools until June 30, 1971

*In effect immediately.*

Ch. 326 (SB 403) COLLIER Repeals, amends, adds various secs., Gov.C., re Sonoma County courts.

Revises provisions for Central Sonoma County and Southern Sonoma County municipal court districts by establishing a uniform salary schedule for employees and revising numbers of positions of certain personnel. Increases salary of official reporters in Sonoma County Superior Court. Incorporates additional changes to Sec. 70047.5, Gov.C. proposed by SB 577, to be operative only upon the enactment of SB 577.

Ch. 327 (SB 404) COLLIER Amends Sec. 71140.3, Gov.C., re judges.

Permits municipal court judges in Humboldt County to reside in county rather than in judicial district only.

Incorporates additional changes to Sec. 71140.3 of the Gov.C. proposed by AB 1389, to be operative only upon enactment of AB 1389

Ch 328 (SB 782) MILLS Adds Sec 26225, Gov.C., re rapid transit.

Provides that the board of supervisors of one or more counties may authorize studies of the feasibility of a high-speed transit system, to operate in one or more counties.

\* Correction.

Ch. 329 (AB 399) CULLEN Amends Sec. 17922.5, adds Ch. 15 (commencing with Sec. 25997), Div. 20, H. & S.C., and adds Sec. 6321, Lab.C., re safety glazing materials.

Makes it a misdemeanor to knowingly sell, fabricate, assemble, glaze, install, consent, or cause to be installed glazing materials other than safety glazing materials as defined, in, or for use in, hazardous locations, as defined, unless such glazing material satisfies prescribed standards or stricter standards as prescribed by specified agencies. Requires each light of such material used or installed in such location to be so labeled, and prohibits such labeling on nonsafety glazing material.

Requires rules and regulations adopted by the Commission of Housing and Community Development with regard to installation of glassed or glazed exterior openings in hazardous locations in buildings be at least as strict as those provided herein.

Requires that any rules and regulations adopted by the Division of Industrial Safety relating to use and installation of glazing materials in hazardous locations be at least as strict as those provided herein.

Ch. 330 (AB 467) \*COMMITTEE ON HEALTH AND WELFARE Adds Sec. 5705.5, W. & I.C., re mental health.

Declares legislative intent of encouraging counties to contract with community organizations to provide innovative, noninpatient treatment services for persons under the county Short-Doyle Plan, specifies the content of such contracts, and provides funding for such contracts of 85 percent state funds which shall not exceed 5 percent of the plan's total general fund appropriation, 5 percent county funds and 10 percent contracting organization funds which shall not include state or federal funds. Limits state funding to 3 years for any one contract.

Ch. 331 (AB 612) SCHABARUM Amends Sec. 27156, Veh.C., re motor vehicles: air pollution.

Prohibits any person from selling, offering for sale, or advertising any device, apparatus, or mechanism intended for use with, or as part of, any required motor vehicle pollution control device a system which alters or modifies original design or performance of any such motor vehicle pollution control device or system, and revises authority of State Air Resources Board to approve modified or altered vehicle pollution control devices or systems.

Ch. 332 (AB 884) ROBERTI Amends Sec. 50471, Gov.C., re airports

Deletes provision declaring purposes of provisions relating to the acquisition of property for airports to be park purposes and declaring that any land acquired for park purposes may be used for airport purposes and provides that land acquired by a governmental agency for airport purposes may be used for park or recreation purposes until actually needed for airport development.

Ch. 333 (AB 998) KNOX Amends Sec. 1203.2, adds Sec. 1203.04, Pen.C., re probation.

Authorizes court, upon own motion or petition of probationer or district attorney of county in which probationer is supervised, to modify, revoke, or terminate probation. Requires notice of motion or petition to be given to probationer and probation officer. Authorizes such notice to probationer to be given upon his first court appearance in such proceeding. Requires court to refer motion or petition to probation officer for written report prior to considering motion or petition.

Requires that clerk of court submit copy of probation order and any subsequent changes in probationary status to law enforcement agency which arrested person or investigated matter for violation which supports probation order.

Permits court to revoke probation if it believes, among other things, that person has subsequently committed other offenses, regardless whether he has been prosecuted for such offenses, rather than is engaging in criminal practices.

Makes technical changes.

Ch. 334 (SB 312) MARKS Adds Sec. 29006, Veh.C., re towing equipment.

Requires specified rigid coupling structure for freeway towing except for towing disabled motor vehicles from point of disablement to nearest and most accessible freeway exit.

\* Correction.

Ch. 335 (AB 634) BEVERLY New act, re automobile accident study commission.

Appropriates \$39,000 from the Motor Vehicle Fund to the Automobile Accident Study Commission in augmentation of Sec. 6, Ch. 1256, Stats. 1967, for the expenses for the completion of the activities of the commission.

*In effect immediately.*

Ch. 336 (AB 769) STULL Amends Sec. 16001, adds Sec. 16001.5, B. & P.C., re business licenses: exemptions.

Exempts certain honorably discharged disabled World War II veterans, and veterans who served during specified times, from payment of described state and local peddlers' license taxes and fees.

Ch. 337 (AB 863) RAY E. JOHNSON New act, re Bidwell Canyon-Kelly Ridge.

Authorizes Department of Parks and Recreation, in connection with development of Bidwell Canyon-Kelly Ridge Area of Oroville Reservoir State Recreation Area, to develop utilities and access roads located outside boundaries of state-owned lands.

*In effect immediately.*

Ch. 338 (AB 898) CHAPPIE Amends Secs. 19005, 19450, 19702 and repeals Sec. 7501, W. & I.C., re rehabilitation facilities and programs.

Deletes duplicate authorization for Department of Rehabilitation to establish such facilities.

Deletes as one of goals stated for resident rehabilitation facilities the provision of a protected living environment for mentally retarded persons as long as they require it.

Deletes requirement of monthly meeting of the Vocational Rehabilitation Appeals Board and requires board to meet whenever required to hear appeals which have been filed with the board.

Specifies that Department of Rehabilitation cooperate with federal government or its agencies in administering rules or regulations adopted under act of Congress relating to the disabled.

Ch. 339 (AB 977) BIDDLE Adds Sec. 4135 and repeals Art. 4 (commencing with Section 6450) Ch. 2, Art. 3 (commencing with Section 6710), Ch. 3, and Art. 3 (commencing with Section 6735), Ch. 4, Pt. 2, Div. 6, W. & I.C., re mental health.

Repeals provisions for commitment of mentally abnormal sex offenders and provides for the continued commitment until discharge of persons committed under those provisions.

Ch. 340 (AB 1021) HARVEY JOHNSON Amends various secs., B. & P.C., re contractor's licensing: mobilehome installation.

Deletes definition of "mobilehome lot" in Contractors License Law. Substitutes "site for the purpose of human habitation or human occupancy" in place of "mobilehome lot" in provisions relating to coverage of such law.

Deletes requirement that installation and erection of mobilehome accessory buildings and structures subject to provision of Contractors License Law be such installation and erection for which permits and inspections are required under provisions of Health and Safety Code governing mobilehomes and mobilehome parks. Deletes obsolete provision.

Ch. 341 (AB 1043) DEDDEH Amends Sec. 450, Elec.C., re indexes of registration.

Requires county clerk to keep a copy of index of registration on file as a public record for five years after printing.

Ch. 342 (AB 1044) DEDDEH Amends Sec. 287, Elec.C., re affidavits of registration.

Expands nature of reproduction permissible for copies of registration affidavits which was previously limited to reproduction on film.

Ch. 343 (AB 1045) DEDDEH Amends Sec. 22600, Elec.C., re municipal elections.

Removes limit on fee paid by city to county clerk for examining municipal nomination petitions

Ch 344 (AB 1060) MOORHEAD Amends Sec. 1203 01, Pen C., re postconviction statements.

Makes discretionary, rather than mandatory, the filing of postconviction statements of views by the judge and the district attorney where the probation officer has filed a report with respect to the defendant and the crime committed.

Ch. 345 (AB 1094) DUNLAP Amends Sec 228, Prob C., re succession.

Requires that, if any of the property subject to specified provisions would otherwise escheat to the state because there is no relative, including next of kin, of one of the spouses to succeed to such portion of the estate, rather than next of kin of the decedent or of his predeceased spouse, such property to be distributed in accordance with specified provisions.

Ch. 346 (AB 1230) BRITSCHGI Amends, repeals various secs., Gov.C., re government.

Codification to maintain the codes; make no substantive change.

Ch. 347 (AB 1272) BADHAM Amends Sec. 6738, B & P.C., re professional engineers.

Prohibits a partnership, firm, or corporation name from including the name of a geologist who is not registered under the Geologist Act, as well as prohibiting the inclusion of the name of a person who is not registered in a branch of professional engineering or as an architect.

Ch. 348 (AB 1292) KETCHUM Amends Sec. 2704, P.U.C., re water supplies.

Exempts surplus water of water supply used for industrial, as well as domestic and irrigation, purposes from regulation by Public Utilities Commission when surplus sold or delivered for specified purposes. Adds school district purposes to such specified purposes.

Ch. 349 (AB 1370) POWERS Repeals Sec 154, Lab.C., re Division of Labor Statistics and Research

Repeals obsolete section regarding transfer of employees who had specified duties in 1945 from any other agency in the Department of Industrial Relations to the Division of Labor Statistics and Research

Ch. 350 (AB 1375) BILL GREENE Amends various secs., U.I.C., re unemployment insurance.

Codification to maintain the codes; makes no substantive change.

Ch 351 (AB 1384) LANTERMAN Amends Secs 38004 and 38105, H. & S.C., adds Sec. 6500.1, W. & I.C., repeals Sec. 15, Ch. 1594, Stats. 1969, re mentally retarded persons

Continues present definition of "mentally retarded persons" as persons requiring supervision, control, and care, for their own welfare or the welfare of others or community welfare, rather than as persons requiring such care because they are a danger to themselves or others, and also provides no mentally retarded person may be judicially committed unless a danger to himself or others.

Limits home visits from state hospital for mentally retarded to not exceeding 60 days and requires parent's or guardian's approval prior to placement of such persons by a regional center for out-of-home prehospital and posthospital care.

Ch. 352 (AB 1389) BEVERLY Amends Sec. 71140.3, repeals Sec. 71140.4, Gov.C., re judges.

Makes person eligible to be a municipal court judge in any Los Angeles County judicial district if he is a resident eligible to vote in county for at least 54 days prior to election or appointment instead of permitting such only as to judicial districts in Los Angeles County with population over 1,000,000 persons

Incorporates additional changes to Sec. 71140.3 of the Gov.C proposed by SB 404, to be operative only upon enactment of SB 404.

**Ch. 353 (AB 1428) MACDONALD** Amends Sec. 137, Pen.C., re influencing witnesses

Includes force or threat of force within provision which provides that person is guilty of felony if he attempts by any means other than bribe fraudulently to induce any person to give false or withhold true testimony

Defines "threat of force," for purpose of such felony, to mean credible threat of unlawful injury to any person or property which is communicated to a person for purpose of inducing him to give false or withhold true testimony.

**Ch. 354 (AB 1539) CHAPPIE** Amends Sec. 254, R. & T.C., re property tax exemptions.

Permits filing for immature forest trees exemption from property taxation to continue in effect until a change in the exterior boundary of the property originally claimed as exempt, rather than requiring each owner or new owner to file when making his original claim for the exemption.

**Ch. 355 (AB 1997) MURPHY** Adds Sec. 23661.7, B. & P.C., re alcoholic beverages.

Permits a person who has purchased wine from a licensed winegrower, has taken delivery in this state for delivery or use without the state, and has removed the wine from this state, to return all or any portion thereof to the licensed premises of the winegrower from whom the wine was purchased.

**Ch. 356 (AB 2051) BADHAM** Amends Secs. 22754, 22774, 22790, and 22853, Gov C., re Meyers-Geddes hospital care act.

Revises state employees' medical and hospital care law by deleting provision limiting major medical and comprehensive benefit plans to employees and annuitants who are covered under basic plans, deleting provision limiting board of administration contracts for comprehensive benefit plans to such employees and annuitants, and changing date for contracting agencies to file resolutions electing to cease coverage under the law from August 1 to a date provided by board regulation.

**Ch. 357 (AB 1183) ZENOVICH** Amends Sec. 33138, S. & H.C., re Parking Law of 1949.

Deletes provision permitting bonds issued under Parking Law of 1949 to be sold at less than par value to yield a maximum average annual return of not more than 7 percent.

Provides that such bonds may be sold at not more than a 6-percent discount with a maximum interest rate of 7 percent.

*In effect immediately.*

**Ch. 358 (AB 1641) MOORHEAD** Amends Sec. 53638, Gov.C., re deposits of public moneys.

Provides capital notes and debentures shall be considered paid-up capital when computing maximum sum local agency can deposit in a depository

**Ch. 359 (SB 347) KENNICK** Amends Sec. 34500, Veh.C., re combination of vehicles safety.

Revises types of vehicles which are required to be regulated by the Department of the California Highway Patrol with respect to their safe operation when coupled together.

**Ch. 360 (SB 362) COLOGNE** Adds Sec. 340.5, C.C.P., re limitations of actions.

Limits commencement of actions for injury or death against physicians or surgeons, dentists, registered nurses, dispensing opticians, optometrists, registered physical therapists, podiatrists, licensed psychologists, osteopaths, chiropractors, clinical laboratory bioanalysts, clinical laboratory technologists, veterinarians, or licensed hospitals as employers of any such person, based upon such person's alleged professional negligence, or for rendering professional services without consent, or for error or omission in such person's practice, to four years after date of injury, or one year after plaintiff discovers, or through use of reasonable diligence should have discovered, the injury, whichever first occurs. Provides such time limitation shall be tolled for any period during which such person has failed to disclose any act, error, or omission upon which such action based and which is known or through use of reasonable diligence should have been known to him.



Ch. 361 (SB 407) BRADLEY Amends, adds, repeals various secs, Gov C., re county supervisorial districts

Deletes provisions relating to 1965 supervisorial redistricting Provides that such districts shall be as nearly equal in population as may be Makes district attorney chairman of supervisorial redistricting commission instead of county clerk, superintendent of schools, or sheriff. Allows use of population estimates prepared by State Department of Finance or county planning department or commission and deletes authorization of use of such estimates based on total number of registered voters Allows rather than requires supervisors to appoint citizens advisory committee on supervisorial boundaries.

Ch. 362 (SB 983) PETRIS Amends Secs 18882.5, 26161.5, R. & T.C., re taxation.

Corrects reference to "board," meaning State Board of Equalization, to "Franchise Tax Board."

Ch. 363 (SB 1081) LAGOMARSINO Amends Secs. 95458, 95492, 95535, repeals Sec. 95532, P U C, re transportation.

Requires general manager of Santa Barbara Metropolitan Transit District to cause to be made publicly available at printing cost only copies of annual audit of district books and accounts Increases permissible amounts which board of district may by ordinance provide to be paid each member for attendance from \$15 to \$30 per meeting, not to exceed \$90 a month instead of \$60 a month Includes treasurer of district among those officers who may cosign warrants for payments from funds of district.

Deletes provision requiring general manager of the Santa Barbara Metropolitan Transit District to publish specified financial information relating to the district's operations.

Ch. 364 (AB 68) MOBLEY Amends Sec. 1002, F. & G.C., re scientific collecting permits.

Authorizes specifically the issuance of permits to students regularly enrolled in commercial fishing classes under the jurisdiction of the State Board of Education or in such classes in a community college and faculty members to take fish under specified conditions and to sell only to a person licensed pursuant to Section 8040 or donate all fish taken to a charitable institution

Specifies that any money received from sale of fish is to be used solely for the support of the commercial fishing classes

Ch. 365 (AB 70) LANTERMAN New act, re validations

Second Validating Act of 1970, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies and entities.

*In effect immediately.*

Ch. 366 (AB 101) WARREN Amends Secs. 630, 631, P.R.C., re state board of forestry.

Increases from one to two members of State Board of Forestry to be appointed from general public and increases board size from seven to eight.

Ch. 367 (AB 169) VEYSEY Amends various secs., Ed C., and Ch 1424, Stats., 1968, re teacher credentialing

Changes the method of selection of the examination for issuing of credentials under the Licensing of Certificated Personnel Law of 1968, to delete requirement that graduate record examination be used and authorize use of examination approved by State Board of Education.

Increases the number of credentials which may be issued under the law from 100 to 200

Deletes requirement that the Department of Education develop an examination to be utilized by school districts to test the demonstrated subject matter expertise of the holder of a probationary credential.

Extends the period in which licensing under Certificated Personnel Law of 1968 shall be in effect and requires the Department of Education to submit a report on this experimental credential program to Legislature at 1972 Regular Session

*In effect immediately*

Ch. 368 (AB 189) THOMAS Adds Sec. 7393.4, B. & P.C., re cosmetology schools.

Permits, for the purpose of qualifying to instruct students in a school of cosmetology, an individual to substitute teacher training and experience acquired in another state for the teacher training or experience required in this state, if the State Board of Cosmetology determines such out-of-state training and experience is equivalent thereto.

Ch. 369 (AB 351) BARNES Amends, adds, various secs., Gov.C., re county employees retirement

Defines "regular interest," "interest," and "interest at the current rate" for purposes of retirement systems established pursuant to County Employees Retirement Law of 1937 and prescribes method of computation of interest on deposits and redeposits of member contributions.

Ch. 370 (AB 353) DEDDEH Amends Sec. 31760.1, Gov.C., re county employees retirement

Provides that remainder of accumulated contributions of a deceased member of system established pursuant to County Employees Retirement Law of 1937 who was retired for service or non-service-connected disability shall be paid to his designated beneficiary if there is no surviving spouse or children eligible for survivors benefit.

Ch. 371 (AB 452) CHAPPIE Amends Sec. 1800, adds Sec. 1770.1, W. & I.C., re youth authority.

Provides that person convicted of crime of escape from Youth Authority facility and committed to the authority be discharged upon the expiration of a two-year period of control, when the person reaches his 23rd birthday, or six months after discharge from commitment he was serving at the time of his escape, whichever is later, unless further detained

Ch. 372 (AB 646) MULFORD Amends Sec. 14685, adds Sec. 14613, repeals Sec. 14613, Gov C, re Department of General Services

Makes the California State Police a division of the Department of General Services.

Defines the terms "members" and "employees" as they relate to the California State Police Division.

Clarifies the respective powers of the members and employees of the division.

Provides that assistants, clerks and employees shall not have or perform the duties or functions of peace officers.

Ch. 373 (AB 717) MACDONALD Amends Sec. 859a, Pen.C., re criminal pleas: nolo contendere.

Specifies that magistrate may receive nolo contendere plea in felony case not punishable with death, and modifies procedure with respect to plea of guilty.

Ch. 374 (AB 725) MACDONALD Amends Sec. 6505 5, Gov C., re joint powers agreements.

Provides that if the officer of a joint powers entity performing the functions of auditor or controller is the county auditor or controller he shall establish such funds and accounts to accomplish the purposes of the agreement in accordance with the uniform accounting procedures prescribed by the State Controller for counties pursuant to Section 30200.

Ch. 375 (AB 753) CONRAD Amends Sec. 35401, Veh.C, re combination of vehicles.

Permits combination of housecar and trailer coupled together or housecar and semitrailer coupled together that meet specified requirements, including any attachments thereto, to exceed a total length of 60 feet but not to exceed a total length of 65 feet.

Incorporates changes in Section 35401, Veh.C., \*proposed by AB 674, to become operative \*only upon enactment of AB 674.

Ch. 376 (AB 885) MOORHEAD Adds Secs. 1519, 1862, Prob.C., re guardians' and conservators' duties.

Provides that any sale or purchase of property not previously approved or disapproved during administration of guardianship or conservatorship estate shall be

\* Correction.

subject to review by court upon next succeeding accounting of guardian or conservator after the sale or purchase made. Authorizes court, upon such accounting and review, to hold guardian or conservator liable for violation of duties with respect to such sale or purchase. Provides that nothing in such provisions shall be construed to affect validity of any such sale or purchase.

Ch. 377 (AB 963) GONSALVES Amends Sec. 23428.12, B. & P.C., re alcoholic beverages: club licenses.

Deletes existing provision prohibiting described nonprofit social and religious club holding "club license" under Alcoholic Beverage Control Act from applying for and being issued caterer's permit under such act.

Ch. 378 (AB 1142) LEROY F. GREENE Amends Sec. 22511.5, Veh.C., re vehicle parking for disabled.

Permits any person who has lost use of one or more limbs, rather than one or both legs, to park for unlimited periods in specified parking zones.

Ch. 379 (AB 1149) CORY Amends Secs. 11800, 11802 and 14620.5, Elec.C., re expenditures regarding measures.

Defines "measure," for purposes of reporting expenditures for or against measures, as any constitutional amendment or other proposition submitted to popular vote at any election, including any initiative, referendum or recall petition, rather than any constitutional amendment or other proposition submitted to popular vote at any election and any initiative, referendum or recall petition filed with the Secretary of State.

Defines "expenses" for such purposes to include costs of circulating and securing signatures to initiative, referendum or recall petitions, rather than initiative or referendum petitions.

Ch. 380 (AB 1161) KETCHUM Amends Secs. 36826, 36951, adds Secs. 36830.6, 36950.5, Wat.C., re collection of assessments.

Provides for a water district board to permit installment payments of assessments, and provides that present law shall apply to installments in the same way it does to full assessments.

Ch. 381 (AB 1163) KETCHUM Amends Secs. 18712 and 19704, Gov.C., re civil service.

Deletes provision requiring State Personnel Board to make a separate biennial report to the Governor in addition to an annual report.

Permits, for research and statistical purposes, the obtaining and maintenance of ethnic data, subsequent to employment, provided that there are safeguards, approved by the Fair Employment Practice Commission, to prevent misuse of such information and that no record of such data be made on papers or records relating to the examination, appointment, or promotion of an individual.

Ch. 382 (AB 1223) BARNES Amends Sec. 14083, repeals Secs. 13887, 13888, 13889, Ed C., re retirement board hearings.

Deletes provisions relating to applicant's right to demand a hearing or rehearing under specified circumstances within 180 days of filing, before the State Teachers' Retirement Board, and determinations of board on application for rehearing.

Ch. 383 (AB 1319) BAGLEY Adds Secs. 11131, 54961, Gov.C., re meetings of public agencies.

Prohibits state or local agencies, as defined, from conducting meetings, conferences, or other functions in a facility that prohibits the admittance of any person or persons on the basis of race, religious creed, color, national origin, ancestry, or sex.

Ch. 384 (AB 1337) KETCHUM Amends Sec. 61383, Ag.C., re milk.

Revises provision prohibiting the sale or offer to sell, or giving of any article in any transaction involving the sale of dairy products for less than the invoice or replacement cost, to prohibit the selling or giving of the article at less than cost as defined.

Ch. 385 (AB 1372) BILL GREENE Amends Sec. 267, repeals Pt. 1 (commencing with Sec. 1690), Div. 6, H. & N.C., re water navigation.

Codification to maintain the codes; makes no substantive changes.

**Ch. 386 (AB 1422) BADHAM** Amends Sec. 5005, P.U.C., re transportation.

Limits use by Public Utilities Commission of fees deposited in Transportation Rate Fund for purpose of administering and enforcing rates, charges and classification to such administrative activities as are related to intrastate motor carriers of property instead of all carriers of property.

Operative July 1, 1971.

**Ch. 387 (AB 1441) DENT** Adds Secs. 61710, 61713, repeals Sec. 61710, Gov.C., re community services districts.

Deletes provision that improvement districts in community services districts are governed in same fashion as those in irrigation districts. Expressly authorizes such improvement districts to acquire, construct, operate and maintain designated improvements and provides for use of ad valorem tax in improvement districts in lieu of assessments.

**Ch. 388 (AB 1503) DENT** Adds Sec. 18084, S. & H.C., re street lighting.

Authorizes city council by resolution of intention to order that territory of subdivider, without notice and hearing, be formed into or annexed to a street lighting district, if such resolution states that such territory comes under term of ordinance requiring installation of street lighting system by a subdivider.

**Ch. 389 (SB 137) NEJEDLY** Amends Sec. 13965, Gov.C., re crimes: indemnification of victims.

Requires the law enforcement agency investigating the crime, rather than the county district attorney, to provide forms to victims of crimes\* who may be eligible to file a claim for indemnification and to obtain any necessary forms for filing such claims from the State Board of Control.

**Ch. 390 (SB 208) LAGOMARSINO** Amends Sec. 9256, 9259, 9261, and adds Sec. 9250.1, P.R.C., re soil conservation districts.

Permits directors of soil conservation districts to conduct surveys, investigations, and research relating to conservation of resources and preventive and control measures and needed improvement to publish any result thereof, and to disseminate information concerning such preventive control measures and works of improvement. Requires directors to seek cooperation of local, state, and federal agencies in making such surveys, investigations, and research.

Permits directors to cooperate and enter into contracts, in addition to state, United States, and any county, with any city, district, agency, organization, or person, rather than with other soil conservation districts, public districts, persons, Chief of the Division of Soil Conservation, and State Soil Conservation Commission.

Permits directors to conduct demonstrational projects on lands adjacent to districts, in addition to lands within districts, under specified conditions.

Adds erosion control and flood prevention and community watersheds to various specified items for which directors may develop districtwide comprehensive plans, as prescribed.

**Ch. 391 (SB 210) LAGOMARSINO** Amends Sec. 9850, P.R.C., re soil conservation.

Provides that cooperation with landowners or any other agency for constructing improvements for prevention or stabilization of soil erosion is one of the purposes for which lands in a soil conservation district may be formed into an improvement district.

**Ch. 392 (SB 253) CARRELL** Amends Sec. 186.4, S. & H.C., re streets and highways.

Specifies that any route in state highway system included in select system of county roads or city streets for purpose of contributions and processing of projects pursuant to cooperative agreement with Department of Public Works, shall remain in select system upon relinquishment as a state highway.

**Ch. 393 (SB 524) MARKS** Adds Sec. 3512.1, Elec.C., re initiative petitions.

Authorizes persons age 18 to 21 who would qualify as electors except for their age to solicit signatures to an initiative petition to lower the voting age to 18. Declares purpose of the act.

\* Correction.

Ch. 394 (SB 581) CARRELL Amends Sec. 35551, Veh.C., re weight of vehicles.

Deletes special weight with load limitations with respect to prescribed vehicles operated on specified state highways.

Ch. 395 (SB 599) MOSCONE Amends Sec. 11713, Veh.C., re statements: manufacturers, transporters, dealers.

Revises provisions relating to statements which are untrue or misleading which are unlawful if made by the holder of a license of a manufacturer, transporter, or dealer.

Ch. 396 (SB 620) SHERMAN Amends Secs 31469.3, 31558, adds Sec. 31558.6, Gov C., re county employees retirement.

Specifies that juvenile hall group counselors and group supervisors are within safety membership category of systems established pursuant to County Employees Retirement Law of 1937 and permits persons who are over 35 and so employed at the time the provisions establishing such membership category are made applicable by the county to elect at such time or within one year to become safety members.

Ch. 397 (SB 709) SHERMAN Amends Sec. 543, H. & S C., re sanitarians

Increases, from \$15 to \$25, fee which person must pay each time he applies to take examination for purpose of determining if he is qualified and competent to act as registered sanitarian who desires to become employed on full-time basis in health department of state, city, county, or local health district in enforcement of statutes relative to public health, rules and regulations of State Board of Public Health, and local ordinances pertaining to public health.

Ch. 398 (SB 936) DOLWIG Amends Sec. 31835, Gov.C., re County Employees Retirement Law.

Provides that period of more than 90 days between active memberships shall not affect the computation of final compensation of a member of more than one system established pursuant to the County Employees Retirement Law of 1937, if he is precluded by law from becoming a member of the second system. Makes such 90-day restriction inapplicable to members who left county or district service prior to October 1, 1949.

Ch. 399 (SB 1205) MOSCONE Adds Sec. 31787.6, Gov.C., re county retirement: safety members.

Provides additional death benefits of a one-time lump sum benefit equal to annual salary to spouses of safety members of retirement systems established pursuant to the County Employees Retirement Law of 1937 who are killed in the line of duty.

Ch. 400 (SB 1409) KENNICK Amends Secs. 1796 and 25445, Ed C., re school district tax rates.

Provides that whenever an override tax is continued as the maximum combined tax rate of a unified or high school district and a \*community college district with coterminous boundaries governed by the same governing board, the governing board may divide the maximum combined tax rate between the two districts, provided that the resulting tax rate in either district will not be lower than the maximum tax rate prescribed for that type of district.

Ch. 401 (SB 156) BRADLEY Adds Secs 25425, 25425.1, and repeals Sec. 25425, Ed.C., re community college parking facilities.

Abolishes maximum \$10 fee levied by district maintaining community college for health care services and parking facilities and substitutes therefor a fee of not more than \$7.50, to be expended for health care services, and a toll from students and employees using the parking services in an amount not to exceed \$20 per semester or \$40 per regular school year to be fixed by board to be expended for parking services, as defined.

Ch. 402 (SB 183) NEJEDLY Amends Sec 655, H. & N.C., re water activities.

Provides that no person shall operate any motorboat or vessel or manipulate any water skis, aquaplane or similar device while under the influence of any restricted dangerous drug.

\* Correction.

Ch. 403 (SB 206) LAGOMARSINO Amends Sec. 9033, P.R.C., re soil conservation districts.

Makes technical, nonsubstantive change.

Ch. 404 (SB 229) DYMALLY New act, re higher horizon summer program.

Appropriates \$10,000 from unexpended appropriation made pursuant to Sec. 6, Ch. 1495, Stats. 1969, to California Museum of Science and Industry for development and operation of Higher Horizon Summer Program.

Authorizes California Museum of Science and Industry to contract with, and to receive and expend funds with, any public or private nonprofit agency, foundation, or corporation for purposes of act.

*In effect immediately*

Ch. 405 (SB 483) DILLS Amends, adds various secs., Veh.C., re vehicles.

Proscribes moving from a lane until such movement can be made with reasonable safety, rather than until driver has first ascertained that such movement can be made with safety.

Authorizes Department of Motor Vehicles to issue identification plates and cards to manufacturer or dealer of specified equipment or implement of husbandry with specified number or symbol. Permits operation of such equipment or implement on highway during delivery or demonstration for the sale of such equipment or implement, if such equipment or implement has attached specified plates and if permits have been obtained for operation or movement of equipment or implement exceeding certain maximums of size, weight, or load. Permits such manufacturer or dealer to obtain more than one such plate and card or plate.

Ch. 406 (SB 514) COOMBS Amends Secs. 4975, 4976, repeals Sec. 4977, H & S C., re sewer revenue bonds.

Provides that at election to determine whether proposed works, as specifically defined, relating to a sewage system may be acquired or constructed, to be financed by sewer revenue bonds, registered voters, rather than owners of improved real property, in the area may vote. Makes related changes.

*In effect immediately.*

Ch. 407 (SB 1297) DILLS Amends Sec 8836 5, F. & G.C., re trawlnets.

Permits use of trawlnets, except midwater trawlnets, not less than one nautical mile from shore in District 18 between Point Lobos and Point Sur rather than between Point Sur and Cape San Martin

Changes provision limiting the application of this section until 61st day after adjournment of the 1972 Regular Session rather than the 61st day after adjournment of the 1970 Regular Session.

Ch. 408 (AB 1325) BRIGGS Repeals Sec. 9206, P.R.C., re soil conservation district elections.

Deletes provision which provides that the board of supervisors of the county in which is situated all or the greatest portion of the land in the district shall pay the expenses of the general district election.

Ch. 409 (AB 1536) CHAPPIE Amends Sec. 25210.77b, Gov.C., re county service areas.

Deletes portion of section authorizing county service areas to fix water standby charges which would make such section inoperative after 61st day following final adjournment of the 1971 Regular Session.

Ch. 410 (AB 1552) VEYSEY. Amends Secs. 8753, 8754, Gov.C., re California arts commission.

Requires Governor to consider students in the performing or visual arts, or persons having capability of communicating with such students or young artists, when making appointments to California Arts Commission.

Removes prohibition against reappointment of former member to commission within one year of expiration of previous term.

Ch. 411 (AB 1614) Z'BERG Amends Secs. 911.4, 946.6, Gov.C., re claims against public entities.

Provides the computation of time for filing an application to file a late claim against a public entity shall not include time claimant was mentally incapacitated and did not have a guardian or conservator of his person but shall include time claimant was a minor.

Ch. 412 (AB 1703) MACGILLIVRAY Amends Secs. 8302 and 8304, F.&G.C., re abalone.

Changes minimum size limits on green abalone from 7¼ to 7 inches and pink abalone and white abalone from 6 to 6¼ inches.

Provides that abalone may be taken for drying purposes.

Prohibits canning or drying black abalone

Ch. 413 (AB 1704) MACGILLIVRAY Amends Sec. 8300, \*F & G.C., re abalone.

Changes closed commercial abalone season from January 14th through March 16th to the months of February and August.

Ch. 414 (AB 1810) STULL Adds Sec. 18062, H & S.C , re mobilehomes.

Prohibits dealers from selling any mobilehome whose width necessitates a moving permit, unless they deliver a written and signed statement that a permit is required to move such a mobilehome on the highways of this state and that there are certain highways for which moving permits may not be issued. Requires statement that information regarding such highways may be obtained from Division of Highways and from the local enforcement agency of the city, county, or city and county having jurisdiction of such highways, and requires statement to set forth address of office of Division of Highways nearest to dealer's place of business.

Ch. 415 (AB 2177) JOINT COMMITTEE ON OPEN SPACE LANDS Amends Sec. 51294, adds Secs. 51294.1, 51294.2, Gov.C., re open space lands.

Revises provision with respect to admission in court proceedings of evidence with respect to compliance with provisions relating to the location of a public improvement in an agricultural preserve.

Provides procedures under Williamson Act for the approval of the acquisition by a public agency of land within an agricultural preserve for the location of water transmission facilities which will extend into more than one county.

Ch. 416 (AB 2179) JOINT COMMITTEE ON OPEN SPACE LANDS Amends Sec. 51284, Gov.C., re open space lands.

Revises notice requirements prior to the cancellation of any contract under the Williamson Act.

Ch. 417 (AB 125) MOORHEAD Adds Ch. 3 (commencing with Sec. 1273 01), Title 7, Pt. 3, C.C.P., amends Sec. 15854, Gov C, re eminent domain.

Establishes procedure whereby public agency authorized to acquire property for public use and owner of property may voluntarily enter into an agreement to arbitrate any controversy as to compensation to be made in connection with acquisition of the property.

Ch. 418 (AB 1392) KARABIAN Adds Sec 74372, Gov C, re court attachés.

Provides that 65 shall be the retirement age of persons performing specified duties in the marshal's office in municipal courts in San Diego County.

*In effect immediately.*

Ch 419 (AB 2537) VEYSEY New act, re school district elections.

Declares tax override election held in Meadows Union School District on June 2, 1970, to be null and void.

Permits Meadows Union School District to order tax override election on July 21, 1970, and within 30 days rather than 80 days after delivery of specified order and resolution to county superintendent of schools.

*In effect immediately.*

Ch 420 (AB 1880) BERRYHILL Amends, adds, various secs., H. & S.C., re facilities districts

Changes title of Municipal Sewer and Water Facilities Law of 1911 to the "Community Facilities Law of 1911" and permits district formed pursuant to such law in Stanislaus County to acquire, construct, maintain and operate any public buildings which would serve as a community center facility and permits acquisition of land and other property rights needed for such improvements or offstreet parking facilities related to such improvements

*In effect immediately.*

\* Correction

Ch 421 (SB 958) WEDWORTH Adds Art. 3 (commencing with Sec. 1480), Ch. 2.5, Div. 2, H & S C., re paramedics

Enacts "Wedworth-Townsend Paramedic Act," which authorizes designated hospitals to conduct pilot program relating to mobile intensive care paramedics.

To be operative only until 91st day after final adjournment of 1972 Regular Session of the Legislature.

*In effect immediately.*

Ch. 422 (SB 162) SHERMAN Amends various secs., Veh.C., re vehicle equipment.

Revises provisions relating to beam indicators, reflectors, side-marker lamps, side, cowl, or fender lamps, flashing lights, identification lamps, area reflectorizing material displayed on vehicles, and the color of lamps and reflectors.

Ch 423 (SB 420) STEVENS Amends Secs. 14110, 14111, Veh.C., re drivers' licenses

Permits specified person designated by Director of Motor Vehicles, as an alternative to director, to render decision concerning refusal to issue or renew driver's license. Specifies that such decision must be made following a formal hearing. Makes related changes.

Ch. 424 (SB 467) COLLIER Amends Sec. 27459, Veh.C., re tire chains: local authorities.

Specifies that when specified vehicle is required by local authorities to be equipped with tire chains, such chains must be placed on at least two drive wheels, and authorizes such local authorities to provide alternative equipment requirements.

Ch. 425 (SB 508) RODDA Amends Sec. 22100, Veh.C., re vehicular traffic: right turns.

Revises provision prescribing manner in which right turns are to be made at intersections.

Ch. 426 (SB 606) COLOGNE Adds Ch. 5 (commencing with Sec. 16800), Pt. 3, Div. 4, Title 2, Gov.C., re state indebtedness.

Codifies certain provisions previously in Article XVI of the Constitution which were repealed and continued as statutes; makes no substantive change.

Ch. 427 (SB 643) McCARTHY Amends Sec. 22660, Veh.C., re abandoned vehicles: local regulations

Revises requirements for ordinances of local agencies prescribing procedures for abatement and removal as public nuisances of abandoned, wrecked, dismantled, or inoperative vehicles or parts thereof.

Ch. 428 (SB 700) COLLIER Amends Sec. 820, S. & H.C., re federal aid to highways.

Revises and reenacts assent of state to designated federal acts.

Ch 429 (SB 701) COLLIER Amends Sec. 256, S & H C., re state highways.

Requires Department of Public Works to submit reports on California freeway and expressway system and state highway system to Legislature at or prior to 1972 and 1975 Regular Sessions and each 4 years thereafter, rather than at or prior to 1971 Regular Session and each 4 years thereafter

Ch. 430 (SB 713) SHERMAN Amends Sec 554, Pen C., re posted property.

Includes plant and facility for collection, pumping, transmission, treatment, outfall, and disposal of sanitary sewerage or storm and waste water, including water pollution or quality control facility, within property which may be posted against trespassing and loitering and thereby becomes subject to provisions of Penal Code applicable to posted property.

Ch 431 (SB 1004) CUSANOVICH Adds Sec. 12155.5, Ed C., re child actor work permits

Permits governing board of any school district which has children holding work permits in entertainment held who are exempt from full-time school provisions, or a county superintendent of schools, to contract with persons responsible for the education of such children, to provide eligibility lists and placement services for teaching and allied personnel for tutoring of such children while so employed. States such personnel shall not for these purposes be deemed public employees. Requires such



contract to require payment of all costs incurred by the school district or county superintendent of schools in providing such services.

*In effect immediately.*

Ch. 432 (AB 56) CHAPPIE Amends Sec. 263 5, S. & H.C., re state scenic highways

Includes portion of Route 88 from Route 89 near Woodfords to the Nevada state line within the state scenic highway system

Ch. 433 (AB 106) WOOD Amends Sec. 6481, F. & G.C., and Secs. 6484 and 6511, F. & G.C., as proposed by SB 945, re nonnative shellfish, definition.

Defines "nonnative shellfish" for the purposes of establishing a shellfish bed

Incorporates same changes in Sections 6484 and 6511, as proposed by SB 945, to be operative upon enactment of SB 945.

Ch. 434 (AB 358) BRITSCHGI Amends Sec. 263 8, S. & H.C., re state scenic highways

Includes all, rather than portions, of Route 280 from Route 17 in Santa Clara County to Route 80 near First Street in San Francisco within state scenic highway system.

Ch. 435 (AB 618) BARNES Amends Sec. 20531, adds Sec. 20531.5, Gov C., re public employees' retirement system

Permits the Board of Administration to assess a contracting agency for costs incurred because of the agency's failure to submit reports and forward contributions on a timely basis and to impose an interest charge on the amount of any payment due and unpaid.

Ch. 436 (AB 826) RAY E JOHNSON Amends Sec 3271, F & G.C., re licensed pheasant club boundary changes

Redefines Zone A areas relating to licensed pheasant club boundaries

Ch. 437 (AB 1009) MACGILLIVRAY New act, re Hope Elementary School District

Authorizes governing board of Hope Elementary School District to transfer an amount not to exceed \$10,000 from its Mentally Retarded Minors Fund to the district's general fund to be used for general school purposes and to be reflected in a reduction of the district's tax rate for the 1970-1971 fiscal year

*In effect immediately.*

Ch. 438 (AB 1160) KETCHUM Adds Secs. 36830 1, 36830.2, 36830 3, 36830.4, 36830 5, Wat.C., re California water districts.

Permits California water districts tax collector to accept negotiable paper in payment \*of taxes rather than requiring taxpayer to pay cash

Ch. 439 (AB 1264) SCHIABARUM Amends Sec 34501, Veh C., re highway patrol inspection

Allows Department of the California Highway Patrol to inspect records relating to dispatch of vehicles or drivers, and the pay of drivers, within maintenance facilities or terminals, rather than inspect vehicles in maintenance facilities or terminals only, to assure compliance with Vehicle Code provisions and certain regulations.

Ch. 440 (AB 1294) CHAPPIE Adds Art 6 5 (commencing with Sec 31110), Ch. 1, Pt. 5, Div 12, Wat C., re Calaveras County Water District

Provides special procedure pursuant to which the Calaveras County Water District, or an improvement district therein, may authorize and finance the construction, operation, and maintenance of facilities for the collection, transmission, treatment, and disposal of sewage, waste and storm water, garbage, waste and trash within the district Authorizes levy and collection of taxes for specified purposes in such connection, and provides for creation and reimbursement of revolving fund to be available for specified purposes in such connection

Ch 441 (AB 1470) HARVEY JOHNSON Amends Sec. 55370, Wat C., re county waterworks district property.

Authorizes county waterworks districts to acquire property by exchange, and vests title to property acquired by district in the district rather than the county.

\* Correction

Ch. 442 (AB 1777) WOOD Amends Sec. 5, Monterey County Flood Control and Water Conservation District Act (Ch. 699, Stats. 1947), re Monterey County flood control.

Authorizes Monterey County Flood Control and Water Conservation District to buy, provide, sell and deliver water, to exchange water, to distribute water to persons in exchange for ceasing or reducing ground water extractions, and to transport, reclaim, purify, treat or otherwise manage and control water for the beneficial use of persons or property within the district.

Ch. 443 (AB 1781) RUSSELL Amends various secs., Upper Santa Clara Valley Water Agency Law (Ch. 28, Stats. 1962, 1st Ex. Sess.), re Santa Clara Water Agency.

Changes name of Upper Santa Clara Valley Water Agency to Castaic Lake Water Agency.

Ch. 444 (AB 1809) STULL Amends Sec. 10960, W & I.C., re public assistance.

Provides that deadline for Director of Social Welfare to grant or deny a request for rehearing shall be no later than 15th working day after receipt.

Ch. 445 (AB 1866) CRANDALL Amends Sec. 2283, B. & P.C., re Medical Practice Act: examinations.

Permits the examinations required to be given under the Medical Practice Act to be given in other states, as well as in this state, as designated by the Board of Medical Examiners of the State of California.

Ch. 446 (AB 1884) MACGILLIVRAY Adds Sec. 8305.5, F. & G.C., re commercial taking of abalone.

Provides in District 19, within one mile of the shores of San Nicolas and San Miguel Islands, abalones may be taken for commercial purposes in water less than 20 feet deep

To be operative only until the 91st day after adjournment of the 1972 Regular Session of the Legislature.

Ch. 447 (AB 2331) PORTER Amends and repeals various secs. of various codes and acts. re conflict of interest.

Defines "district" as used in the Government Code conflict of interest provisions.

Deletes conflict-of-interest provisions from the district act provisions in Water Code and various special water district acts.

Ch. 448 (AB 2383) WOOD Adds Sec. 16925, Lab.C., re farm labor.

Requires farm labor contractor whose license is suspended or revoked pursuant to specified chapter to surrender such license immediately to the Labor Commissioner.

Ch. 449 (SB 419) MARKS Amends Sec. 71006, Gov.C., adds Sec. 1463.3, Pen.C., Sec. 42203, Veh C., re fines and forfeitures.

Requires municipal or justice court in any county which receives fines and forfeitures collected upon conviction or forfeiture of bail for Vehicle Code or local ordinance violations, relating to stopping, standing, or parking of vehicles, that have occurred on premises of facilities physically located in such county, but owned by another county, which other county furnishes law enforcement for the premises, to transmit such moneys within specified time to county treasurer of county in which court is located. Requires such county treasurer in designated time, to transmit 50 percent of all such moneys to county which owns facilities. Requires such latter county to deposit such moneys so received in its county treasury for use for specified purpose Provides that these provisions are not applicable when the county in which such facilities are located performs all law enforcement functions with respect to such facilities.

Makes related changes.

Ch. 450 (SB 1314) STIERN Amends Sec. 16110, Gov.C., re subventions to local government.

Limits replacement revenue paid by state to local governments in lieu of property taxes formerly collected on assessments of intangible value of motion picture films to amounts of \$100 or more.

*In effect immediately.*

Ch. 451 (AB 78) SUBCOMMITTEE ON AIR POLLUTION Adds Sec. 39067 2, H & S C., re vehicle emission inspections: study.

Requires State Air Resources Board to study the benefits and costs of a program for periodic motor vehicle emission inspections and to report its findings and recommendations to the Legislature by July 1, 1971.

Appropriates \$65,000 from the Motor Vehicle Fund for such purposes

Ch. 452 (AB 318) \*ASSEMBLY COMMITTEE ON HEALTH AND WELFARE Amends Secs. 10053, 11205, W. & I C., amends Sec. 11871, adds Art. 7 (commencing with Sec. 11901), Ch. 4, Div. 9, Ed C., re nutritional supplements for pupils.

Requires the Department of Education, in cooperation with the Department of Social Welfare, to establish a statewide program to provide nutritious meals at school for AFDC children, or if there is no school lunch program at a school, to authorize contracting to provide such meals, or, if not feasible, to approve demonstration projects in school districts which examine alternative methods of providing pupils with minimum nutritional requirements.

Authorizes the State Departments of Education and of Social Welfare to contract with specified federal agencies in order to implement the program.

Appropriates \$6,000,000 out of the funds transferred to the State Construction Program Fund not used for purposes of Section 17303.7 of the Education Code to the Department of Education for expenditure for the program, together with specified federal funds.

Declares legislative intent re program

*In effect immediately.*

Ch. 453 (AB 370) BARNES Adds Sec. 31789 I, Gov C, re county employees retirement.

Provides for the payment of \$500 upon the death of any member after retirement under a system established under the County Employees Retirement Law of 1937 in counties in which the board of retirement determines that benefit may be financed from surplus earnings of the retirement fund.

Ch 454 (AB 398) CULLEN Amends Sec 16275, B. & P.C., re dental care: liability

Provides that no person licensed under the Dental Practice Act, who upon the request of another so licensed renders emergency care to a person for a dental complication arising from prior care by another person so licensed, shall be liable for any civil damages as a result of any acts or omissions by him in rendering such emergency care.

Ch. 455 (AB 414) MOBLEY Adds Sec. 23428.14, B & P.C., re alcoholic beverages: club licenses.

For purposes of qualifying for issuance of club license to sell alcoholic beverages, defines "club" to include any club operated by commissioned or noncommissioned officers of the National Guard or Air National Guard which owns or leases, operates and maintains a clubroom or rooms for its membership. Specifies that club so licensed may sell and serve alcoholic beverages for consumption within the licensed establishment only to bona fide members of the club and their bona fide guests.

Ch. 456 (AB 421) KETCHUM New act, re property tax.

Excludes from property tax seed potatoes held by a grower as personal property on the lien date for subsequent planting in field if planted during the assessment year. Denies exemption to plant nurseries. Effective only for 1971-72 and 1972-73 fiscal years.

Directs Legislative Analyst to report by March 1, 1973 on effects of the act.

Ch. 457 (AB 527) BARNES Amends, adds and repeals various secs., Gov.C., re public employees' retirement system

Changes from 10 years to 5 years the minimum number of years of current service rendered a contracting agency for which a local member must be entitled to credit in order to obtain credit for prior service. Applicable without option to the contracting agency. Extends provision to retired persons.

Eliminates the requirement that prior service credit for a local member may be the basis for an allowance only if membership continues unbroken to retirement and provides that prior service credit is not lost by refund of contributions.

\* Correction

Restricts the \$480 and \$720 minimum annual allowance provisions to contracting agencies subject to such provision on the operative date of the bill.

Eliminates provision for adjustment of allowances of state members retired when the provision for prior service credit on the basis of 10 years of service credit was extended to state members, but provides that such repeal shall not affect existing prior service pension.

To be operative on the first day of the month following the month in which statutes enacted at the 1970 Regular Session are effective.

Ch. 458 (AB 528) BARNES Amends Secs. 21251.15, 21261, Gov.C., re public employees' retirement system.

Makes applicable to all members, rather than state miscellaneous and local miscellaneous members only, provision generally limiting new pension of member who reinstates after retirement to the same amount as his prior pension if the period of reinstatement is less than one year.

Ch 459 (AB 714) BURKE Adds Sec. 1752, Gov.C., re public offices.

Provides that no person elected or appointed to the governing body of any city, county, or district having an elected governing body, shall be appointed to fill any vacancy on such governing body during the term for which he was elected or appointed.

Ch. 460 (AB 744) STULL Amends Sec 989, Ed C., re school district superintendents.

Specifies that power of superintendent of school district, subject to approval of governing board, to assign positions to employees employed in certificated positions, includes power to transfer teacher from one school to another within district at which teacher is certificated to serve when superintendent concludes that such transfer is in best interest of district; and affords him general power to make such transfers when undertaken pursuant to policy adopted by governing board.

Ch. 461 (AB 774) SCHABARUM Amends and adds various secs., B & P.C., re real estate

Allows Real Estate Commissioner to prescribe fees relating to out-of-state land promotions and subdivided lands lower than those fees specified in prescribed provisions of the Real Estate Law and the law relating to subdivided lands, when he determines lower fees are sufficient to offset the costs and expenses of administration, and provides that fees now prescribed are maximum fees. Requires commissioner to hold at least one regulation hearing each calendar year, to determine if lower fees should be prescribed

Ch. 462 (AB 821) CHAPPIE Amends, adds various secs. and ch. heading, S. & H.C., re Gold Rush Parkway Authority.

Renames Folsom Lake Toll Bridge Authority as Gold Rush Parkway Authority.

Increases membership of governing board to include two members from Board of Supervisors of Sacramento County and includes Sacramento County, along with Placer and El Dorado Counties, within coverage of the act

Authorizes authority to study feasibility of, plan, design, finance, construct, and maintain a system of parkways within the three counties.

Ch. 463 (AB 880) ARKLIN Amends Sec. 1, Ch. 1318, Stats. 1968, re state lands.

Authorizes Director of General Services to quitclaim certain designated state lands to a public body or local governmental agency until November 10, 1974, for 33 1/3 percent of its current market value, rather than for current market value. Requires quitclaim deed to contain reversionary clause, as specified.

Ch. 464 (AB 959) BAGLEY Amends Sec. 56403, Gov.C., re establishment of subsidiary districts.

Changes from 80 percent to 70 percent the area of taxable or assessable land of a district of limited powers which must be inside the boundaries of a city so that the district may be established as a subsidiary district

\* Correction

Ch. 465 (AB 967) **MOBLEY** Amends Sec. 1770, Gov.C., re vacancies in public office

Declares a public office to be vacant upon an adjudication pursuant to a quo warranto proceeding declaring the incumbent is physically or mentally incapacitated due to disease, illness or accident and will not be able to perform the duties of his office for the remainder of his term of office, rather than upon determination by court that the incumbent is insane Excludes offices created by the Constitution and state and federal legislators.

Ch. 466 (AB 1222) **BARNES** Amends, adds, and repeals various secs., Ed.C., re state teachers' retirement system

Authorizes audits of records of public agencies by State Teachers' Retirement Board.

Defines "pay period"; includes school nurses, other than those who are members of Public Employees' Retirement System because of prior exclusion from Teachers' Retirement System, in the Teachers' Retirement System if they have worked for at least 50% of a pay period; requires two nonbeneficiary witnesses to execution of death benefit designation instead of one; insures that a member, who has had contributions returned, retains no interest unless the contributions are redeposited plus interest; makes various technical changes.

*In effect immediately.*

Ch 467 (AB 1554) **BRITSCHGI** Amends Sec. 395, M. & V.C., re public employees: military absences.

Changes types of military service of public employees for which temporary military leaves of absence are authorized, and states that military leave of absence is not authorized for periods of inactive military duty.

Ch. 468 (SB 315) **DANIELSON** Adds Art. 3 (commencing with Sec. 25429), Ch. 1, Div. 18.5, Ed.C.; amends Sec 830.3, Pen.C., re college police.

Provides that the governing board of community college district may establish a community college police department under specified conditions Provides that such members are peace officers primarily only on campus or other designated areas Requires provision of identification card and badge, and authorizes provision of uniform.

Ch. 469 (SB 326) **TEALE** Amends Sec 21200.5, Fin.C., re pawnbroker charges.

Specifies that if compensation under present maximums for any loan \$150 or more, does not exceed \$10, then pawnbroker may charge or receive compensation of \$10.

Ch. 470 (AB 216) **ZENOVICH** Amends Sec. 2913, B. & P.C., re psychological assistants.

Provides psychological assistants may be employed by clinics providing mental health services under a Short-Doyle contract or by psychological corporations.

*In effect immediately.*

Ch. 471 (AB 264) **HAYES** Amends and adds various secs., Gov.C. and Fin.C., re county employees retirement law.

Provides that the board of supervisors in any county in which the assets of the retirement system exceed \$800,000,000 may by resolution establish a board of investments Establishes qualifications of the members and their terms of office and rates of compensation In such cases places management of investments of county retirement system in such board

Ch 472 (AB 266) **Z'BERG** Amends Sec. 11580.2, Ins.C. re insurance: uninsured motorists.

Provides that action may be brought under uninsured motorists coverage of policy of automobile liability insurance, where accident occurred in any other state or foreign jurisdiction to which coverage is extended under policy and insurer of tortfeasor becomes insolvent, within three months of insolvency of tortfeasor's insurer, but in no event later than pertinent period of limitation of jurisdiction in which accident occurred.

**Ch. 473 (AB 276) BROWN** Amends Secs. 2866, 4080, B. & P.C., re healing arts.

Eliminates requirement that applicant for licensed vocational nurse license be a United States citizen or have indicated intention to become a citizen of the United States.

Eliminates requirement that applicant for registration as registered pharmacist shall be citizen of United States or lawful permanent resident.

**Ch. 474 (AB 402) HAYES** Amends Sec. 4101, Civ.C., re marriage by minors.

Revises laws with respect to capacity of minors to consent to and consummate marriage.

**Ch. 475 (AB 418) SCHABARUM** Amends Sec. 112, B. & P.C., re directories of licensees.

Provides that no agency within the Department of Professional and Vocational Standards, except the State Board of Registration for Professional Engineers, will be required to compile, publish, sell, or otherwise distribute a directory. States that when agency deems it necessary to compile and publish directory, then each agency shall cooperate with the Director of Professional and Vocational Standards in determining under what conditions it shall be compiled.

Specifies that an agency which requires the approval of the director on the effective date of this act, shall continue to require such approval.

Defines directory.

**Ch. 476 (AB 480) KNOX** Amends Sec. 18945.1, Fin.C., re industrial loan companies.

Provides security for insurance premiums held by industrial loan company under premium finance agreement may be provided by bond of corporate surety deposited with Commissioner of Corporations

Authorizes commissioner to demand payment of unpaid claims on behalf of claimants and sue surety therefor.

**Ch. 477 (AB 500) MURPHY** Amends Sec. 1766, W. & I.C., re youth authority order modification

Authorizes Youth Authority to modify orders of discharge, rather than excepting orders of discharge from authorization to modify orders, if conditions indicate that such modification is desirable and when such modification is to the benefit of the person committed to the authority.

**Ch. 478 (AB 583) RUSSELL** Adds Sec. 5600, repeals Secs. 5600 and 5601, Fin C, re savings and loan associations.

Repeals various provisions relative to ownership by director of stock of savings and loan association.

Empowers Savings and Loan Commissioner to require specified reports from association directors and officers under specified conditions. Requires reports to be under oath or penalty of perjury.

**Ch. 479 (AB 727) DUNLAP** Amends Sec. 3250, Civ.C., amends and repeals Sec. 4207, Gov C., re attorney's fees.

Specifies that, in action against surety or sureties on payment bond on public works project, court shall award to prevailing party reasonable attorney's fee, rather than upon trial of action, court shall award to prevailing party reasonable attorney's fee to be included in judgment therein rendered. Specifies legislative intent with regard to effect of act.

**Ch. 480 (AB 754) BADHAM** Adds, amends various secs., C.C.P., Gov.C., re court filing fees.

Provides for payment of specified court filing fees in Orange County. Provides for payment of additional filing fee of \$2 with respect to certain probate proceedings in Orange County, with the funds to be transmitted to the State Controller for deposit in the Judges' Retirement Fund. Increases specified probate filing fees in Orange County

**Ch. 481 (AB 869) DUFFY** Amends Sec. 15, Ch. 1451, Stats. 1969; and Sec. 14105.5, W. & I.C., re health facilities.

Provides that exception from application of provisions relating to voluntary area planning programs involving health facilities, is only applicable to those prior

applicants who commence construction of facilities prior to July 1, 1971, and that such exception only applies to original applicants, not to their transferees.

**Ch. 482 (AB 1867) PRIOLO** New act, re state constitution.

Places Assembly Constitutional Amendment No. 50 of the 1970 Regular Session on the November 1970 general election ballot.

*In effect immediately.*

**Ch. 483 (SB 412) RODDA** Amends, repeals various secs., Ed.C., re public schools.

Makes technical changes.

Deletes obsolete provisions.

**Ch. 484 (SB 523) BEILENSEN** Amends Secs. \*387 and 442, C.C.P., re service of process.

Specifies that manner of service of complaint in intervention with respect to parties who have not appeared shall be in same manner as upon commencement of an original action, and that service of such complaint on attorneys for parties who have appeared, or parties who have appeared without attorney, shall be on such attorney or party, respectively, in manner provided in specified provisions relating to service of notices and papers on parties or their attorneys. Specifies that parties served with such complaint may, within 30 days, move, demur, or otherwise plead in same manner as to original complaint, rather than only demur to or answer such complaint within 30 days.

Specifies that cross-complaint shall be served on attorney of each party affected by action who has appeared in the action, or upon the party himself if he appeared without attorney, in manner provided in specified provisions relating to service of notices and papers on parties and their attorneys. Specifies that party served with cross-complaint may, within 30 days, move, demur, or otherwise plead to it in same manner as original complaint, rather than only that such party may demur to or answer such cross-complaint or file a notice of motion to strike in same manner as original complaint.

**Ch. 485 (SB 570) BURGNER** Amends Sec. 5896.14, S & H.C., re underground facilities

Specifically provides that connections to owner's premises may be financed as part of assessment proceedings to finance conversion of existing overhead electric and communication facilities to underground locations.

**Ch. 486 (SB 613) BEILENSEN** Amends, amends and renumbers, adds, and repeals various secs., \*and ch. headings, H. & S.C., re health and safety.

Codification to maintain codes: makes no substantive change.

**Ch. 487 (SB 679) STIERN** Amends Sec. 33, Ch. 1, Stats. 1968, 1st Ex. Sess., re taxation.

Changes distribution of reimbursement for loss from the homeowners' property tax exemption so that 35% of the amount claimed each October 31 by county and city auditors is paid each December 31 and the remaining 65% on April 30, effective only for the 1970-1971 fiscal year

Operative only if AB 1000 and AB 1001 are not enacted into law

*In effect immediately.*

**Ch. 488 (SB 862) COLOGNE** Amends Sec. 527, C C P., re temporary restraining orders.

Permits, if temporary restraining order is granted without notice, order to show cause why injunction should not be granted to be returned not later than 20 days from date of order to show cause if good cause appears to court, rather than require order to show cause to be returned not later than 15 days in all cases.

**Ch 489 (SB 1009) SCHMITZ** Adds Secs. 15419, 15875, Elec.C, re voting machines.

Requires electronic or electromechanical voting tapes and punchcard counting device and counting tapes to be kept under lock and seal as provided for voting machines with counting or recording devices and requires officer entrusted with the tapes to submit his affidavit that they are the true tapes and are unaltered if there is a recanvass.

\* Correction.

Ch. 490 (SB 1088) WAY Amends Secs. 43604, 47821, 47827, 47851, and 47854, Ag C., re agricultural containers.

Revises provisions establishing standard containers for grapes.

Establishes standard grape lug container 38R.

*In effect immediately.*

Ch. 491 (AB 485) DEDDEH Adds Sec. 31641.45, Gov.C., re county employees' retirement.

Provides that a member who subsequently becomes entitled to receive a pension or retirement allowance for the service \*for which he was granted public service credit, whether or not the member elects to exercise such entitlement, shall be refunded the amount deposited by him plus interest and shall receive no credit in the system for such service.

Ch. 492 (AB 448) KETCHUM Amends Sec. 24074, B. & P.C., re alcoholic beverages

Includes the payment of claims for services rendered, performed, or supplied in connection with the licensed business among the sixth priority of creditors for purpose of making payments to creditors when purchase price of business is not sufficient to pay all claims in full.

Ch. 493 (AB 544) VEYSEY Amends Sec. 25505.8, Ed.C., re nonresident junior college tuition

Requires the Board of Governors of the California Community Colleges, rather than the State Board of Education, to set nonresident tuition; requires each junior college district to report the number of nonresident students to the Board of Governors of the California Community Colleges, rather than the State Department of Education.

Excepts any district which had out-of-state student enrollment in 1962-1963 of more than 15 percent, instead of 25 percent, from charging tuition, and extends the time for such exception to school year 1975-1976 rather than 1970-1971.

Ch. 494 (AB 724) KETCHUM Amends Secs. 1161, 1162, 25413.5, Ed C., re school district governing board.

Specifies that vacancy on school district governing board occurs on date specified in the written resignation filed, rather than when such resignation is filed, with county superintendent of schools having jurisdiction over district if date is specified in such resignation. Makes written resignation irrevocable when filed, whether specifying deferred effective date or otherwise.

Directs county superintendent to call immediately, within 120 days after written resignation is filed, special election to fill such a vacancy, rather than call such election to be held within 120 days after vacancy occurs.

Deletes specific provision re vacancies on junior college district governing boards. Makes provisions re vacancies on school district governing boards applicable to vacancies on junior college district governing boards.

*In effect immediately.*

Ch. 495 (AB 776) BROWN Amends Sec. 2873.5, B. & P.C., re vocational nursing.

Reduces period from 34 to 24 months of serving on active duty as corpsman in armed services, with no less than aggregate of 12 months rendering patient care, in order to qualify for vocational nurse's license.

Ch. 496 (AB 797) BERRYHILL Adds Secs \*58749 and 58895, Ag.C., re agricultural marketing orders.

Provides that marketing orders and agreements may contain provisions designed to detect, control and prevent damage of agricultural pests and diseases.

Provides for the Director of Agriculture issuing and making effective multiple commodity marketing orders.

Ch 497 (AB 904) MURPHY Amends Secs. 851.7, 1203.45, Pen C., Sec. 781 W. & I.C., re sealing of records.

Authorizes, in any action or proceeding based upon defamation, court, upon showing of good cause, to order any records sealed under specified provisions of law to be opened and admitted into evidence Provides that such records are confidential and shall be available for inspection only by court, jury, parties, counsel for

\* Correction.



parties, and any other persons who are authorized by court to inspect them. Requires court, upon judgment in action or proceeding becoming final, to order records sealed.

Ch 498 (AB 1083) DEDDEH Repeals Sec 2, Ch 206, Stats. 1969, re fire protection districts.

Makes permanent provision for increase in compensation of members of boards of fire protection districts enacted at 1969 Regular Session, such provision now being effective only until 91st day after final adjournment of 1971 Regular Session.

Ch. 499 (AB 1207) SCHABARUM Amends Sec. 11110, Veh.C., re drivers' licenses.

Authorizes Department of Motor Vehicles to cancel, suspend, or revoke, or refuse to renew the license of a driving school operator, instructor for a driving school, or an independent instructor whenever the licensee is convicted of specified violations relating to permitting an unlicensed person to drive a motor vehicle, duty to report accidents, or reckless driving.

Ch 500 (AB 1239) BAGLEY Amends Sec. 11535, B. & P.C., re Subdivision Map Act.

Revises exclusions from Subdivision Map Act to grant, in addition to exclusion for lots divided into 40 acres or more each of which is a quarter-quarter section or larger, exclusion for such other amount up to 60 acres as may be specified by local ordinances.

Ch. 501 (AB 1376) CROWN Amends Sec 432.5, H & S.C., re public health.

Deletes requirement that, with regard to state plan developed and administered by State Department of Public Health for construction of public and other nonprofit hospitals, special consideration be given to hospitals serving rural communities.

Ch 502 (AB 1396) CORY Adds Sec S516 5 B & P.C., re pest control: report.

Requires person who makes inspection of any property relating to the absence or presence of wood-destroying pests or organisms on such property and makes report of such inspection to furnish such report to either the owner of such property, or, if the owner has consented in writing, to the agent of the owner, within five days after completing report.

Ch. 503 (AB 1649) PRIOLO Amends Secs 5074, 7102, 7153, and 7153.1, Fin.C., re savings and loan associations.

Provides "amortized loan" under Savings and Loan Association Law includes loan to finance construction of real property if the loan provides for payment in full on or before 18 months from date of loan.

Provides statement of rate of interest on loan made by association need be made only on note or other obligation where loan secured by first mortgage or trust deed on real property, rather than on all secured loans.

Deletes certain limitations on association's power to make amortized loans secured by real property, including residential real property.

Ch. 504 (AB 1945) HAYES Adds Sec. 13084 5, Ed.C., re employee organizations: public schools.

Provides that public school employee organizations shall have standing to sue in any action or proceeding heretofore or hereafter instituted by it as representative of and on behalf of one or more of its members with respect to any matter within the scope of its representation.

*In effect immediately*

Ch. 505 (AB 2520) RAY E JOHNSON Adds Sec. 6738.2, B. & P.C., re professional engineers.

Authorizes name of partnership, firm, or corporation under which professional engineer practices to contain names of licensed land surveyors under designated circumstances.

Ch. 506 (AB 710) BEVERLY Adds Sec 18684.2, R & T.C., re personal income tax—penalties.

Prescribes 5-percent penalty on unpaid tax, and 0.5 percent per month penalty on tax remaining unpaid each month for up to 36 months, for unjustified underpay-

\* Correction.

ment of personal income taxes. Provides that if the underpayment penalty and one or more of the failure-to-file penalties apply to the same taxable year, only the greater penalty will be assessed. Specifies that tender of check or money order does not constitute payment for purposes of underpayment penalty unless paid on presentment.

**Ch. 507 (AB 2374) DUFFY** New act, re Lakeside Elementary School District. Requires Superintendent of Public Instruction to allocate \$75,000 from State School Fund to Lakeside Elementary School District by July 26, 1970. Requires the amount of such allocation, plus interest, to be withheld from subsequent 1970-1971 apportionments.

*In effect immediately.*

**Ch. 508 (AB 1456) PORTER** Adds Ch. 13 (commencing with Section 13970), Div. 7, Wat.C., re waste facilities bonds.

Provides, conditioned upon approval of state electorate, for issuance of state bonds in total amount not exceeding \$250,000,000, and expenditure of proceeds for state grants for the planning, operation, research and development, construction, and maintenance of treatment works.

Provides for submission of bond proposal to electors at 1970 general election.

**Ch. 509 (SB 127) COLOGNE** Amends Sec. 5365, W. & I.C., re conservatorship

Requires Lanterman-Petris-Short conservatorship petitions to be heard within 60 rather than 30 days.

**Ch. 510 (SB 263) COLOGNE** Amends Secs. 6021 and 6022, B. & P.C., re practice of law

Extends from 10 days to 120 days the period prior to the annual meeting of the Board of Governors of the State Bar during which the officers of the State Bar are to be elected.

Deletes provision stating that the treasurer of the State Bar need not be a member thereof.

**Ch. 511 (SB 267) COLOGNE** Amends Sec 229, Prob.C., re intestate succession to separate property

Provides that where decedent dies without spouse or issue, portion of estate created by gift, descent, devise, or bequest from the separate property of a parent or grandparent shall go to the parent or grandparent who made such gift, devise, or bequest or from whom the property descended, or if such parent or grandparent is dead, such property shall go in equal shares to the heirs of such deceased parent or grandparent.

**Ch. 512 (SB 414) RODDA** Amends and repeals various secs., Ed.C., re public school system.

Makes technical changes in scope of term "joint district."

Deletes and corrects obsolete sections and section references.

**Ch. 513 (SB 477) COOMBS** Adds Secs. 632 and 647, Prob.C., re small estates.

Specifies that value of property held by decedent as joint tenant at time of death, or in which decedent had an interest which terminated at his death, is not to be considered in determining value of estate for purposes of eligibility for distribution without probate or by summary probate.

**Ch. 514 (SB 513) COOMBS** Amends Sec. 13694, R. & T.C., re inheritance tax.

Declares that a transfer of property to a trustee, with power to make discretionary payments to the trust beneficiaries, is a transfer to the trust beneficiaries for purposes of computing inheritance tax.

**Ch. 515 (SB 518) MARLER** Amends Secs. 22362, 22363, 22505, Veh.C., re vehicles.

Makes it prima facie violation of basic speed law for any person to operate vehicle in excess of posted speed limit, rather than at a speed greater than 25 miles per hour, upon specified portion of highway. Makes related changes with respect to posting of speed limit sign.

Revises authority of Department of Public Works or local authority to determine and declare prima facie speed limit on highways when snow or ice conditions are present.

Permits department, with respect to highways under its jurisdiction, to place signs or markings, instead of permitting it to place signs only, prohibiting or restricting parking of vehicles where such parking is dangerous to users of highway or where parking of vehicles would unduly interfere with free movement of traffic thereon.

**Ch. 516 (SB 614) BEILENSON** Amends, amends and renumbers, repeals various secs., W. & I.C., re welfare and institutions.

Codification to maintain the codes; makes no substantive change.

**Ch. 517 (SB 650) COLOGNE** Amends Secs. 5110 and 5113.5, Civ.C., Sec. 204, Prob.C., re inter vivos trusts.

Makes clarifying and technical changes relating to community property held in specified inter vivos trusts.

Provides that community property transferred to specified inter vivos trust and interest of spouses in such trust shall be community property during the continuance of the marriage, unless trust otherwise expressly provides, rather than providing only that respective interest of each spouse in such trust shall be community property unless trust otherwise expressly provides.

**Ch. 518 (SB 678) WALSH** Amends Sec. 7624, Lab.C., re air pressure tanks.

Excludes air pressure tanks from jurisdiction of Division of Industrial Safety if supplied with air by the same air compressor which supplies air for the brakes of any motor vehicle or streetcar operated by any agency subject to jurisdiction of United States Department of Transportation or California Highway Patrol, rather than such tanks installed on transportation units operated by any agency under jurisdiction of Interstate Commerce Commission or Public Utilities Commission.

**Ch. 519 (SB 838) DILLS** Amends Secs. 795, 1904, 1904.1, P.U.C., re regulation of public utilities.

Makes hearing a requirement in provision permitting Public Utilities Commission to require any or all public utilities to carry a proper and adequate depreciation account only if requested by public utility. Deletes requirement that each public utility operate such depreciation accounts in a specified fashion.

Deletes separate provision relating to fees for a certificate authorizing issuance of stock by public utilities and makes such fees same as for issuance of bonds, notes, or other evidence of indebtedness. Provides that no fee shall be paid on such portion of any such issue as may be used to guarantee, take over, refund, discharge, or retire any stock, bond, note, or other evidence of indebtedness on which a fee has theretofore been paid to the commission. Specifies that where commission modifies requested amount of issue of securities, including stocks, and applicant utility elects not to avail itself of authorization, no fee shall be paid to commission, and shall be returned if paid prior to issuance of certificate by commission.

Makes conforming change.

**Ch. 520 (SB 839) DILLS** Adds Sec. 2104.5, P.U.C., re gas pipeline safety.

Permits Public Utilities Commission, under specified procedure, to compromise any penalty for violation of any provision of Public Utilities Code, or any rule, regulation, general order or order of the commission, involving safety standards for pipeline facilities or the transportation of gas in the State of California.

*In effect immediately.*

**Ch. 521 (SB 883) BURGNER** Amends Sec. 13581.3, Ed.C., re school districts: employees.

Deletes full-time day students regularly attending in the district of employment from specified code sections relating to tuberculosis exams, physical exams, sex or narcotic offenses, and identification cards as they relate to personnel exempt from classified service.

Ch. 522 (SB 1078) LAGOMARSINO Amends Sec. 11713, Veh.C., re trailers: mobilehomes.

Exempts from the prohibition against dealers advertising or offering for sale or exchange any vehicle not actually for sale at the premises of such dealer, specified used mobilehomes and used commercial coaches, other than recreational vehicles, which are in a mobilehome park or located pursuant to local zoning ordinance or permit or other authorization, under specified conditions.

Incorporates additional changes to Sec. 11713, Veh.C., proposed by SB 599, to be operative only upon enactment of SB 599.

Ch. 523 (SB 1100) BURGNER Amends Sec. 5101, S. & H.C., re Improvement Act of 1911.

Authorizes improvement of easements under Improvement Act of 1911.

Authorizes construction or reconstruction of recreation areas, including structures, buildings, and other facilities necessary to make parkways and recreation areas useful, under such act.

Ch. 524 (AB 417) SCHABARUM Amends Secs. 3732.05 and 7145, B. & P.C., re nurses \*and contractors.

Declares that examination by employer or agent of evidence satisfactory to California Board of Nursing Education and Nurse Registration, rather than a license or certificate issued by the board, prior to employment shall constitute authority to so practice.

Provides that the Registrar of Contractors may refuse to renew a licensee's license for not complying with certain requirements, rather than refusing to issue a renewal license for failing to comply with such requirements.

Ch. 525 (AB 613) CAMPBELL Amends Secs. 13707, 13707.1, 13707.2, 13707.3, Ed.C., re personnel commissions: memberships.

Provides for school district merit system personnel commission members recommended by the school district's classified employees and appointed by district governing board, rather than appointment by Superintendent of Public Instruction.

Provides advance publication of members intended to be appointed. Provides for interim appointments in an emergency to serve no longer than 60 days.

Makes related changes.

Ch. 526 (AB 1012) SCHABARUM Adds Sec. 904.5, Pen.C., re grand juries.

Provides that, in counties with population in excess of 4,000,000, \*presiding judge of superior court, upon application by either Attorney General or district attorney and after finding by such court that existing grand jury is unable for any reason to inquire into matters which are subject to grand jury inquiry, except public offenses, may impanel one additional grand jury to inquire into matters subject to grand jury inquiry, except public offenses. Specifies that there can be no more than two grand juries impaneled in any one year.

Ch. 527 (AB 1048) STACEY Amends Sec. 3214, F. & G.C., re domesticated game preserves.

Requires domesticated game mammals to be held in escapeproof cages or enclosures.

Requires owner to immediately make every reasonable effort to recapture escaped mammal. Authorizes Department of Fish and Game to recapture or remove escaped mammals from the wild, with owners to reimburse the department for costs if owner fails to recapture them. Holds owner of mammals responsible for any damage they may cause to public or private property and specifies that big game mammals may be suitably marked to identify the owner.

Ch. 528 (AB 1144) BAGLEY Amends Sec. 13821, H. & S.C., re fire protection districts: organization.

Exempts lands in counties of the 21st class from prohibition in Fire Protection District Law of 1961 against inclusion within district of commercial forest lands which are timbered lands declared by law to be responsibility of state for fire protection.

\* Correction.

Ch. 529 (AB 1204) BERRYHILL Amends Secs. 14905, 15071, Ag C., re commercial feeds.

Redefines "special mix" for the purposes of the chapter on commercial feed.

Changes information required on invoice for special mix and allows necessary information to be attached to invoice.

Ch. 530 (AB 1405) BROWN Amends Secs. 509, 509.5 and 1760.7, W. & I.C., re confinement of juveniles

Specifies that if either judge of juvenile court or Department of Youth Authority after inspection of jail, juvenile hall, or lockup finds that it is not being operated and maintained as a suitable place for confinement of specified minors to make specified notice of such finding and thereupon prohibits use of such places for confinement for specified time.

Requires department, rather than authorizing director of such department upon request, to adopt minimum standards for the operation and maintenance, rather than for determining suitability, of juvenile halls for confinement of minors.

Ch. 531 (AB 1545) CHAPPIE Amends, repeals various secs., R & T.C., re property taxation.

Revises provisions relating to taxpayer's statement of taxable property to provide that the statement show all such property required to be reported or requested by the assessor to be reported, pursuant to specified provisions and to delete requirement that a legal description of real estate be given.

Ch. 532 (AB 1546) CHAPPIE Amends Sec 218, R & T.C., re property tax exemption.

Clarifies homeowner's property tax exemption with respect to two-dwelling units.

Ch 533 (AB 1652) RAY E. JOHNSON Adds Sec. 70054.4, Gov.C., re court reporters—filing fees

Provides for specified additional filing fee in Butte County Superior Court to be used to help defray costs of reporting services

*In effect immediately.*

Ch. 534 (AB 1693) BEE Amends Sec. 25175, repeals Sec 24050, B. & P.C., re alcoholic beverage licenses.

Repeals obsolete provision

Adds spirit whiskey to the whiskeys which can be sold at retail without complying with the specific percentage and aging requirements.

Provides that Scotch whiskeys or spirit whiskeys sold at retail shall not be subject to the specific requirements if they contain not less than 5 percent straight whiskey and are four years old or older.

Ch. 535 (AB 1746) MURPHY Adds Sec 29601.5, Gov C., re county expenses - escaped prisoners.

Provides that expenses incurred by a county in returning a fugitive or escaped prisoner to another county for trial or detention in a county facility are to be paid by the county where the fugitive or escaped prisoner is to be tried or detained.

Ch. 536 (AB 1828) MOBLEY Amends Sec 5450, S. & H.C., re local assessments: collection.

Deletes authorization for legislative body, upon its own motion, to direct that assessments of less than \$50 under the Improvement Act of 1911 be collected upon tax roll upon which general taxes are collected.

Ch. 537 (AB 1829) MOBLEY Amends Sec. 10402.5, S & H.C., re special assessment proceedings.

Requires city clerk, rather than superintendent of streets or city tax collector, to record notice of assessment under Municipal Improvement Act of 1913

Ch. 538 (AB 1830) MOBLEY Amends Sec. 5101, S & H.C., re Improvement Act of 1911

Authorizes improvement of easements under Improvement Act of 1911

Authorizes construction or reconstruction of recreation areas, including structures, buildings, and other facilities necessary to make parkways and recreation areas useful, under such act.

Ch. 539 (AB 1872) MOORHEAD Amends Sec. 1203.4, Pen.C., re probation.

Provides that defendant who has completed probation shall be permitted to withdraw plea of guilty or nolo contendere at any time thereafter, if he is not serving sentence for any offense, on probation for any offense, or charged with commission of any offense, rather than without any specified conditions

Specifies that provision shall apply to applications for relief under provision which are filed on or after effective date of amendment of provision enacted at 1970 Regular Session of Legislature

Exempts special misdemeanors under subdivision (b) of Section 42001 of the Vehicle Code, and any infraction, from provisions of act.

Ch. 540 (AB 1893) MCCARTHY Amends Secs. 533, 5097, R. & T.C., re property taxes

Allows offset within a tax year for overpayments to extent of assessment of property taxes and extends statute of limitations for refund claims from 3 to 4 years.

Ch. 541 (AB 1896) MCCARTHY Amends Sec. 1816.1, R. & T.C., re appraisals.

Changes time for assessor's application for review on intercounty equalization appraisals.

Ch. 542 (AB 2046) BADHAM Amends Sec. 3542, adds Sec. 1066.2, P.U.C., re highway carriers.

Permits highway common carrier, under certain conditions, to enter into contracts for vehicle unit rate service, at the rates provided in their tariffs, notwithstanding that the service involves operations as a highway permit carrier beyond scope of its authority as a highway common carrier.

Makes act operative January 1, 1971.

Ch 543 (AB 2147) FENTON Amends Sec. 8828, H. & S.C., re cemeteries.

Specifies that governing body of a city or county may erect a suitable memorial upon abandoned cemetery dedicated as a pioneer memorial park, rather than making such erection mandatory upon the governing body.

Requires resolution of dedication to contain a legal description of the abandoned cemetery, and vests fee title to such cemetery in the city or county, as the case may be, upon recordation of the resolution.

Allows governing body to bring quiet title action.

Ch. 544 (AB 2370) MOORHEAD Adds Sec 700 025, Ins.C., re insurance.

Requires insurers admitted to do business in state after January 1, 1970, who issue particular classes of insurance, or who did not have valid bona fide application pending before Insurance Commissioner on or before August 1, 1970, to issue such classes of insurance, to have specified additional surplus.

Ch. 545 (AB 2434) MILIAS Amends Sec. 23130, Veh.C., re motor vehicles: noise limits.

Decreases noise limits applicable to the operation of specified motor vehicles and motorcycles other than motor-driven cycles.

Ch. 546 (AB 2443) MORETTI Amends heading, Art. 5 (commencing with Sec. 1805.1), Ch. 1, Title 2, Pt. 4, Div. 3, amends, adds, repeals various secs., Civ.C., re credit sales.

Revises Unruh Act relative to retail installment sales.

Ch. 547 (AB 1894) MCCARTHY Amends various secs, Prob.C., R & T.C., re taxation.

Makes various technical, clarifying and conforming changes in the sales and use tax law, the cigarette tax law, and the alcoholic beverage tax\* law.

Ch. 548 (SB 864) GRUNSKY Amends Sec. 6363, R. & T.C., re sales and use tax.

Revises definition of "food products" for purposes of provision exempting sales of meals and food products served to students by specified persons Declares such exemption does not apply when such sales are for consumption within a place, the entrance to which is subject to admission charge, except for national and state parks and monuments.

Corrects obsolete cross-references

\* Correction.

Ch. 549 (AB 784) BELOTTI Amends Secs 8044.5, 8045.5, F. & G.C., re fish taxes.

Provides that no privilege tax is applicable to fish imported into California from another state or country and which are for human consumption and are not thereafter canned or cooked.

Deletes provision providing that a person paying certain privilege taxes cannot qualify for a fish broker and importer's license.

*In effect immediately.*

Ch. 550 (AB 1217) CORY Amends, amends and renumbers, repeals, and adds various secs. and art. and ch headings, Ed C, re education.

Codification to maintain the codes; makes no substantive change

Ch. 551 (AB 1591) HAYES Amends Sec. 18004, repeals Sec 68500.1, Gov.C., re judicial personnel.

Provides that salaries of judicial officers and employees who are exempt from civil service and whose salaries are fixed by a state court or judicial agency are subject to the approval of the Chairman of the Judicial Council, and provides that such salaries are not subject to approval of the Department of Finance.

Deletes provision of law which provides that clerk of Supreme Court shall serve as secretary of Judicial Council.

Ch. 552 (AB 1895) MCCARTHY Amends Sec. 531.1, adds Secs. 536, 537, R & T.C., re property taxes.

Allows assessors to make escape assessment for all incorrectly allowed exemptions.

Requires that state reimbursements to local taxing agencies for revenue loss from incorrectly allowed exemptions, if not repaid, be deducted by State Controller from next reimbursement to such agencies and requires assessor to notify State Controller of all incorrectly allowed exemptions so reimbursed and all escape assessments made because thereof

Requires assessor to redetermine eligibility for property tax relief payment upon any indication payment has been incorrectly allowed and, if incorrectly allowed, requires payment with interest be deemed owing as result of an escape assessment against the dwelling on which the claim for payment was filed if claimant is still the owner thereof.

Ch. 553 (AB 2183) VEYSEY Adds Art 4.5 (commencing with Sec. 43571), Ch. 4, Div. 17, Ag C., re melons and vegetables

Provides that under specified condition melons and vegetables in field bins or bulk may be shipped out of the state for a distance of not exceeding 25 miles in depth beyond the border into any adjoining states within the United States without otherwise meeting the requirements of the division on fruit, nut, and vegetable standards if a permit is obtained from the Director of Agriculture.

Ch 554 (AB 2304) FONG Amends, \*amends and renumbers, repeals, various secs, R & T.C. Gen. Laws, re property taxation.

Deletes language declaring that certain possessory interests in real property are personal property and specifying that certain real property of veterans' organizations shall be exempt from property taxation

Permits a county assessor to deem a determination of value of certain business tangible personal property by the State Board of Equalization to be an audit by the assessor. Deletes provisions making inoperative a section providing for the assessment of migratory livestock.

Changes various cross-references, repeals obsolete language, and makes related and conforming changes

Ch 555 (AB 2305) FONG Amends Secs. S732, 9603.3, adds Sec. 7382, R. & T.C., re state taxes.

Provides that person who certifies in writing that aircraft jet fuel purchased by him is not subject to the jet fuel tax and who later uses the fuel in a taxable manner shall be considered an aircraft jet fuel dealer selling such fuel and be liable for the tax

\* Correction

Permits State Board of Equalization to issue written authorization to certain transit operators to purchase fuel subject to use fuel tax from vendor without payment of tax to the vendor.

Corrects erroneous cross-reference.

Ch. 556 (AB 2398) HAYES Amends Sec. 1158, Evid C., re records.

Provides that failure of specified person or entity to whom authorization for inspection of medical records is presented to make records in his or its custody or control available, during business hours, within five days after presentation of authorization, may subject such person or entity to liability for all reasonable expenses, including attorney's fees, incurred in any proceeding to enforce law which requires such person or entity to make such records available upon such presentation.

Ch. 557 (AB 122) RYAN Amends, amends and renumbers, adds, repeals various secs., Ed.C., re teacher preparation and licensing

Enacts Teacher Preparation and Licensing Law of 1970 Declares findings and intent of Legislature.

Transfers from State Board of Education to newly created Commission for Teacher Preparation and Licensing the administrative duties of administering the regulations governing the issuance and renewal of credentials to teachers and administrators. Abolishes the Teachers Professional Standards Commission. Makes rules, regulations, and determinations of commission subject to review and approval by State Board of Education.

Creates Teacher Credentials Fund for deposit of fees levied and collected by the Commission for Teacher Preparation and Licensing Appropriates such fees to support the activities and functions of the commission and provides, as specified, for the making of refunds of fees and for reimbursement to school district of cost of employing a replacement for district employee who serves as a member of the commission and to Department of Education for costs incurred in assisting the commission

Transfers jurisdiction of Committee of Credentials from state board to commission. Reduces membership of committee from 9 to 7.

Authorizes commission to issue only two types of credentials: a teaching credential and a service credential. Specifies requirements for issuance of credential to include, in general, passage of subject matter examination.

Authorizes maximum allowable fee that may be levied for issuance or renewal of credentials for support of commission to be \$20.

Provides State Civil Service Act shall apply to personnel of Commission for Teacher Preparation and Licensing

Permits school districts to waive credential requirements for service as a chief administrative officer of a school district under specified conditions and exempts such officers from merit system.

Makes other related changes.

To be operative, with certain specific exemptions, January 1, 1973, or sooner upon adequate public notice by commission.

Ch. 558 (AB 28) BELOTTI Adds Sec. 326.5, F. & G.C., re antlerless deer hunts

Requires Department of Fish and Game to notify the board of supervisors of specified counties when a request is made for a depredation antlerless deer hunt and requires the board of supervisors to notify the Fish and Game Commission within 30 days after receipt of such notice of its recommendation regarding such proposed hunt

Specifies the commission may proceed with the public hearing on the proposed hunt or refuse to hold such hearing or such hunt

To be operative only until December 30, 1972.

Ch. 559 (AB 295) PRIOLO Amends Sec 18602, Elec C., re candidates for election

Changes deadline for filing declaration as write-in candidate from the fifth to the eighth day prior to the election.

Ch. 560 (AB 411) DUNLAP Amends Sec 5771, Ed.C., re reading instruction programs

Authorizes governing board of school district to provide program under provisions of Miller-Unruh Basic Reading Act of 1965 in kindergarten.



Specifies that kindergarten a.d.a. shall not be utilized in computation of basic quota of specialist teachers, allowances for specialist teachers, establishment of priorities, or computation for salary allotments for professional school librarians. Specifies that kindergarten teachers are not eligible for scholarship grants for teachers of reading. Specifies that authorization of program in kindergarten shall not affect school district's entitlement or affect statewide priorities.

Operative July 1, 1971

Ch. 561 (AB 495) VEYSEY Amends Sec 5, Ch 170, Stats 1967, Sec 4, Ch 1026, Stats, 1968, re cotton pests abatement.

Provides that the Cotton Abatement District Act shall remain in effect until February 1, 1975, rather than the 61st day after final adjournment of the 1971 Regular Session.

Provides that sections requiring payment of fee for each bale of cotton and the appointment of a Cotton Pest Control Board, which are effective until February 1, 1971, be extended to February 1, 1975

Ch. 562 (AB 886) MOORHEAD Amends Sec 1320, Pen C, re automatic bail review

Provides that automatic review of bail with respect to person detained because he cannot post it, may be waived by defendant

Ch 563 (AB 1209) ROBERTI Amends Sec 386, C.C.P., re interpleader

Authorizes a defendant named in a complaint to compel conflicting claimants to interplead and litigate their claims, or a defendant named in a cross-complaint in interpleader, in lieu of or in addition to any other pleading, to file an answer to the complaint or cross-complaint which is required to be served on all other parties to the action and to include allegations of fact as to his ownership of or other interest in the amount or property, any affirmative defenses, and relief requested. Provides that allegations in defendant's answer shall be deemed denied by all other parties to the action, unless otherwise admitted in the pleadings

Ch 564 (AB 1219) MACDONALD Repeals Art. 1 (commencing with Sec 18600), Ch 9, Pt 6, Div 9, W & I.C., re blind programs

Eliminates the Coordinating Council on State Programs for the Blind

Ch. 565 (AB 1400) RYAN Amends Sec 6702, Gov C, re closing of city offices

Permits city to use resolution in addition to charter or ordinance to provide that city offices shall not be closed on enumerated state holidays

Ch. 566 (AB 1431) MOORHEAD Amends Sec 5355, adds Sec. 5352.2, W & I.C., re qualification of public guardian.

Provides that if a public guardian is the duly designated officer providing conservatorship investigation and is granted temporary letters of conservatorship, his official oath and bond as public guardian are in lieu of any other bond or oath

Provides that if a public guardian is appointed conservator, his official bond and oath as public guardian are in lieu of the conservator's bond and oath on the grant of letters of conservatorship.

Ch 567 (AB 1432) MOORHEAD Amends Sec 8006, W & I.C., re public guardians

Provides for issuance of letters of guardianship or conservatorship to public guardian in same manner as such letters are issued to other persons. Declares that public guardian's official bond and oath are in lieu of guardian's or conservator's bond and oath upon grant of specified letters

Ch 568 (AB 1524) POWERS Repeals Secs 21205 and 21206, amends Sec 21365 1, adds Secs 21205 and 21211, Gov C, re public employees' retirement system

Provides that specified events such as marriage, dissolution of marriage and the birth of a child, automatically terminate a prior revocable designation of beneficiary. Provides for payment to designated survivors in the event there is no effective designation of beneficiary at the time of death and if no such survivor then to the member's estate as presently provided

Ch 569 (AB 1533) CHAPPIE Amends Secs 40S, 1820, R. & T C., re property taxation.

Permits assessor to provide market data in his possession to assessor of any county.

Provides that the State Board of Equalization or assessor may disclose appraisal data to any assessee regarding his property, and that board may disclose any appraisal data to any assessor, and specifies that the information and records which an assessee may inspect shall include market data.

Ch. 570 (AB 1641) MOORHEAD Amends Sec. 4530, Pen.C., re prisoners: escape

Provides punishment as an escapee with respect to prisoners who willfully fail to return on time to prison after being authorized to be temporarily released for a period of time for various purposes.

Ch. 571 (AB 1718) WILSON Adds Pt 11 (commencing with Sec. 37850), Div. 24, H & S.C., re area housing councils.

Authorizes formation of area housing councils composed of cities and counties. Sets forth composition of board of commissioners of such councils. Requires such councils to develop area housing plan, as defined. Permits councils to require payment of limited surcharge on building permits issued by member cities and counties, to be returned in specified increments for specified purposes to member cities and counties which adopt and implement area housing plan as housing element of their general plan.

Ch 572 (AB 1791) MORETTI Amends Secs. 13050 and 13051, and adds Sec. 13056, Ins C, re insurance . surplus line brokers.

Revises provisions relating to membership and composition of governing committee of California Riot and Civil Disorders Insurance Association.

Requires state to make annual premium payment for specified period of time to association for its assuming obligation of state under National Housing Act.

*In effect immediately*

Ch 573 (AB 1850) BEVERLY Adds Ch 103 (commencing with Sec 673), Pt 1, Div 1, Ins C., re insurance

Specifies, in case where premiums for insurance policy have been financed by insured through borrowing and insured has transferred to lender his right to cancel policy, procedure which lender shall follow in cancelling such policy, notice required, effective date of cancellation, and disbursement of unearned premiums paid.

Adds related provisions

Ch 574 (AB 1943) RUSSELL Adds Secs. 12016 1, 12461.5, Gov.C., re financing of state government.

Establishes reserve for working capital in General Fund in amount of difference between gross surplus available for appropriation, determined by Controller not counting such reserve, and cash in General Fund in Treasury at end of fiscal year after adjustment for temporary loans under specified provisions.

Requires the Governor to use figures for reserve for working capital determined by Controller for the past actual year, when submitting the budget.

*In effect immediately.*

Ch 575 (AB 1980) BAGLEY Amends var. secs., var codes, re public records.

Provides that any person in the state instead of any citizen of the state has a right to access to public records.

Defines "public record" to be any writing as defined

Allows person to receive copy of copy of public record as well as copy of public record

Specifies that declaratory or injunctive relief is available to enforce right of inspection of public record or class of public records

Defines confidential records for purposes of prohibiting disclosure of certain records of the Division of Industrial Safety of the Department of Industrial Relations as records made confidential by the California Public Records Act

Ch 576 (AB 2159) BEVERLY Amends Sec. 651, adds Sec. 688.5, Ins C., re insurance cancellation.

Provides that cancellation of specified type of automobile insurance policy shall not be effective unless specified notice of cancellation is mailed or delivered to named insured within required time period. Makes related changes.

Ch. 577 (AB 1798) RYAN Adds Sec. \*39562.2, Gov C., re weed abatement.

Provides that in any case where cities are authorized to abate weeds pursuant to law and where the legislative body finds and declares that weeds on specified parcels of property are seasonal and recurrent nuisances as provided by law, the legislative body may provide for the preventive abatement of such seasonal and recurrent nuisance.

Specifies notice required shall, in addition to containing all other required matters, state that efficient and economical control of such seasonal and recurrent nuisance requires preventive chemical control of such weeds, weed seeds and weed seedlings and that city may require preventive chemical control of such nuisance.

Provides that in the event the city is once required to abate such nuisance the city may, in addition, before and during the next following germinating season of such weeds, provide for the preventive abatement of such nuisance by using chemical control of such weeds

Ch. 578 (AB 2165) BURKE Amends Sec. 74003, Gov C., re marshals of municipal courts.

Consolidates five elected marshals' offices of Orange County into one appointive position and provides for continued employment of present marshals.

Ch. 579 (SB 125) ALQUIST Amends Sec 13337.5, Ed.C., re teachers.

Clarifies language authorizing employment by community colleges of teachers to be classified as temporary employees, where occasioned by growth in enrollments or the granting of leaves to, or the illness of, other personnel.

Ch 580 (SB 179) MILLS Amends Sec 597f, Pen.C , Sec 30652, Ag C., re animals - veterinary care.

Provides duties and procedures, including provisions for paying the costs, with respect to appropriate public officers or employees and humane societies and veterinarians acting when an injured dog or cat is found without its owner in a public place.

Authorizes humane destruction of any abandoned animal in the field by officer, with approval of his immediate superior, in any case where the animal is too severely injured to move or where a veterinarian is not available and it would be more humane to dispose of such animal

Makes related changes.

Ch 581 (SB 333) COLOGNE Adds Secs 1283, 1283 1, repeals Sec. 1283, C.C.P , re arbitration procedures, discovery.

Authorizes discovery and use of depositions in arbitration proceedings resulting from actions for injury to or death of person caused by wrongful act or neglect of another, and establishes procedures therefor, including powers of arbitrators. Limits such provisions to arbitration proceedings relative to such actions, unless parties to arbitration agree otherwise. Eliminates provision relative to depositions to be taken as evidence

Ch. 582 (SB 575) MOSCONE Amends Secs. 581a and 583, C.C.P , re dismissal of actions.

Provides that complaint or cross-complaint may be dismissed if summons thereon has not been served, and return filed, within 3 years after filing

Deletes provision which permits actions to be prosecuted within such 3-year period if the defendant or defendants have generally appeared, in the same manner as if summons has not been issued and served. Deletes provision which prohibits dismissal in actions to partition or recover possession of, enforce lien upon, or determine conflicting claims to real or personal property if summons has not been served on defendant due to absence from state or if defendant has secreted himself within state to prevent service of summons on him.

Provides that action may be dismissed if defendant has made general appearance and plaintiff has failed to have judgment entered within 3 years after such appearance.

\* Correction.

Specifies that stipulation extending time for service of summons and return thereof does not constitute general appearance.

Excludes time during which defendant was not amenable to process of court from computation of time period after which action may be dismissed due to failure to serve summons on defendant.

Provides that term "action," as used in provisions relating to dismissal of actions for want of prosecution, includes an action commenced by cross-complaint. Excludes, from computation of time period after which action may be dismissed for want of prosecution, time during which defendant was not amenable to process of court and during which jurisdiction of court to try action is suspended, rather than time during which defendant was absent from state or concealed therein, his whereabouts unknown to plaintiff and not discoverable to plaintiff upon due diligence, and he did not have attorney of record for sufficient time to enable action to have been tried if plaintiff had acted with due diligence

Ch 583 (SB 638) SHERMAN Adds Sec. 232.9, Civ.C., re custody and control: minors.

Authorizes designated agencies to institute action to declare child free from custody and control by parents

Ch 584 (SB 752) DANIELSON Amends Secs 1155, 1156, 1158, and 1160, Civ.C., re gifts to minors.

Revises the California Uniform Gifts to Minors Act to include various changes in the 1965 revision of the Uniform Gifts to Minors Act.

Ch. 585 (SB 756) DANIELSON Amends Sec. 416.20, C.C.P., adds Sec. 6505, Corp.C., re service of process.

Provides service of process on foreign corporation which has \*had right to do business in this state forfeited under Bank and Corporation Tax Law may be effected in same manner as that of a foreign corporation whose right to do business has not been so forfeited.

Ch. 586 (SB 817) DYMALLY Adds Sec. 591.4, Ed C., re federal education acts

Authorizes State Board of Education to approve expenditures for language development and mathematics projects if specified priorities have been met.

*In effect immediately*

Ch. 587 (SB 863) GRUNSKY Amends Sec 586, C.C.P., re courts: transfers of action.

Allows defendant a reasonable time to answer complaint after order granting or denying a motion to transfer certain cause or proceeding has been appealed from and a stay granted, or has been subject to mandate, irrespective of whether such order was reversed by the appellate court.

Ch 588 (SB 919) DANIELSON Adds Sec. 2193.8, B. & P.C., re physicians and surgeons.

Permits a person who meets specified requirements to take the physician's and surgeon's examinations. Operative only until January 1, 1974.

Ch 589 (SB 975) COOMBS Adds Ch 3.5 (commencing with Sec. 4220), Div 5, Title 1, Gov C., re public leasebacks.

Establishes bidding system for awarding construction contract for any public project over \$3,000 by a public leaseback corporation. Provides that contract shall require payment of prevailing wages.

Ch. 590 (SB 994) GRUNSKY Adds Sec. 1987.3, C.C.P., re subpoena duces tecum.

Provides that when subpoena duces tecum is served upon custodian of records or other qualified witness as provided in specified provisions authorizing delivery of copy of business records under certain circumstances, and his personal attendance is not required by terms of subpoena, section limiting duty to attend upon subpoena only to cases in which distance from residence of witness to place of trial is less than 150 miles shall not apply

\* Correction

Ch. 591 (SB 1212) MOSCONE Amends Secs. 709 and 720, Prob C, re claims against estates.

Provides, with respect to requests to court for permission to file late claim against estate relating to a cause of action, that property distributed pursuant to court order or any payments properly made before notice of such request, rather than that property distributed or payments made under court order before such notice, shall not be subject to the claim.

Ch. 592 (AB 294) PRIOLO Amends Secs. 18400.5 and 18411, adds Sec 18410.5, Elec.C., re canvass of returns.

Provides that in those counties where the election board provides for the ballots to be counted at a central counting place or places, the board or person who canvasses the returns may appoint not less than three deputies to open the envelopes or containers.

Provides that if, after examination, any precinct returns are still incomplete, ambiguous, not properly authenticated, or otherwise defective, the board or person canvassing the returns may require the attendance of the precinct board members.

Applies to elections in general law cities

Ch. 593 (AB 541) DUNLAP Amends Sec. 5328, W. & I.C., re mental health records

Eliminates six-month limitation on disclosure of a patient's records by his physician after completion of the records.

Ch. 594 (AB 1611) LEROY F GREENE Amends Sec 22551, Ed C., re education.

Deletes architecture from the fields of graduate instruction that the University of California has exclusive jurisdiction over in public higher education.

Ch. 595 (AB 1686) ROBERTI Adds Sec. 11710, Ed C., re pupil emergency information.

Permits school district governing board to require parent, guardian, or relative home and business addresses and phone numbers so that school can contact someone in event of emergency.

Ch. 596 (AB 1723) CRANDALL Amends Sec. 21113, Veh C., re traffic regulations.

Makes provision prohibiting driving, parking, or stopping of vehicles or animals on designated public premises, unless in accordance with the conditions and regulations established by the governing board or officer thereof, applicable to units of the state park system

Ch. 597 (AB 2371) COLLIER Amends Sec 9303.5, Ed C. re elementary textbooks.

Includes, as alternate to public libraries, school or college libraries as places where State Board of Education is required to make available for public inspection, as prescribed, textbooks, including United States history textbooks, before adopting such textbooks for use in elementary grades

Ch. 598 (AB 2260) STULL Adds Sec. 21801, Ed.C. re bonds of school districts

Permits bonds of a school district to be offered for sale as a group with bonds of other school districts in the county when authorized by the governing board. Authorizes 7 percent maximum interest rate on the bonds and prescribes other requirements and procedure with respect to their issuance and sale.

Ch. 599 (AB 2307) FONG Adds Sec. 52011, Ed C, re school employees.

Provides that in the event the Governor declares a holiday, other than those specified, and the schools close, though not at the direction of the Governor, such closing shall be deemed a closing for a holiday declared by the governing board.

Provides pay for school employees for such holidays, including any which occurred in the calendar year 1969

*In effect immediately*

Ch. 600 (SB 474) COLOGNE Amends Sec 82141, Gov C. re notaries public  
Adds, as grounds upon which Secretary of State may refuse appointment of person as a notary public, lack of good moral character

Adds, as grounds upon which Secretary of State may refuse appointment, or may suspend or revoke commission of a notary public, a substantial and material misstatement or omission in the application submitted to the Secretary of State.

Adds, as grounds upon which Secretary of State may suspend or revoke the commission of a notary public, false or misleading advertising by such person wherein he represented that he has duties, rights, or privileges which he does not possess by law, and the practice of law in violation of provision of law prohibiting unlawful practice of law.

Ch. 601 (SB 521) MARLER Adds Sec. 155 1, R. & T.C., re assessments in disaster areas.

Authorizes boards of supervisors or city council doing its own assessing to provide for the assessment or reassessment of property damaged or destroyed to the extent of more than \$1,000 by a major misfortune or calamity in an area or region subsequently declared by the Governor to be in a state of disaster and to base the taxes on such property on its value in the damaged or destroyed condition according to a prescribed procedure.

Declares that for property damaged subsequent to March 1, 1969, counties not expressly reassessing damaged property pursuant to this act are conclusively presumed to be reassessing pursuant to other authority.

*In effect immediately*

Ch. 602 (SB 849) COLOGNE Amends Secs 1033, 1033.7, and 1034.5, C.C.P., re courts: taxing costs.

Authorizes party dissatisfied with costs claimed to move to tax costs in certain proceedings, or retax costs in unlawful detainer proceedings, within 10 days, rather than five days

Ch. 603 (SB 968) DEUKMEJIAN Adds Sec 3044.10, B & P.C., re optometry.

Permits a person who meets special qualifications to be given an examination by the State Board of Optometry and if he receives a passing grade to be issued a certificate of registration as an optometrist. Operative only until January 1, 1973.

Ch. 604 (SB 1023) COOMBS Amends Sec 394, C C P, re venue.

Provides for venue of actions by and against a local agency, as defined, in manner similar to actions by and against a county, city and county, or city.

Ch. 605 (SB 1391) COLOGNE Amends Sec 842 1, Prob.C., re leasing of estate property.

Provides that court shall not make order authorizing giving of lease for longer than 10 years if any heir, legatee, or devisee who has an interest in property to be leased objects at hearing, rather than if any person interested in the estate objects at hearing.

Ch. 606 (AB 889) MacDONALD Amends Sec. 15010.5, Corp.C., re partnerships.

Permits statement of partnership to state the name and date of withdrawal of a partner and that the partnership was not dissolved by such withdrawal.

Provides such information shall be conclusively presumed to be true in favor of bona fide purchaser for value of real property from partnership, unless partner or personal representative of partner files specified statement.

Ch. 607 (AB 1373) BILL GREENE Amends, repeals various secs , P.R.C , re public resources.

Codification to maintain the code: makes no substantive change.

Ch. 608 (AB 1484) FORAN Amends Secs. 22451, 22452, Veh.C., re vehicles: railroad grade crossings.

Requires driver of any vehicle approaching or before traversing a railroad grade crossing to stop not less than 15 feet, rather than 10 feet, from nearest rail of track if specified conditions exist, and prohibits him from proceeding until he can do so safely.

Ch. 609 (AB 2000) MURPHY Adds Sec 5304, Gov C, re signatures.

Provides that the signature, countersignature or attestation of public officer or deputy on bonds or coupons or both is valid and sufficient even if officer or deputy ceases to be officer or deputy before delivery of bonds.

Ch. 610 (AB 2093) MURPHY Repeals Secs. 25642 and 25643 and adds Sec. 25643, Gov.C., re county fire protection.

Deletes authorization to board of supervisors to appropriate money necessary to protect forest, brush, and grasslands against fire or injury and to aid in federal and state forestry work. Deletes provision requiring petition by city or fire protection district to county for exemption from county taxes for county fire protection.

Provides that board of supervisors of county shall determine each year such sum of money as board of supervisors deems necessary for fire protection services within county, excluding therefrom any city or district which is at such time providing fire protection services within such city or district. Provides that except for areas within state responsibility for which the county is not reimbursed, taxes for costs of county fire protection services shall be levied only on property within county served by and benefiting from county fire protection services, or paid from other nonproperty tax revenues collected within the unincorporated area of the county.

Provides that every city or district which provides its own fire protection services, and which prior to March 1 of any year files with board of supervisors of county a resolution declaring that such city or district is providing fire protection services within its jurisdiction, shall not be assessed during following fiscal year and any year thereafter for any portion of costs of county fire protection services.

Exempts San Diego County from added provisions of act

Ch. 611 (AB 2340) STACEY Amends Sec. 16200.5, W & I.C., re licensing.

Extends time for health facilities or institutions to comply with licensing provisions from July 1, 1970, to July 1, 1972.

*In effect immediately.*

Ch. 612 (AB 2346) KNOX Amends various secs., Corp.C., re corporate securities.

Changes language of provision relating to effect of permit issued by Commissioner of Corporations that unincorporated trust or association is real estate investment trust, to give such effect to qualification of sale of securities by that officer

Exempts from qualification requirement of issuer transactions under Corporate Securities Law of 1968 the offer or sale, in transaction not involving public offering, of beneficial interest in specified trusts.

Provides Commissioner of Corporations may by rule or order withhold specified exemption from Corporate Securities Law of 1968 of certain securities.

Provides application for specified qualification of security under Corporate Securities Law of 1968 may be signed and verified by the issuer.

Makes person who sells securities in violation of specified provisions of Corporate Securities Act of 1968 liable for stated damages to purchaser

Ch 613 (AB 2436) WILSON Adds Sec. 27297, Gov.C, re recordation of documents.

Allows recordation of a certificate describing real property and any lien thereon claimed pursuant to law for the abatement of a nuisance upon such property.

Ch 614 (SB 577) MOSCONE Amends, adds and repeals various secs., Gov.C., re court reporters.

Increases fee for reporting testimony in contested cases in superior courts from \$45 to \$55 a day.

Increases salaries of official reporters in Mendocino, San Bernardino, San Diego, San Francisco, Sonoma, and Stanislaus Counties. Increases specified additional filing fee for designated San Diego Superior Court actions or proceedings from \$11.50 to \$13.50.

Provides that official reporters of the Municipal Court of the El Cajon Judicial District shall be paid salary and per diem of reporters of the San Diego County Superior Court and shall be members of any retirement system maintained by the county.

Ch 615 (SB 1421) WHETMORE Amends and adds various secs., Elec C, amends Sec 5753.2, P R C, re elections.

Moves back, by 14 days, various dates preceding the printing of ballots for an election.

Provides that an initiative measure may not be placed on a statewide special election ballot if it qualifies less than 131 days before the election

Prohibits certain candidates from using their primary election ballot designation at the general election.

*In effect immediately*

Ch. 616 (SB 969) COOMBS Amends Sec. 5244.1, S. & H.C., re Improvement Act of 1911.

Requires, rather than authorizes, legislative body to give notice and call a hearing if the lowest responsible bid is 15 percent more than the engineer's estimate of costs.

Ch. 617 (AB 619) SCHABARUM Adds Sec 17507 7, Ed C., re school districts.

Provides that specified penalty provisions pertaining to kindergarten class size standards and specified restrictive provisions pertaining to instructional aides are not applicable to an experimental kindergarten program which has been approved by the Superintendent of Public Instruction under specified conditions.

Requires school district conducting such program to submit annual evaluation of program results to the Superintendent of Public Instruction. Requires Superintendent of Public Instruction to submit annual report to the Legislature evaluating results of such program.

Provides that provisions shall be effective until 61st day after 1972 Regular Session of the Legislature.

*In effect immediately.*

Ch. 618 (SB 98) GRUNSKY Amends, adds, repeals various secs., B. & P.C., Civ.C, Fin.C, Gov.C. re fictitious business names.

Revises law relating to fictitious business names.

Ch. 619 (SB 460) SHERMAN Amends Sec. 6301, B. & P.C., re law library trustees

Specifies that, in county having three or more municipal courts, judges of those courts shall elect two, rather than one, of their members to serve as trustees on county law library board

Requires board of supervisors to appoint as many additional trustees as may be necessary for seven-member board in county where there are three or more municipal courts

Ch. 620 (SB 560) SHERMAN Adds Sec. 965.5 and amends Secs. 22102, 22103, 22104, and 22105, Veh C, re U-turns

Defines U-turns and substitutes U-turn for language in various sections prohibiting certain vehicle turns.

Ch 621 (SB 574) MOSCONE Amends Secs. 659 and 660, C.C.P., re new trial: motions

Specifies that a notice of motion for new trial made by a party be served upon each adverse party.

Provides that upon filing of first notice of motion for new trial by party, each other party served with such notice shall have 15 days from date of service within which to file and serve his own notice of motion for new trial.

Ch. 622 (SB 956) STEVENS Adds Secs. 54931.11, 54931.12, Gov.C., re local agency boundaries.

Extends from January 1 to June 1, 1970, date by which documents relating to certain simultaneous city and school district boundary changes must be filed with state and local agencies for assessment and tax purposes during 1970-71 fiscal year.

Makes same extension to June 30, 1970, for certain detachments of territory from recreation and park districts.

*In effect immediately*

Ch 623 (AB 831) KNOX Amends, adds, repeals various secs., H. & S.C., re local hospital district law.

Directs that elections of local hospital districts be conducted pursuant to Uniform District Election Law Substitutes appropriate voluntary area health planning agency for State Department of Public Health as agency whose findings regarding need for hospital beds in hospital service area must be filed with supervising authority prior to hearing on petition to form hospital district.

Provides that term of member of district board of directors expires upon his being absent from six consecutive regular board meetings and board's declaring a



vacancy Requires board of directors of district, instead of county board of supervisors, to appoint members to district board in cases where election is not to be held

Prohibits any director or officer, or member of management of administrative staff of any private hospital serving same area as served by hospital district from holding any district office or any position in any district hospital, with specific exception for member of district board at time act becomes effective Deletes provisions permitting district board to use funds derived from tax levies for capital improvements, without establishing fund for capital outlays, under specified conditions Permits district board at any time to abolish functions of district treasurer or to reestablish such office and sets forth procedure for transferring existing district funds to and from county treasurer

Incorporates standards of Joint Committee on Accreditation of Hospitals relating to appointments and meetings of medical staff in hospital rules required to be adopted by the board

Authorizes such districts, when funds are needed to meet current expenses of maintenance and operation to borrow money on certificate of indebtedness or other evidence of indebtedness in specified amounts and for specified number of years and to bear interest not to exceed 7 percent per annum rather than 5 percent per annum.

Increases from 5 to 7 percent the maximum rate of interest on specified certificates of indebtedness

Requires approval of appropriate voluntary area health planning agency instead of majority of district voters for use of capital outlays fund to acquire additional patient bed capacity Authorizes board of supervisors to levy a tax in excess of the specified maximum tax levy to be used for capital outlay if majority of district electors voting at an election held for that purpose approve of imposition of such tax Permits district to issue revenue bonds pursuant to Revenue Bond Law of 1941. Makes corresponding changes and deletes obsolete provisions.

Ch. 624 (AB 1018) DENT Amends Sec. 11901, H. & S C , re restricted dangerous drugs

Includes specified substance within definition of restricted dangerous drugs

Ch. 625 (AB 1103) BROWN Amends Secs. 634, 700, W & I.C. re juveniles: appointment of counsel

Requires, in any case where minor is alleged to be a person described in Sec. 601, W. & I.C. relating to prescribed delinquent minors, or described in Sec 602, W & I.C. relating to minors who have violated criminal statute or ordinance, and appears at hearing without counsel, that juvenile court appoint counsel to represent such minor whether or not he is able to afford counsel, rather than appoint counsel when minor or his parent or guardian desires but is unable to afford counsel, unless there is intelligent waiver of counsel by the minor

Ch. 626 (AB 1129) BEE Adds Sec. 17507.3, Ed.C., re school instructional programs

Authorizes Superintendent of Public Instruction to grant yearly exemption from class size penalty provisions to a unified school district in order that a pilot program of team instruction in reading may be conducted in an elementary school within the district Requires such school district to submit evaluation of progress of participating pupils to Superintendent of Public Instruction

Requires State Board of Education to annually review the pilot program.

*In effect immediately*

Ch. 627 (AB 1356) BELOTTI Adds Sec. 61944, Ag C , re milk.

Provides procedure for filing of posthearing briefs for any person who testified at a public hearing held by the director pursuant to the chapter on stabilization and marketing of fluid milk and fluid cream and prohibits any such brief at any other proceeding.

Ch 628 (AB 1357) BELOTTI Adds Sec 61945, Ag C , re milk

Provides that written statement containing the considerations upon which the Director of Agriculture bases any formulation, establishment, or rejection of provision of a stabilization and marketing plan or any minimum wholesale and retail price be made available to any interested person upon request.

Ch. 629 (AB 1754) BRIGGS Amends Secs. 11543, 11543.5, 11543.6, 11544, B. & P.C., re Subdivision Map Act.

Includes sanitary sewer facilities within provisions of Subdivision Map Act relating to construction and financing of storm sewers, drains, and other facilities.

Incorporates corresponding changes to Sec. 11543.5, B. & P.C., proposed by AB 899, to be operative only upon enactment of AB 899.

Ch. 630 (AB 1800) MCCARTHY Amends Sec. 18084, R. & T.C., re Personal Income Tax Law.

Extends the period from one to two years during which a taxpayer under the Personal Income Tax Law may replace specified property and have the gain thereon recognized only to a limited extent.

Ch. 631 (AB 2250) QUIMBY Amends Secs. 23358 and 23390, B. & P.C., re alcoholic beverages.

Authorizes licensed winegrowers to sell only wine and brandy, rather than only wine, to consumers for consumption on the premises in a bona fide eating place which is located on the licensed premises or on premises owned by the licensee that are contiguous to the licensed premises and which is operated by and for the licensee. Authorizes wine and brandy to be used in the preparation of food and beverages to be consumed on the premises of such bona fide public eating place.

Changes provision relative to the license privileges which may be exercised by a licensed winegrower or a licensed brandy manufacturer away from his licensed premises.

Ch. 632 (AB 2364) WAXMAN Adds Sec. 10012.6, Elec.C., re voter's pamphlets.

Requires voter's pamphlet to bear a statement that it does not list all candidates (if true), that the statements of qualifications therein are volunteered by the candidates, and that such statements are printed at the candidate's expense (if true).

Ch. 633 (AB 2441) MORETTI Amends Secs. 10091, 10093, and 10094, Ins.C., re basic property insurance

Redefines "insurer" for purposes of basic property insurance inspection and placement plan provisions to mean any person who undertakes to indemnify another against loss, damage, or liability arising from contingent or unknown event, rather than as person or organization as specified in prescribed provision.

Provides that inability to obtain basic property insurance after diligent effort through normal channels may be shown in specified manner.

Expands nonvoting membership of governing committee of industry placement facility in plan to include one representative of surplus line brokers.

Makes related changes.

Ch. 634 (AB 2465) SIEROTY Amends Sec. 253.2, S. & H.C., re state highways.

Deletes from California freeway and expressway system the portion of Route 1 from Route 90 to Dewey Street in Santa Monica.

Ch. 635 (SB 223) DYMALLY Amends Sec. 1200.5, H. & S.C., re licensing of establishments

Revises provisions relating to the type of establishments operated by specified persons which are not required to be licensed as a clinic or dispensary.

*In effect immediately.*

Ch. 636 (AB 289) HARVEY JOHNSON Amends Sec 986.01, M & V.C., re farm and home purchases.

Increases from 15 to 20 years from date of discharge from service the period within which applicant for "Cal Vet" farm and home purchase loan may file application.

Ch. 637 (AB 561) BRITSCHGI Adds Sec. 18973.5, Gov.C., re state civil service.

Provides that an "entrance examination" for the purpose of granting veterans' preference in certain state civil service examinations is any open competitive examination other than one for a class having a requirement of both college graduation and two or more years of experience.

\* Correction

Ch. 638 (AB 768) STULL Adds Sec. 5108, R. & T.C., re property tax refunds.

Requires 6 percent interest to be paid on certain property tax refunds paid as a result of a reduction in assessed value by a board of equalization or by a court action to recover taxes.

Ch. 639 (AB 1393) DENT Amends Sec 1825, Ed C., re school district bond indebtedness.

Excludes amount of interest to maturity on outstanding bonds of acquired school district in determining bonding capacity of acquiring school district for purposes of School Building Aid Law

*In effect immediately*

Ch. 640 (AB 1666) McCARTHY Amends Sec. 1714.1, Civ C., re parental liability.

Increases from \$500 to \$1,000 the limit of imputed liability of parent for willful misconduct of minor resulting in injury to or death of person or injury to property.

Ch. 641 (AB 1801) McCARTHY Amends Sec. 24944, R & T.C , re bank and corporation taxes.

Extends the period from one to two years during which a taxpayer under the Bank and Corporation Tax Law may replace specified property and have the gain thereon recognized only to a limited extent.

Ch 642 (AB 2077) KNOX Amends Sec 5545, P.R.C., re regional park districts.

Increases maximum tax rate from 5 cents to 10 cents per \$100 of assessed value that any regional park district may levy on all real and personal property within district to carry out any of its objects or purposes and to pay its obligations

Eliminates provision allowing such districts to levy additional tax rate of 5 cents per \$100 for fiscal years 1969-70 through 1974-75 for general purposes. Makes technical nonsubstantive changes

Ch. 643 (AB 2107) TOWNSEND Amends Secs. 4 and 10 of the Chiropractic Act, re healing arts.

Authorizes specified rules and regulations governing chiropractics and provides that all rules and regulations be adopted, amended, repealed and established in accordance with specified provisions

Ch. 644 (AB 2205) STACEY Repeals Sec 1762, H. & S.C., re emergency medical care.

Eliminates provision conditioning continuation of the Emergency Medical Care Services Program on receipt of federal funds.

Ch 645 (AB 2298) WILSON Amends Sec 38002, Gov C., re urban open space

Expands definition of "improvement," for purposes of the Park and Playground Act of 1909, to include urban open space lands

Ch. 646 (AB 2525) BRITSCHIGI New act, re taxation of vehicles.

Permits funds previously collected under provisions (Sec. 10.1, Ch. 1852, Stats. 1963), now repealed, authorizing local vehicle license fee to be expended by county for rapid transit purposes.

*In effect immediately.*

Ch. 647 (AB 3) BARNES Amends and adds various secs. Gov C., re Public Employees' Retirement System

Provides for earlier base year for purpose of cost-of-living adjustments of retirement or survivor's benefits and increases limitation upon percentage increase in computing such adjustments

To be operative on the first day of the month following the month in which the statutes enacted at the 1970 Regular Session are effective

Ch. 648 (AB 263) McCARTHY Amends Sec. 2805, Veh C., re motor vehicles: stored vehicles

Authorizes members of the California Highway Patrol to inspect any vehicle of type required to be registered under Vehicle Code in automobile dismantler's lot, as well as in other specified places, for purposes of investigation of vehicles

wrecked or dismantled, as well as for locating stolen vehicles and investigating title and registration of vehicles.

Ch. 649 (AB 323) TOWNSEND Adds Ch. 14 (commencing with Sec. 28800), Div. 21, H. & S C., re retail food.

Prescribes requirements for retail food production and marketing establishments, as defined.

Ch. 650 (AB 572) CRANDALL Adds Sec. 13583.5, Ed.C., re classified employees' disciplinary notice

Requires a notice of disciplinary action to classified personnel to contain the specific acts and omissions on which disciplinary action is based and any rule or regulation violated. Makes notice stating causes or grounds merely in language of a rule, regulation, or statute, insufficient.

Allows employee to restrain any further proceedings if notice violates provisions.

Ch. 651 (AB 875) HAYES Amends Sec. 1276, C.C.P., re change of name.

Specifies that if person seeking change of name is 12 years of age or over, has been relinquished to adoption agency by parent, and has not been legally adopted, petition shall be signed by such person and such adoption agency. Provides near relatives of such persons seeking name change and their residence addresses shall not be included in the petition unless known to person seeking name change.

Ch. 652 (AB 1056) SIEROTY Repeals Art 4 (commencing with Sec. 1850), Ch 1, Pt. 7, Div. 2, Lab C., re employment of aliens.

Repeals provisions excluding contractors or subcontractors from hiring non-accepted aliens on public works.

Ch. 653 (AB 1057) SIEROTY Repeals Art. 2 (commencing with Sec. 1940), Ch 2, Pt 7, Div 2, Lab C., re employment of aliens.

Repeals provision excluding nonaccepted aliens from state, county or city employment.

Ch. 654 (AB 1127) HARVEY JOHNSON Amends Sec. 1174, C.C.P., re unlawful detainer : judgment.

Specifies that officers enforcing writ of restitution obtained in unlawful detainer action either personally serve such writ on tenant or post writ on a conspicuous place on the property. Provides that if writ is posted, additional copy thereof shall also be mailed to tenant at specified address. Specifies that it is duty of person delivering writ to officer for execution to furnish information required by officer to perform execution. Makes corresponding change.

Ch. 655 (AB 1194) HAYES Amends Sec. 227, Civ C., re adoptions.

Includes report to court from investigating agency in adoption proceeding among those documents which must be filed in office of county clerk and which judge cannot authorize anyone to inspect except in exceptional circumstances and for good cause approaching the necessitous.

Prohibits county clerk, upon written request of any party to action and upon order of judge of superior court, from providing certain documents for inspection or copying unless name of natural parents of adopted child or information tending to identify such parents is deleted.

Permits county clerk, upon request of adoptive parents or child, to issue certificate of adoption stating specified facts. Provides that, unless child has been adopted by stepparent, certificate shall not show name of natural parents.

Ch. 656 (AB 1406) BROWN Amends Sec 19532, R. & T.C., re tax relief.

For purposes of Senior Citizens' Property Tax Assistance Law, extends filing time for medically incapacitated claimant prevented from filing claim.

Ch. 657 (AB 1473) STACEY Adds Secs 2194.5 and 2327.5, B. & P.C., re practice of medicine.

Allows State Board of Medical Examiners to delegate its authority to approve examination applicants, approve issuance of certificates, and to issue certificates to persons who qualify for a reciprocity certificate, or whose application is based on a diplomate certificate.

**Ch. 658 (AB 1717) WILSON** Adds Sec. 655.5, B. & P.C., re healing arts.

Makes it unlawful, punishable as a misdemeanor, with stipulated exception, for specified licensee or clinical laboratory to charge, bill, or otherwise solicit payment from any patient, client or customer for any clinical laboratory service not actually rendered by such licensee or clinical laboratory or under his or its direct supervision unless specified conditions are complied with.

**Ch. 659 (AB 1852) BRIGGS** Amends Secs. 22451 and 22473, Fin.C., re personal property brokers.

Provides personal property broker may receive charge up to one and one-half percent per month on amount between \$500.01 and \$1,499.99, rather than between \$500.01 and \$699.99.

Requires personal property broker give specified receipt to person who requests it at time of making any payment on a loan.

**Ch. 660 (SB 23) NEJEDLY** Amends Sec. 65906, Gov.C., re zoning.

Provides that variances to zoning ordinances shall not be granted which authorize a use or activity not otherwise expressly authorized by governing zoning regulation.

**Ch. 661 (SB 71) GRUNSKY** Amends Sec. 291, H. & S.C., re blood tests.

Adds an approved public health laboratory to laboratories to which a physician may submit blood sample to determine Rh factor of a pregnant woman.

**Ch. 662 (SB 91) SONG** Amends Secs. 1238, 1242, and 1242.5, C.C.P., re governmental liability eminent domain

Authorizes exercise of right of eminent domain by common carriers operating upon waterways with respect to terminal facilities, lands, or structures for the receipt and transfer of passengers or property

Specifies that where entry or activities may result in liability for damage to property, including reasonable attorney fees, under Government Code Section 816, prior authorization in the form of written consent of the owner or a court order must be secured.

Provides that condemnor's liability for any damage to property that may result from any entry and activities under the power of eminent domain is determined by a section to be added by Senate Bill No. 94.

**Ch. 663 (SB 316) SCHRADER** Adds Secs 11547, 11548, 11549, B. & P.C., re bridge construction

Permits city or county to adopt ordinance requiring payment of fee as condition of approval of final subdivision map or issuance of building permit for purposes of defraying cost of constructing bridges, and sets forth conditions necessary for adoption of such ordinance. Requires fees so paid to be deposited in separate fund established for each planned bridge facility, and to be expended solely for construction of bridge facility servicing area from which fees were collected

Allows city or county to reimburse subdivider or land developer who builds bridge as condition of acceptance of final map where bridge is dedicated to public.

Permits city or county to impose reasonable charge on property within area to be benefited by bridge constructed under bridge plan adopted in relation to approval of final subdivision map and to use money so collected for construction of such bridge.

**Ch. 664 (SB 578) MOSCONE** Adds Sec 17506, B & P.C., re advertising

Defines "person" for purposes of provisions relating to advertising, as including any individual, partnership, firm, association, or corporation

**Ch. 665 (SB 611) WEDWORTH** Amends Sec 5652, F & G.C., re litter.

Provides that the provisions making it unlawful to deposit or permit specified litter to pass into waters of state do not apply to a refuse disposal site authorized by the appropriate local agency having jurisdiction or to the depositing of such materials in a container from which the materials are routinely removed to a legal point of disposal, rather than to the depositing of such materials in a container or refuse disposal dump maintained for disposal of such materials by any federal, state or local government agency, or the property owner

**Ch. 666 (SB 757) DANIELSON** Amends Secs 969, 25422, Ed C., re community college board meetings

Allows community college governing board to hold meetings anywhere in the community college district, high school district, unified districts or combination thereof

<sup>1</sup> Correction

served by the community college district, as it may by resolution determine. Requires notice of location, date, and time of meeting to be posted in each community college in the district at least 10 days prior to meeting.

Deletes provisions authorizing board meetings to be held at high schools within the district upon 30-day notice posted in all community colleges in the district.

Ch. 667 (SB 793) ALQUIST Amends Secs 100180, 100182, heading of Art 7 (commencing with Sec 100180), Ch 5, Pt 12, Div 10, repeals Sec. 100181, P.U.C., re transit districts

Limits property taxation power of Santa Clara County Transit District to taxation solely for bond redemption purposes

Makes related changes.

*In effect immediately*

Ch. 668 (SB 869) GRUNSKY Repeals Sec 10816, Ed.C., re elementary schools: interdistrict attendance

Deletes provision authorizing elementary school pupils to attend school they would otherwise have attended when that portion of the elementary school district in which they reside is included in a unified district containing no elementary school, and authorizing interdistrict attendance agreements between the school district in which the pupil resides and the district containing the school which the pupil attends

Ch. 669 (SB 932) DOLWIG Amends Sec 78, Ch. 82, Stats. 1960 1st Ex. Sess., re Estero Municipal Improvement District.

Authorizes Estero Municipal Improvement District to acquire and construct reclamation of land for small craft harbor, rather than private small craft harbor, purposes

Ch. 670 (SB 988) MOSCONE Amends Sec. 2, Ch 1333, Stats. 1968; amends Sec 1, Ch 437, Stats 1935. re San Francisco lands

Requires State Lands Commission, within 3 years after effective date of act, at cost of Port Commission of the City and County of San Francisco, to provide description of harbor lands transferred to City and County of San Francisco under Burton Act, as prescribed, and survey and monument such lands only if designations or points of reference are not available, instead of requiring commission to survey and monument such lands

Authorizes City and County of San Francisco to lease specified lands held by it in trust for 40 years, rather than for 20 years, for purpose of developing and promoting aquatic sport.

Ch 671 (SB 1094) MARLER Amends Secs 3301 and 3301.1, Corp.C., as enacted by Ch 1159, Stats 1969, and Secs. 4102 and 4103, Corp.C., re corporations.

Provides requirement that corporations file specified statement with Secretary of State does not put any person dealing with a corporation on notice or under duty to inquire about content of such statement

Provides suspension of corporate powers on failure to file specified statement with the Secretary of State shall be effective upon transmittal to Franchise Tax Board of notification of the suspension

For purposes of merging and consolidating corporations modifies definition of "constituent corporation" and specifies additional information for inclusion in resolutions of board of directors.

To become operative on January 1, 1971

Ch 672 (SB 1278) LAGOMARSINO Amends Secs. 77, 78. Embarcadero Municipal Improvement District Act (Ch 81, Stats 1960 1st Ex. Sess.), re Embarcadero Municipal Improvement District

Permits Embarcadero Municipal Improvement District to acquire, construct, reconstruct, alter, enlarge, lay, renew, replace, maintain, and operate recreational facilities.

Provides that district may acquire or construct the reclamation of land for small craft harbor, rather than private small craft harbor, purposes.

\* Correction

Ch 673 (SB 1313) STIERN Repeals various secs., Gov.C., R. & T.C., Gen. Laws, re assessment by local agencies.

Deletes various obsolete provisions allowing reassessment of property destroyed by disaster and late filing of statements and maps with the Board of Equalization for assessment purposes.

Ch 674 (SB 1410) MOSCONE Amends Sec 14075, 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 or serious injury or illness, rather than only 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

Includes dentists and podiatrists in provisions presently exempting hospitals, employees, and physicians from liability in any action arising out of refusal to render emergency services or care if reasonable care is exercised in certain determinations

Deletes termination date of section of 61st day after final adjournment of 1970 Regular Session.

Ch. 675 (AB 476) BERRYHILL Adds Sec. 2137.2, B. & P.C., re physicians and surgeons

Permits the temporary employment on the resident medical staff within a county general hospital of out-of-state physicians and surgeons, who meet and comply with specified requirements, if an adequate number of qualified physicians and surgeons cannot be recruited Provides that such persons may only be employed for a period not exceeding two years unless they secure a physician and surgeon's certificate.

Ch. 676 (AB 529) BARNES Adds Sec. 20569, Gov.C, re public employees' retirement system

Authorizes board to enter into agreement with contracting agency and board of supervisors of county maintaining retirement system under the County Employees Retirement Law of 1937 for termination of agency's participation in the system and inclusion of employees in county system. Specifies terms and consequences of agreement and termination

Ch. 677 (AB 530) BARNES Adds Sec. 65507, Gov.C., re local planning: specific plans, amendments

Provides that when legislative body deems it to be in the public interest, legislative body may initiate and adopt an ordinance or resolution establishing a specific plan or amendment thereto Provides procedure therefor.

Ch. 678 (AB 535) THOMAS Amends Sec. 8046, F & G.C., re marine research privilege tax.

Extends privilege tax for support of Marine Research Committee, on handling of designated fish from December 1, 1970, to December 31, 1972.

Ch 679 (AB 565) BRATHWAITE Amends Sec 26490, H & S.C., re misbranded food.

Requires that food containing any food additive which is not listed on Federal Food and Drug Administration's generally recognized as safe list, and which is offered for sale by restaurant, be deemed to be misbranded for purposes of California Pure Foods Act Provides that if substance not so listed is used or added by restaurateurs, menu must display statement of food additives so contained.

Ch 680 (AB 648) DEDDEH Amends Sec 18005, Gov.C., re state civil service.

Provides that a state college employee who is reassigned from a nonacademic year position to an academic year position any time subsequent to January 1, 1965, shall be entitled to a lump sum payment for vacation.

Ch 681 (AB 895) DUNLAP Adds Sec 25252.5, Veh.C., re lights: authorized emergency vehicles

Permits authorized emergency vehicles to be equipped with system which is to be approved by the California Highway Patrol which flashes upper-beam headlights of vehicle with the flashes occurring alternately from the front headlamp on one side of the vehicle to the front headlamp on the other side of the vehicle.

Specifies manner in which system is to be used Prohibits use of such system during darkness

Defines "upper-beam headlamp" for purposes of such provisions.

Ch. 682 (AB 953) MOORHEAD Amends Sec. 653f, Pen.C., re soliciting commission of crimes

Includes as crime solicitation of another to commit or join in commission of assault with deadly weapon or instrument or by means of force likely to produce great bodily injury Specifies that punishment for offense of solicitation of another to commit or join in commission of any of listed crimes may be by both designated imprisonment and fine.

Ch. 683 (AB 954) MOORHEAD Amends Sec 4023, Pen C , re medical treatment for prisoners

Authorizes sheriff or chief of police, in event county or city jail prisoner elects to decline treatment by county or city jail physician and to provide medical treatment at own expense, to have him removed from county or city jail to privately owned or operated medical facility or hospital located in county approved by judge of superior court for such treatment Provides that prisoner is liable for costs incurred by county or city in providing necessary custody and security of the prisoner only to extent costs exceed costs which would have been incurred by county or city in providing such custody and security if it had provided treatment for him Requires that prisoner at all times remain in location specified by court and at no time be permitted to be housed or detained at any facility other than that designated.

Ch 684 (AB 1026) LEROY F GREENE Amends Sec. 15802.5, Ed.C., re school insurance.

Extends through 1970-1971 fiscal year provision providing that for 1969-1970 fiscal year only, upon approval of Superintendent of Public Instruction, deductible amount of fire insurance for any school district with an average daily attendance of less than 50,000 may exceed \$1,000 for each occurrence

Requires Legislative Analyst to conduct a study of school property losses resulting from specified causes, costs of school districts to insure against such losses, and the amount of such losses which is uncompensated by insurance and to recommend a program for state participation in payment of excessive losses or school property insurance premiums and to report his findings and recommendations to the Legislature by the fifth calendar day of the 1971 Regular Session.

*In effect immediately*

Ch 685 (AB 1054) DENT Amends various secs. W & I.C., re mental health

Eliminates provision for 90-day observation period in a state hospital or county hospital prior to commitment of mentally disordered sex offenders to a state hospital for an indeterminate period.

Ch. 686 (AB 1073) HAYES Amends Secs 70142, 72190, 72706, Gov C., re judicial officers

Prohibits court commissioners of superior and municipal courts from engaging in the private practice of law

Ch 687 (AB 1125) HARVEY JOHNSON Amends Secs. 1237 and 1238, Civ C., re homesteads

Includes within definition of dwelling house subject to homestead laws condominiums, planned developments, stock cooperatives, community apartment projects, and property situated on real property under long-term lease Defines pertinent terms.

Ch. 688 (AB 1158) HOM Adds Sec 32100.01, H & S C., re hospital districts

Establishes procedure to increase from 5 to 7 the number of members of board of directors of local hospital district which provides at least 225 hospital beds.

Ch. 689 (AB 1203) BADHAM Amends Sec 7526, P U.C., re railroad corporations

Provides, regarding powers of a railroad corporation, that a railroad may purchase or otherwise acquire and use all property necessary for the conduct of its business, rather than all property as is absolutely necessary for the conduct of its business



Ch. 690 (AB 1347) WOOD Amends Sec 34231, repeals Sec 35165, Ag.C., re milk testing.

Provides for various different specified testing facilities and organizations, including Director of Agriculture, to determine the weight or measure or percentage of milk fat and fluid skim milk components for the purposes of payment for milk, cream, or any fluid derivative of milk or cream. Provides that specified provision, including provisions for payment therefor, shall be operative on January 1, 1972.

Deletes provision permitting a person without a license in cases of emergency to weigh, measure, or sample for a period not exceeding one week.

Ch. 691 (AB 1529) CHAPPIE New act, re state park lands

Authorizes, with prescribed conditions, Director of Parks and Recreation to exchange specified real property of Malakoff Diggins State Historic Park in Nevada County, and to exchange a portion of San Clemente State Beach for beach land owned by City of San Clemente.

*In effect immediately.*

Ch. 692 (AB 2314) QUIMBY Adds Sec. 6571.1, Gov.C., re joint exercise of powers.

Permits agency, commission, or board provided for by a joint powers agreement entered into prior to January 1, 1971, between the County of San Bernardino and any city thereof, which has the power to operate sanitary sewer facilities to issue revenue bonds for specified purposes.

Provides that act shall be of no further force or effect after January 1, 1971

*In effect immediately*

Ch 693 (AB 48) MacDONALD Amends Sec. 11483, W. & I.C., re public assistance.

Provides that a person who obtains or retains an amount in excess of \$200 as a result of fraud under the aid to families with dependent children program shall be punished by imprisonment in state prison for not less than 1 or more than 10 years or county jail for not more than 1 year, rather than by imprisonment in county jail for not less than 6 months or a \$500 fine, or both. Provides that restitution of fraudulently obtained money shall be in the manner provided in case of Aid to the Blind and Old Age Security.

Ch 694 (AB 88) SUBCOMMITTEE ON AIR POLLUTION Amends Sec. 39068 and adds Secs. 24260.5, 24354.15, and 39391, and adds Ch. 6 (commencing with Sec 39260), Pt. 1, Div 26, H. & S.C., re air pollution: civil penalties.

Subjects any person, including any state or local governmental agency or public district, violating any order of abatement issued by any type of air pollution control district or the State Air Resources Board, to a civil penalty of not to exceed \$6,000 for each day in which a violation occurs. subjects any such person violating specified statutory provisions or any rule or regulation of any county or regional air pollution control district prohibiting or limiting discharge of contaminants into the air, to a civil penalty of not to exceed \$500 for each day in which a violation occurs.

Authorizes Attorney General, district attorneys, or attorneys for air pollution control districts to bring an action for such penalty, provides for certain allocation of collected penalties on basis of who brings such action, and gives such actions special precedence on court calendars.

Specifies that county air pollution control districts may issue orders for abatement and makes related changes with respect to the Bay Area Air Pollution Control District and regional air pollution control districts.

Changes title of Motor Vehicle Pollution Control Fund to Air Pollution Control Fund

Specifies that such provisions are not applicable to vehicular sources as specifically defined.

Ch. 695 (AB 974) HARVEY JOHNSON Amends Sec. 99845, B & P.C., re employment agencies

Specifies that any business, under certain conditions, which procures employment outside the United States is not required to include word "agency" in its title or other identifying materials used in conduct of business.

Ch. 696 (AB 1241) PORTER Amends various secs. Metropolitan Water District Act (Ch 209, Stats. 1969), re metropolitan water district bonds.

Permits maximum interest rate on metropolitan water district bonds to exceed 7 percent if district board determines by a two-thirds vote of the total vote of the board that the interests of the district and the public interest or necessity require that such bonds be sold subject to a higher maximum rate in order to obtain needed funds.

Makes related changes.

Ch 697 (AB 1315) RUSSELL Amends Sec. 13329, repeals Sec 13329.1, Ed C., re public school employment

Eliminates specific provisions excluding from service creditable for teacher tenure purposes service as instructor under Manpower Development and Training Act of 1962, Economic Opportunity Act of 1966, and other specified training and education programs Excludes from service creditable for teacher tenure purposes service as an instructor in classes conducted under contract with public or private agencies, except regularly credentialed teacher employed to teach in regular educational programs of district as probationary employee before being subsequently assigned to such programs.

Ch 698 (AB 1401) VASCONCELLOS Amends Sec. 25232, Ed.C, re public works.

In the case of state college construction, permits use of day labor for any emergency, not just for an "act of God" or failure of bridge or highway, when total costs of such day labor for each job does not exceed \$3,500.

Ch 699 (AB 1496) RAY E JOHNSON Adds Art 10 (commencing with Sec. 29271), Ch. 1, Div. 13, Ag C. re bee colony strength certification.

Provides that Director of Agriculture may establish a system for certifying colony strength for bees used in pollination of agricultural crops.

Specifies methods and persons who may inspect and certify bee colony strengths.

Provides the director shall establish by regulation, fees to be charged by the department for the inspection and certification by department employees and persons appointed or authorized by the director and that the board of supervisors of the county may establish reasonable fees to cover the cost of inspection and certification performed by the commissioner

Ch. 700 (AB 1502) KNOX Amends Sec 25611, B. & P.C., re alcoholic beverages: signs

Deletes prohibition against use of specified words in signs advertising sale of alcoholic beverages at retail for consumption on the premises.

Ch 701 (AB 1532) CHAPPIE Adds Secs. 4454 and 4455, Gov.C., re handicapped persons

Requires approval of plans and specifications by Department of General Services prior to award of a contract where state funds are utilized for any building or facility subject to law relating to building access for handicapped to insure accessibility or usability by handicapped persons

Requires application for approval to be accompanied by filing fee determined by Department of General Services to be deposited in special account in General Fund.

Places responsibility on Department of Rehabilitation for educating the public and working with other persons, groups, or governmental agencies to encourage and help such persons, groups or agencies to make all buildings, facilities, or improved areas accessible and usable by handicapped persons

Ch 702 (AB 1540) CHAPPIE Amends Sec. 1616, R & T C, re local equalization proceedings

Revises provision establishing a rebuttable presumption that the full cash value of property fixed by a local board of equalization is correct when the assessor proposes to change such value during the succeeding two years, commencing with the 1971-1972 assessment year States that property shall be exempt when reassessed in disaster areas from general provision providing for notice and hearing when the value of property is changed for tax purposes to conform with Assembly Bill No 877, which was enacted as Chapter 99 of the Statutes of 1970.

**Ch. 703 (AB 1635) MULFORD** Adds Sec 1463 4, Pen.C., re regional park districts

Provides for transfer of 90 percent of all fines and forfeitures of persons arrested or notified by regional park police officers and charged with violating provisions of Vehicle Code or vehicle regulations of district upon property owned or leased by district within county, to the general fund of the regional park district and remaining 10 percent to the general fund of that county.

**Ch. 704 (AB 1642) MOORHEAD** Amends Secs. 799, 800, Pen.C., re statute of limitations.

Provides that, if prosecution is for offense of forgery, indictment shall be found, information filed, or case certified to superior court within three years after its discovery, rather than three years after its commission

Provides that there is no limitation of time within which prosecution must be commenced for violation of law which punishes kidnapping for ransom or extortion, kidnapping to commit robbery, or kidnapping in which person kidnapped suffers bodily harm, rather than that such prosecution must be commenced within three years from commission of offense.

**Ch. 705 (AB 1645) BARNES** Adds Sec. 31552 2, Gov.C., re county employee retirement.

Permits members of systems established pursuant to the County Employees Retirement Law of 1937 to make contributions and receive credit for period of time following employment when the law did not allow membership in the system until the first day of the calendar month following the expiration of 180 days after employment

**Ch 706 (AB 1675) CORY** Amends Sec 753, Fin.C., re investments by banks.

Provides commercial and savings banks and trust companies may make specified investments over 75 percent, rather than 50 percent, of their capital and surplus only with approval of Superintendent of Banks and two-thirds of directors of bank or trust company.

**Ch. 707 (AB 1739) THOMAS** Amends Sec 7117, H & S C , re burials at sea

Specifies that burial at sea of cremated remains may be carried out either by boat from any harbor in state, or by air, three miles from nearest shoreline, and requires services to be carried out within 50 days after reduction of body to cremated remains, weather permitting.

**Ch. 708 (AB 1924) KNOX** Amends Sec 22013, Gov.C., re public employees' retirement system

Includes deputy director and assistant director of Department of Justice and law enforcement members of the Bureau of Narcotic Enforcement and Bureau of Criminal Identification and Investigation, within definition of "policeman" for purpose of provisions relating to coverage of public employees under the federal Social Security Act Not operative until the federal agency authorizes inclusion of such members within the definition of "policeman" for purposes of Social Security Act.

**Ch 709 (AB 1953) CROWN** Adds Sec. 250.7, H. & S C., re crippled children services

Directs Department of Public Health, without impairing existing programs, to give priority to specified medical conditions in use of funds provided for crippled children services in Budget Act of 1970.

**Ch 710 (AB 2442) MORETTI** Adds Sec 54951 7, Gov.C., re meetings

Provides that any nonprofit corporation, created by one or more public agencies, whose board of directors is appointed by such public agencies and which is formed to acquire, construct, reconstruct, maintain or operate any public work project, is a local agency within the meaning of the Ralph M Brown Act

**Ch. 711 (AB 2529) MacGILLIVRAY** Adds Sec 54933 3, Gov.C., re city annexations

Extends from January 1, 1970, to April 6, 1970, 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 1970-71 fiscal year.

Applies to cities completing annexations on March 30, 1970.

*In effect immediately*

Ch. 712 (SB 507) DOLWIG Adds Sec. 4582, P.R.C., re forest practice.

Empowers Counties of San Mateo, Marin and Santa Clara to adopt rules and regulations with respect to specified matters which are stricter than those provided under the Forest Practice Act and those promulgated by the forest district forest practice committee.

Ch. 713 (SB 520) MARLER Adds Secs 17681, 17702 4, and 20910.5, Ed.C., re school district reorganization

Provides that territory of any school district which was included in a specified unification proposal which was defeated and which territory has been restored to its existence as a separate elementary school district or high school district, as the case may be, pursuant to specified provisions, will be exempted from areawide elementary school and high school foundation program provisions and areawide aid and tax support provisions

Ch. 714 (AB 83) SUBCOMMITTEE ON AIR POLLUTION Adds Ch. 7 (commencing with Sec 39270), Pt. 1, Div. 26, H & S.C., re air pollution.

Makes each county lying wholly within a single air basin, and each portion of every other county not lying in a single air basin, which is neither a functioning county air pollution district nor a part of a regional air pollution control district, a county air pollution control district, makes such portions of counties and counties subject to the respective applicable district laws.

Requires formation, by July 1, 1971, in each air basin which by April 1, 1971, does not consist of a single basinwide regional district, of a Basinwide Air Pollution Control Coordinating Council for representation to the State Air Resources Board.

Requires submission to the board by January 1, 1972, by each basinwide regional district and each such council a single coordinated basinwide air pollution control plan which shall achieve or exceed within a reasonable time the air quality standards for the basin. Provides for the review and revision of such plans and for the submission of revised plans to the board. Requires submission of such plan, or any proposed amendment thereto, to federally recognized regional planning agencies in air basin for their review and comments before submission to board.

Directs the board, if it finds any submitted coordinated plan would not achieve the applicable air quality standards for the basin or if no timely plan is submitted, to establish such a plan for each basin which must be enforced by the basinwide regional district or, if none, by the local and regional authorities in the basin. Authorizes board to enforce any plan it finds not being reasonably enforced and vests board with power to take any appropriate legal action which any type of district could take, to enforce any plan for a basin.

Requires each county district all or a part of which lies within an air basin on or before January 1, 1972, to submit to the board a program to implement the air pollution control plan of the basin within that county district. Authorizes the board, if it finds the program will not achieve the air quality standards established for the basin or if no timely program is submitted, to exercise the power of the county air pollution control district within the basin.

Appropriates \$40,000 to board from General Fund. Reimburses General Fund by loan of \$40,000 from Motor Vehicle Fund to be repaid from California Environmental Protection Program Fund if SB 262 is enacted, or from General Fund if SB 262 is not enacted or if there are insufficient funds in California Environmental Protection Program Fund.

Ch 715 (AB 87) SUBCOMMITTEE ON AIR POLLUTION Adds Sec. 39067 1, H. & S.C., re air quality data.

Requires State Air Resources Board to establish program for obtaining data on air quality in each air basin and authorizes contracting therefor with local or regional authorities

Appropriates \$305,000 from Motor Vehicle Fund and an additional \$165,000 from California Environmental Protection Program Fund, contingent upon enactment of SB 262.

Ch. 716 (AB 819) RUSSELL Adds Secs. 582.5, 583 2, 583 3, Ed C., re schools: experimental projects.

Directs the Educational Innovation Advisory Commission to review and to make recommendations to State Board of Education with regard to the policies and practices relative to hiring, advancement and assignment of statewide level administrators of projects and project funding under Title III of Elementary and Secondary Education Act of 1965.

Directs the commission to submit semiannual reports, beginning 1971, to Joint Legislative Budget Committee concerning Title III projects and funds and specifies the contents of such reports.

Requires Superintendent of Public Instruction to provide information requested by the Educational Innovation Advisory Commission in specific instances and certify to the correctness of such information.

Authorizes commission to appoint executive secretary, to serve at its pleasure, and prescribes his compensation.

Ch. 717 (AB 1566) KNOX Amends Secs. 65302, 65303, Gov. C., re local planning.

Requires, rather than permits, that the general plan of a city or county include a conservation element for the conservation, development and use of natural resources and requires \*it to designate solid and liquid waste disposal facilities in the land use element. Provides that legislative body of each city and county must comply with the above by July 1, 1972.

Ch. 718 (AB 1617) Z'BERG Adds Sec. 31641.01, Gov. C., re county employees: retirement.

Provides employees of Sacramento County may receive sick leave credit at retirement on a day-for-day basis.

Ch. 719 (AB 2080) FENTON Adds Sec. 21264.1, Gov. C., re public employees' retirement system.

Permits contracting agencies to separately include local firemen or local policemen or both within provisions for continuation of part of retirement allowances to survivors

*In effect immediately.*

Ch. 720 (SB 90) SONG Amends Sec. 1974, C.C.P., re credit representations: third parties.

Provides that no evidence is admissible to charge a person, rather than no person is liable, upon representation as to credit of third person, unless such representation or some memorandum thereof be in writing and be either subscribed by or in the handwriting of the person to be charged, rather than held liable. Specifies manner in which provision is to be applied.

Ch. 721 (SB 114) RICHARDSON Amends Sec 3216, F. & G.C, re shooting domesticated game mammals.

Permits killing by shooting of all domesticated game mammals by owner or his employee, rather than permitting killing by shooting only deer.

Ch. 722 (SB 188) COOMBS Amends Sec 117g, C C P, re small claims court evidence

Authorizes plaintiff and defendant in small claims court hearing to offer evidence by witnesses appearing at times other than at hearing only with permission of court

Incorporates additional changes to Sec 117g, C C P, proposed by SB 655 and SB 1336, to be operative only upon enactment of either or both of such bills.

Ch. 723 (SB 429) GRUNSKY Amends and renumbers Secs. 987a and 987b, adds Sec. 987.4, Pen. C., re appointed counsel expense reimbursement

Authorizes court, when public defender or assigned counsel is appointed at expense of a county to represent a person who is a minor, in a criminal proceeding, to order parent or guardian of such minor to reimburse county for all or any part of expenses of such appointed counsel if it determines that parent or guardian has ability to pay such expense.

Makes other technical, nonsubstantive changes.

\* Correction

Ch. 724 (SB 440) SHERMAN Adds Sec 22825 6, Gov.C., re state employees' health benefits.

Permits a contracting agency to fix the amount of its contribution under the Meyers-Geddes Act, but not less than the amount specified in the Meyers-Geddes Act.

Ch. 725 (SB 489) NEJEDLY Amends Secs 1812 10 and 2984.4, Civ.C ; amends Sec. 396a, adds Sec 585.5, C.C.P., re jurisdiction

Provides with respect to requirements under Unruh Act and Rees-Levering Motor Vehicle Sales and Finance Act that affidavit be filed stating facts showing that the action on a contract or account has been filed in the proper jurisdiction, that such facts may be stated in a verified complaint.

Requires plaintiff, in all actions or proceedings commenced in a justice or municipal court which are within subject matter jurisdiction of justice courts or subject to specified provisions relating to proper court for trial of certain actions, rather than only in all actions and proceedings within the subject matter jurisdiction of justice courts commenced in a justice or municipal court, to state facts in the complaint, or in an affidavit of the plaintiff or his attorney filed with the complaint, showing that the action has been commenced in the proper court for the trial of the action or proceeding, and showing that the action is or is not subject to the applicable provisions of the law.

Makes changes with respect to situation where plaintiff has not filed such affidavit and as to consent of defendant to keep action in court where it was commenced

Requires request to enter default under specified provisions to include or be accompanied by affidavit showing that action is or is not subject to applicable provisions relating to proper court for trial of certain actions.

Applies to actions commenced on or after January 1, 1971.

Ch. 726 (SB 594) SHERMAN Amends Sec. 284, Elec.C., re registration of voters.

Specifies that it is a misdemeanor to knowingly register as a voter a nonexistent person, to knowingly register a person who is ineligible to register or to knowingly register a person under a false name or address.

Ch. 727 (SB 784) MILLS Amends Sec. 3505, Gov.C., re public employee relations.

Redefines meet and confer in good faith for purposes of public employer-employee relations to require meeting and conferring within a reasonable period of time.

Ch. 728 (SB 1015) COOMBS New act, re open space lands.

Extends filing time for instruments required to qualify land as open space land for assessment purposes.

*In effect immediately*

Ch 729 (SB 1132) SONG Amends Sec 31781.3, Gov.C, re county employee retirement.

Makes alternative death benefit or life annuity on election of surviving spouse applicable only where member dies in service after five years of service or as a result of service-connected injury or disease and changes computation of monthly allowance.

Ch. 730 (AB 218) CAMPBELL Adds Division 10.9 (commencing with Sec 11990), H & S.C., re methylamine and phenylacetone prohibition

Makes possession of both methylamine and phenylacetone at the same time with intent to manufacture methamphetamine a felony. Exempts specified persons from such provision. Requires board, by regulation, to authorize such persons as the board determines need and will use such ingredients for a lawful purpose, to possess both methylamine and phenylacetone at the same time

Ch. 731 (AB 390) BILL GREENE Adds Sec. 29334, Gov.C., re county revolving fund.

Authorizes establishment of revolving fund for immediate or emergent need of aid recipients in counties with a population of 6,000,000 or more

*In effect immediately.*

**Ch. 732 (AB 523) RAY E. JOHNSON** Amends Sec. 33704, Ag.C., re milk and milk products.

Provides that Director of Agriculture may by agreement with any approved milk inspection service, authorize such service to inspect and enforce Agricultural Code requirements applicable to certain establishments. Directs that any such agreement shall provide that the approved inspection service shall collect the applicable license fee for such establishments. Provides that fees so collected shall be retained by the approved service to cover its cost of enforcement, provided that 25 percent of the fees collected shall be remitted to the director to cover his cost of administration.

**Ch. 733 (AB 623) BIDDLE** Amends Sec. 13353, Veh.C., re drunk driving chemical tests.

Provides that a person arrested for driving a motor vehicle while under influence of intoxicating liquor who has chosen a chemical test of blood alcohol content, and either is incapable, or states he is incapable, of completing any chosen test, has a choice of submitting to and completing any remaining tests or test and that the arresting officer must so advise him. Specifies that failure to submit to and to complete, rather than to submit to, a test will result in a 6-month suspension of the driving privilege. Makes related changes.

Incorporates additional changes to Sec. 13353, Veh.C., proposed by SB 241, to be operative only upon enactment of SB 241.

**Ch. 734 (AB 642) BROWN** Amends Secs. 24356, 24356.2, adds Sec. 24356.5, H. & S.C., re air pollution: advisory council.

Changes composition of membership of Bay Area Air Pollution Control Advisory Council.

Requires that council meet at least 4 times a year.

Sets term of office of members at 2 years commencing January 1, 1971, and specifies that council members holding office on such date are to begin new term of office commencing on such date.

Authorizes vacancy to be filled, but restricts such appointment to the unexpired term of the vacating member.

Permits the removal of any council member at any time by majority vote of the board.

**Ch. 735 (AB 654) HAYES** Amends Sec. 232, Civ.C., re abandoned children.

Includes within categories of persons under 21 years of age for whom action may be brought for purpose of having such person declared free from custody and control of parents those persons who have been left without provision for their identification by parent or others for six months. Provides that failure to provide identification for six months is presumptive evidence of intent to abandon.

**Ch. 736 (AB 752) KETCHUM** Adds various secs., various codes, re elections.

Provides for dissemination of ballot pamphlets for all elections on city formations and annexations and elections on formations of specified districts. Specifies contents of pamphlets to include impartial analysis prepared by appropriate local agency formation commission as well as arguments for or against proposal.

**Ch. 737 (AB 761) BEVERLY** Amends, adds, repeals various secs., Fin.C., re personal property brokers

Revises Personal Property Brokers Law with respect to the making of loans, the licensing of brokers, the keeping of records, annual reports, charges and fees, and insurance.

Incorporates additional changes to Sec. 22473, Fin.C., proposed by AB 1852 to be operative only upon enactment of AB 1852.

**Ch. 738 (AB 825) RAY E. JOHNSON** Amends Sec 36125, adds Sec. 36112, Veh.C., re implements of husbandry.

Exempts from registration vehicles equipped with a water tank owned by a farmer and used exclusively to service his implements of husbandry but subjects such vehicles to same equipment and device requirements as if registered if owner has obtained identification plates pursuant to specified provisions.

**Ch. 739 (AB 931) DUNLAP** Amends Secs. 13604, 21114.5, 21115, Ed.C., re wages of classified employees

Requires school districts, except various specified districts, to make payments of wages and payroll orders and warrants for payment of wages to classified employees

of public school system on last working day of month in which employee was in paid status, instead of permitting such districts to make such payment on last working day of month in which the labor of employee was performed but not earlier than last working day of month in which labor was performed and not later than 10th day of calendar month following month in which such labor was performed \*for which payment is made

Provides that as an alternative in specific school districts noncertificated employees may be paid once each four weeks, rather than once each two weeks, on specified days.

Deletes provision making applicability of time of payment provisions, for non-certificated employees, to the governing school board dependent upon action by a majority of such employees petitioning the board in writing to do so.

Ch. 740 (AB 960) BAGLEY Adds Sec. 914.5, Pen.C., re grand juries.

Provides that grand jury shall not spend money or incur obligations in excess of amount budgeted by county board of supervisors for its investigative activities pursuant to provisions relating to powers and duties of grand juries unless proposed expenditure is approved in advance by presiding judge of superior court after board of supervisors has been advised of the request.

Ch. 741 (AB 970) CROWN Amends Sec. 12303 and adds Secs. 12303.6 and 12303.7, Pen.C. re hazardous articles

Revises punishments with respect to persons who possess, sell, offer for sale, or knowingly transport certain destructive devices, illegally, and provides in certain instances involving felony convictions in connection with such destructive devices, that person so convicted shall not be eligible for release by parole or otherwise until not less than one year is served in state prison; and, also in such instances, prohibits probation or suspension of sentence

Ch. 742 (AB 1086) BURKE Amends Sec 1064, Prob.C., re administration of estates . claims.

Permits specified distributees of money to present claim for money or property in form of affidavit, in lieu of filing prescribed petition, to judge of superior court which made assignment or distribution

Ch. 743 (AB 1208) DENT Repeals Sec. 3, Ch. 1308, Stats. 1969, re schools.

Repeals provision containing termination date applicable to Section 13712.1 of the Education Code relating to employment of architectural and engineering firms on a temporary basis.

Ch. 744 (AB 1220) BARNES Amends Sec. 14080, adds Secs. 14070.5, 14080.1, and 14080.2, Ed C., re state teachers' retirement system

Requires deduction of the lesser of either 4 percent of the refundable balance or \$25 from each refund for termination of service and imposes like fee for redeposits upon reentry into system, for administrative expenses, and requires that redeposit of withdrawn funds shall be made in not more than 60 installments and shall be charged at regular interest rates.

Allows election to redeposit withdrawn contributions after one year of creditable service after reentry rather than two years of creditable service.

Provides for cancellation of election to redeposit withdrawn contributions upon failure to make timely payments.

Provides for various related matters.

*In effect immediately*

Ch. 745 (AB 1317) RUSSELL Adds Sec. 13942.1, Gov.C., re delinquent real property rental

Provides that \*State Board of Control may delegate to Department of Public Works, under such terms and conditions as are acceptable to the board, authority to order discharge from accountability for collection of delinquent real property rental accounts which do not exceed three hundred dollars (\$300), and may authorize the closing by department of its books in regard to such items.

Ch. 746 (AB 1449) DUNLAP Amends Sec 31831.1, Gov.C., re county employees retirement

Provides that redeposits for purposes of deferred retirement shall be made in the current retirement fund of a county or district and that the retirement allowance

\* Correction.



of a member shall be calculated based upon the law as of the date the member retires and not the date the member first left county or district service.

Ch. 747 (AB 1454) Z'BERG Adds Pt. 1.5 (commencing with Sec. 42.1), Div. 1, Civ C., re minors: contracts to borrow.

Enacts "Uniform Minor Student Capacity to Borrow Act." providing that, notwithstanding any other provision of law, any written obligation signed by minor 18 or more years of age in consideration of an educational loan, as defined, received by him from any person is enforceable as if he were an adult at time of execution, if specified conditions are met

Ch. 748 (AB 1543) CHAPPIE Amends Secs. 166, 2512, 2512.5, repeals Sec 165, R. & T C., re property taxation.

Requires that any statement or affidavit for property tax purposes made by a taxpayer asserting timely filing of document by mail be made within one year of deadline applicable to the original filing of such document. States that mailed payments received under the property tax law need not be accepted if received more than 30 days after the date of payment.

Ch. 749 (AB 1590) HAYES Amends Secs 3050, 3051, and 3100, W. & I.C., re commitment of narcotics addicts

Provides for involuntary commitment to a narcotics facility by superior court of defendants who were convicted of crime or had probation revoked in a municipal or justice court, whether or not sentence was imposed, if superior court hearing of defendants certified to court from inferior court determines that defendants were addicted to or in imminent danger of addiction to narcotics.

Provides for involuntary commitment to narcotics facility of defendants who were convicted of crime or had probation revoked, whether or not sentence was imposed, in a superior court, if superior court hearing results in determination that defendants were addicted to or in imminent danger of addiction to narcotics.

Provides that person released on probation by any court of this state may be the subject of a petition and subsequent specified proceedings in the superior court for commitment to the Director of Corrections for confinement in the narcotic detention, treatment and rehabilitation facility as a person who is addicted to the use of narcotics or by reason of repeated use of narcotics is in imminent danger of becoming addicted to their use

Ch 750 (AB 1694) BEE Amends Sec. 24073, B & P C., re alcoholic beverages.

Requires that the filing of a transfer application for retail license limited in numbers or on-sale general license for seasonal business include a description of the entire consideration paid with a designation of cash, checks, promissory notes, and tangible and intangible property and the amount of each

Ch. 751 (AB 1732) THOMAS Adds Sec. 8388, F & G C., re Pacific mackerel.

Provides that Pacific mackerel may not be taken or possessed at any time for commercial purposes, except load of fish taken may contain up to 18 percent by weight of Pacific mackerel, when incidentally taken with other fish.

Specifies that Pacific mackerel so incidentally taken may be used for any purpose

Ch. 752 (AB 1740) BAGLEY Amends Sec. 1147, Prob C., re public administrators estate moneys

Eliminates alternative duty of public administrators to deposit estate moneys with the county treasurer.

Ch. 753 (AB 1749) MURPHY Amends Sec 40307, Veh C., re vehicle offenses arrest procedure.

Authorizes any officer in charge of a jail before whom any person arrested for any Vehicle Code misdemeanor or infraction is brought, to release such person on his written promise to appear as provided for in the Penal Code, in lieu of admitting such person to bail.

Ch. 754 (AB 1776) ARKLIN Adds Sec 50101, P.R.C., re state parks

Authorizes Department of Parks and Recreation to contract with any public or private agency for collection of fees and rentals and for operating reservation system in connection with state park system, and permits such contract to contain provisions which would allow the agency to retain portion of such fee or rental as reimbursement of cost of its services

Ch. 755 (AB 1779) WOOD Adds Sec. 5503.5, P.U.C., re air carriers.

Provides that Public Utilities Commission shall require less accident insurance of air operators who fulfill certain specified requirements than generally required of commercial operators.

Ch 756 (AB 1847) McCARTHY Amends Sec 19630, W & I.C., re blind persons.

Eliminates preference of those needing employment in issuing licenses to blind persons for operation of vending stands

Ch. 757 (AB 1996) MURPHY Amends Sec 9605, Gov.C., re statutes.

Specifies that it shall be conclusively presumed that statute enacted last is intended to prevail over statutes enacted earlier at same session in absence of express provision to contrary in statute enacted last, rather than in absence of express provision to contrary

Specifies that it shall be presumed that statute which has higher chapter number was intended by Legislature to prevail over statute enacted at same session but which has lower chapter number in absence of express provision to contrary in statute which has higher chapter number, rather than in absence of express provision to contrary.

Declares that act does not constitute change in, but is declaratory of, existing law  
*In effect immediately*

Ch 758 (AB 2031) CAMPBELL Adds Secs. 2193.10 and 2193.15, B. & P.C., re physicians and surgeons.

Allows board to waive requirement that an applicant, who is not a citizen of the United States and whose application is based on a diploma issued to him by a foreign medical school, serve one year of internship in a hospital located in this state for applicants who meet specified requirements Permits an applicant from a foreign medical school who meets specified requirements to take the physician's and surgeon's examinations.

Ch 759 (AB 2148) FENTON Adds Secs 72190.1, 72706.1, Gov.C., re court attachés.

Authorizes commissioners of municipal courts to conduct arraignment proceedings if directed to do so by presiding or sole judge of court.

Ch. 760 (AB 2393) DUFFY Amends, adds various secs., B & P.C., re marriage counselors and social workers

Changes name of Social Worker and Marriage Counselor Qualifications Board of the State of California to the Board of Behavioral Science Examiners. Makes related changes

Revises various provisions of law relating to social workers.

Makes changes to Sec 9047, B & P.C., contingent upon Governor's Reorganization Plan No 2 of 1970 taking effect.

Ch 761 (AB 2418) McCARTHY Adds Sec. 11610.7, B. & P.C., re subdivisions - public lakes—access

Prohibits any city or county from approving a subdivision map for a subdivision fronting upon any lake or reservoir owned partially or entirely by any public agency including the state, which does not provide or have available reasonable access by fee or easement from public highways to any water of the publicly owned lake or reservoir upon which the subdivision borders either within the subdivision or a reasonable distance from the subdivision Requires any public access route or routes provided by subdivider to be expressly designated on tentative or final map, and that map expressly designate governmental entity to which such route or routes are dedicated and entity's acceptance of such dedication, which acceptance is to occur within 5 years of approval of such final map Declares that reasonable access shall be determined by the city or county in which the subdivision is located, but that city or county is not required to disapprove a map solely on basis that such reasonable access is not provided across or through the subdivision itself, if city or county makes a finding which is set forth on face of tentative or final map that such access is otherwise available within a reasonable distance from the subdivision Enumerates factors to be considered in determining reasonable access

Exempts from provisions of section, final map of subdivision if tentative map of such subdivision has been approved prior to effective date of section Declares that

access routes provided pursuant to act may be conveyed or transferred to any state or local agency by governmental entity to which dedicated by subdivider, and requires recipient state or local agency to record such conveyance or transfer with recorder of county in which such route or routes are located.

**Ch. 762 (SB 780) MILLS** New act, re amendments to the Constitution.

Directs Secretary of State to revise ACA 79 of 1969 and ACA 36 of 1970, respectively, to incorporate amendments to Section 4 of Article XXIV of the Constitution proposed by the other, to become operative in the event the other is adopted.

Rescinds action of Legislature in adopting ACA 7 of 1969 and prohibits Secretary of State from submitting such measure to the people.

Provides for submission to the voters at 1970 general election of Senate Constitutional Amendments Nos. 3, 11, 18 and 19, and AB 2107 amending an initiative act.

*In effect immediately.*

**Ch. 763 (AB 1618) MCCARTHY** New act, re ballot propositions: constitutional amendments.

Provides for submission to the voters at 1970 general election of Assembly Constitutional Amendments Nos. 3, 4, 9, 32, 36, 40, 42, 43, 49, 65, 66, 67, 68.

*In effect immediately.*

**Ch. 764 (AB 2450) ROBERTI** Adds Sec 18654 5, Gov.C., re state civil service

Specifies that the executive officer of the State Personnel Board shall administer civil service statutes under rules of board, subject to right of appeal to board, pursuant to proposals of Constitution Revision Commission regarding revision of constitutional provisions on state civil service. To become operative only upon the adoption of Assembly Constitutional Amendment No. 36 by the people.

**Ch. 765 (SB 438) STEVENS** Adds Sec. 10850 1, W. & I.C., re social services: confidential records.

Allows records relating to public social services for which grants-in-aid are received by this state from the United States government to be made available to the head of a law enforcement agency charged with conducting criminal investigations into violations of state law involving fraudulent or other unauthorized use of public assistance payment checks or warrants, such records to be used only for official conduct of office as it pertains to such use of the payment checks or warrants.

**Ch. 766 (SB 505) SHERMAN** Amends Secs. 4000.1, 4000.2, 24007, Veh.C., re vehicle pollution control devices.

Requires upon original registration, as well as upon transfer of ownership and registration, of any motor vehicle subject to air pollution emission standards, a valid certificate of compliance for the motor vehicle air pollution control device of the vehicle

Makes requirement of such a certificate inapplicable to the transfer of ownership or registration between companies whose principal business is leasing vehicles, if there is no change in the lessee or operator of the vehicle.

**Ch. 767 (SB 685) CUSANOVICH** Adds Secs. 20603, 21251.13, Gov.C., re Public Employees' Retirement System.

Increases combined current and prior service pension for local miscellaneous members by changing benefit formula from one-sixtieth to one-fiftieth if contracting agency so elects and prescribes normal rate of compensation for members subject to provision.

**Ch. 768 (SB 749) MARLER** Adds Sec 24529 1, Ed C, re state colleges: revenue bonds

Authorizes rate of interest which bonds or notes issued under the State College Revenue Bond Act of 1947 may bear, and the yield resulting to purchasers thereof, to exceed 7-percent rate to extent of any debt service grant applicable to such interest which the federal government has agreed to pay with respect to such bonds or notes.

*In effect immediately.*

Ch. 769 (AB 301) VEYSEY Adds Sec. 7464, Ed.C., re regional occupational centers.

Authorizes school districts located in counties contiguous with Republic of Mexico, or superintendents of schools of counties contiguous with Republic of Mexico, and maintaining a regional occupational center, to enter into student exchange agreements with trade and technical schools in Mexico. Specifies contents of such agreements and circumstances under which a.d.a. of Mexican students attending center may be credited to center. Prohibits a.d.a. for U.S. students while attending the Mexican trade and technical school.

Ch 770 (AB 605) WILSON Amends various secs., headings, H. & S.C., re home management training.

Deletes ownership training as specific element of California Low-Income Home Ownership Training and Management Program Increases program advisory committee membership from five to nine, enumerating qualifications of additional members. Deletes stated emphasis on preoccupancy training as element of pilot study by Department of Housing and Community Development Makes corresponding changes.

Ch. 771 (AB 1003) BIDDLE Amends, adds, repeals various secs., H. & S.C., Pen.C., re explosive or destructive devices

Recodifies and revises provisions making person who recklessly or maliciously has explosive in his possession in specified places guilty of felony. Makes such provisions applicable to destructive devices or explosives, rather than only to explosives, and to possession in, on, or near aircraft, in addition to other specified places and things. Prescribes punishment for such offense Deletes provision which provides that person who recklessly or maliciously uses explosive to intimidate, terrify, or endanger any human being is guilty of felony.

Deletes provision which provides that person who, with specified intent, maliciously explodes or places any explosive in or near specified places or who, by any such acts, injures or endangers human beings is guilty of felony.

Redefines "destructive device" to include any breakable container which contains flammable liquid with flashpoint of 150 degrees Fahrenheit or less and has wick or similar device capable of being ignited, other than device which is commercially manufactured primarily for purpose of illumination.

Provides that murder which is perpetrated by destructive device or explosive, as defined, is murder of first degree.

Provides that it is felony punishable by not less than 5 years in state prison to possess, explode, ignite, or attempt to explode or ignite any destructive device or any explosive, as defined, with intent to injure, intimidate, or terrify person, or with intent to wrongfully injure or destroy property

Provides that it is felony punishable by not less than 10 years in state prison to explode, ignite, or attempt to explode or ignite any destructive device or any explosive, as defined, with intent to commit murder

Provides that it is felony punishable by not less than 15 years in state prison to willfully and maliciously explode or ignite any destructive device or any explosive, as defined, which causes bodily injury to any person.

Provides that it is felony punishable by death or for life in state prison to willfully and maliciously explode or ignite any destructive device or explosive, as defined, which causes mayhem or great bodily injury.

Prohibits granting of probation to person convicted of any of such felonies and suspension of execution of sentence imposed upon such person by court.

*In effect immediately*

Ch. 772 (AB 1170) FONG Amends Secs. \*263.1 and 263.8, S. & H.C., re state scenic highways.

Includes within state scenic highway system all of, rather than only a portion of, Route 580, and includes in said system Route 680 within Alameda County.

Incorporates additional changes to Sec 263.8, S. & H.C., as proposed by AB 358, to be operative only upon enactment of AB 358.

Ch. 773 (AB 1242) PORTER Amends and repeals various secs., Wat.C, re appropriation of water

Specifies that no person shall be excused from testifying before State Water Resources Control Board on ground that testimony or evidence required of him may

tend to incriminate him or subject him to any penalty, instead of subjecting him to penalty or forfeiture, and specifies that no person shall be criminally prosecuted or be subject to any criminal penalty, instead of prosecuted, punished or subject to penalty or forfeiture, for or on account of any act, transaction, matter, or thing before such board before which he has been compelled as a witness to testify

Requires applicant for permit to appropriate more than 3 cubic feet per second or more than 200 acre-feet per annum of water to publish notice at least once a week for 3 consecutive weeks in newspaper, as prescribed, within 20 days, instead of within 15 days, of date of issuance of notice of such application.

Requires applicant for permit to appropriate 3 cubic feet per second or less or 200 acre-feet or less per annum of water to post notice, as specified, within 20 days, rather than within 15 days, of date of issuance of notice of such application.

Ch. 774 (AB 1571) WILSON Amends Sec. 19971, adds Sec. 19985, repeals Sec. 19973, H & S.C., re factory-built housing.

Deletes definition of "habitable room" for purposes of California Factory Built Housing Law. Revises definition of "factory-built housing" to delete term "habitable room" and include "an individual dwelling room or combination of rooms thereof, including units designed for use as part of an institution for resident or patient care."

Specifies that Commission of Housing and Community Development may determine and provide by regulation that standards for manufacture of factory-built housing which have been prescribed by the statutes or rules and regulations of other states are at least equal to those prescribed by the commission. Allows factory-built housing which other state has approved as meeting its standards for manufacture to be considered to meet standards of Department of Housing and Community Development, if commission determines that standards of other state are actually being enforced.

Ch. 775 (SB 539) SHERMAN Amends Secs. 1000 and 1040, Prob.C., re non-resident decedents' estate distribution.

Authorizes specifically, in cases of nonresident decedents who died intestate, preliminary distribution of California estate of such decedent to administrator duly qualified and appointed in the state of decedent's residence.

Specifies as one of the conditions to authority to make preliminary distribution in cases where nonresident decedent left a will, that will has been admitted to probate in California.

Provides as one of the conditions to authority to deliver all or part of California estate of nonresident decedent who left will to executor or administrator in state of decedent's residence upon application for distribution after final settlement of accounts of executor or administrator, that will, rather than authenticated copy of will, has been admitted to probate in California

Ch. 776 (AB 67) BIDDLE New act, re ballot propositions

Places Assembly Constitutional Amendment No 47 on the ballot for the general election to be held on Tuesday, November 3, 1970

*In effect immediately.*

Ch. 777 (AB 1071) ZENOVICH Adds Secs. 17254 and 17711, Ed C., re public schools: financial support

Appropriates state revenues from Property Tax Relief Fund for subventions to eligible school districts to make up for revenues lost due to reduction in assessed valuation occasioned by taxation procedures on wine, winery products, or brandy. Makes alternative appropriation from General Fund in event AB 1001 is enacted and repeals provisions continuing existence of Property Tax Relief Fund.

Authorizes any school district to budget and use any unbudgeted apportionments received during 1970-1971 fiscal year pursuant to this act, without repetition of any publication or other budgeting procedures which would otherwise be required.

*In effect immediately.*

Ch. 778 (AB 522) BADHAM Adds various secs., H. & S.C., Veh.C., re environmental protection.

Authorizes Department of Motor Vehicles to issue, under specified conditions and for an additional fee, personalized license plates. Provides that all revenue derived from such fee shall be deposited in California Environmental Protection Program

Fund. Appropriates on continuing basis moneys from fund to department for costs incurred in issuing such license plates, with balance of fund to be available for purposes of the California Environmental Protection Program upon appropriation by Legislature.

Authorizes Secretaries of Resources and Business and Transportation Agencies to develop the California Environmental Protection Program to preserve and protect the environment of this state

Specifies that act may be known and cited as the Badham-Marks Environmental Protection and Research Act.

*In effect immediately.*

Ch. 779 (SB 262) MARKS Adds various secs., H. & S.C., Veh.C., re environmental protection.

Authorizes Department of Motor Vehicles to issue, under specified conditions and for an additional fee, personalized license plates. Provides that all revenue derived from such fee shall be deposited in the California Environmental Protection Program Fund. Appropriates on continuing basis moneys from fund to department for costs incurred in issuing such license plates, with balance of fund to be available for purposes of the California Environmental Protection Program upon appropriation by Legislature.

Authorizes Secretaries of Resources and Business and Transportation Agencies to develop the California Environmental Protection Program to preserve and protect the environment of this state.

Specifies that act may be known and cited as the Marks-Badham Environmental Protection and Research Act.

*In effect immediately.*

Ch. 780 (SB 662) SHERMAN Amends Secs. 15505, 15512, Ed.C., re public school buildings.

Extends from six months to 12 months the period after having received report on examination of school building within which governing board of school district must file summary of report, including other specified information, with Bureau of School Planning in Department of Education, and must call an election, if necessary, to submit bond proposition or to authorize increase in maximum tax rate to raise sufficient funds to reconstruct or replace school buildings not constructed to the Field Act standards.

*In effect immediately.*

Ch. 781 (SB 815) DYMALLY Amends Secs. 10219 and 10301, Elec.C., re registration of voters.

Prohibits certain candidates from using their primary election ballot designation at the general election. Allows designation of more than one profession, vocation or occupation.

*In effect immediately.*

Ch. 782 (SB 1268) COOMBS Adds Art. 5.5 (commencing with Sec. 11922), Ch. 10, Pt. 3, Div. 6, Wat. C., re recreation, fish and wildlife bonds.

Provides, conditioned upon approval of state electorate, for issuance of state bonds in total amount not to exceed \$60,000,000 for planning and developing facilities for recreation and fish and wildlife enhancement, not more than \$54,000,000 of which shall be allocated to the Department of Parks and Recreation for design and construction of recreation facilities, and not more than \$6,000,000 of which shall be allocated to the Department of Fish and Game and the Wildlife Conservation Board for design and construction of fish and wildlife enhancement and fishing access sites, in connection with state water projects.

Provides for submission of bond proposal to electors at 1970 general election.

Establishes Recreation and Fish and Wildlife Enhancement Finance Committee and the Recreation and Fish and Wildlife Enhancement Fund.

Ch. 783 (SB 1360) COOMBS Adds Ch. 7 (commencing with Sec. 31460), Div. 17, S. & H.C., re Colorado River Toll Bridge Compact.

Enacts Colorado River Toll Bridge Compact for purpose of construction of toll bridge crossing Colorado River near Needles

Prescribes powers, duties, and membership of Colorado River Toll Bridge Authority.

Ch. 784 (AB 1868) CONRAD Amends Sec. 3, Usury Law (initiative act approved by electors November 5, 1918), re loan-sharking

Deletes present misdemeanor penalty provisions for charging interest in excess of limits set by law and provides that the making or negotiating loan by unlicensed or nonexempted person with interest and charges in excess of limits set by law is felony punishable by not more than five years' state imprisonment or in the county jail for not more than one year To become effective when approved by electors.

*In effect immediately*

Ch 785 (AB 15) HARVEY JOHNSON New act, re Mountain View School District.

Expresses legislative intent re Mountain View School District in Los Angeles County.

Appropriates \$164,000, or so much thereof as may be necessary, to Mountain View School District in Los Angeles County to enable district to pay contracted indebtedness, due and owing, in the 1969-1970 fiscal year.

Requires Superintendent of Public Instruction to withhold, during 1970-1971, 1971-1972, and 1972-1973 fiscal years, from apportionments from the State School Fund to the district, an amount equal to the amount actually disbursed, plus interest, to the district by this act.

*In effect immediately.*

Ch. 786 (AB 1042) PRIOLO Amends Sec. 1770, adds Sec 1780, Ch 8 (commencing with Sec. 12750), Pt 2, Div. 3, Title 2, repeals Art. 7 (commencing with Sec. 12070), Ch. 1, Pt 2, Div. 3, Title 2, Gov. C., re vacancies in public office.

Provides that upon decision of Supreme Court that Lieutenant Governor, Attorney General, Controller, Secretary of State, Treasurer, or Superintendent of Public Instruction has ceased to discharge the duties of his office for three consecutive months due to physical or mental disability caused by disease, illness or accident the Governor shall appoint an acting officer until such time as Supreme Court determines the officer is able to perform the duties of his office

Changes Commission on Governorship to Commission on Constitutional Officers and declares commission has exclusive authority to petition Supreme Court to determine any questions that arise relating to vacancies in the office of Governor, or the ceasing of the Lieutenant Governor, Attorney General, Controller, Secretary of State, Treasurer, or Superintendent of Public Instruction to perform the duties of his office. Requires commission upon request of officer to petition Supreme Court to determine ability of officer to resume the duties of his office

Incorporates provision of AB 967 providing for vacancies in offices not provided for in Constitution and offices of federal or state legislators upon adjudication of physical or mental incapacity

Operative on adoption of Assembly Constitutional Amendment No 43 of the 1970 Regular Session

Ch. 787 (AB 1369) STACEY Amends Sec. 17924, Ed C, re school districts

Adds alternative tax rate levy condition for very low wealth elementary school districts not eligible for bonus foundation program increases, to enable them to qualify for supplemental support allowances.

*In effect immediately.*

Ch 788 (AB 1815) STULL Adds Art 4.5 (commencing with Sec 71905), Ch 3, Pt. 7, Div. 20, Wat C., re districts.

Permits Municipal Water District board to issue authorized bonds of the district after territory has been detached from an improvement district if the remaining territory will be benefited. Requires notice and hearing prior to such board determination.

*In effect until January 1, 1972*

*In effect immediately*

Ch. 789 (AB 2447) DEBDEH Adds various secs., Civ.C., Elec.C., Gov.C., and Pen.C, re Constitution, partial revision.

Codifies various provisions relating to dueling, marriage contracts, plurality of votes in elections, residence, the fiscal year, and perpetuities to be omitted in a partial revision of the California Constitution

Operative on adoption of Assembly Constitutional Amendment No 65 of the 1970 Regular Session.

Ch. 790 (AB 252) BILL GREENE Adds Sec. 54939, Gov.C., re taxation.

Permits certain community services districts to levy taxes for 1970-71 fiscal year for certain improvement district purposes if a statement of formation of such improvement district and map or plat required by law are filed on or before August 1, 1970.

*In effect immediately*

Ch. 791 (AB 1340) BURKE Amends Sec. 12810, Veh.C., re drivers' licenses.

Clarifies, without substantive change, provisions relating to violation point count. Appropriates \$1,367,503 from Motor Vehicle Fund to Department of Motor Vehicles for support of driver improvement and control program for negligent drivers.

*In effect immediately.*

Ch. 792 (SB 35) NEJEDLY Amends Sec. 21115, Veh.C., re local highways: golf carts.

Defines "real estate development offering golf facilities" for specified purposes. Revises provisions which authorize a local authority to designate specified places for combined use of golf carts and regular vehicular traffic to allow such use in a real estate development offering golf facilities.

Specifies that the rules and regulations prescribed by such local authority may establish speed limits and other operating standards but they are not to require golf carts to conform to any requirements with respect to equipment, registration, or licensing.

Ch. 793 (SB 61) GRUNSKY Amends Sec. 263.4, S. & H.C., re state scenic highway system

Includes portion of State Highway Route 46 from Cambria to Paso Robles in state scenic highway system.

Ch. 794 (SB 80) CARRELL Amends Sec. 851.6, Pen.C., re records of arrest.

Provides person arrested without warrant and released without charge before November 10, 1969, may request and shall, if records are available, receive a certificate of detention.

Ch 795 (SB 81) LAGOMARSINO Amends Sec. 8344, F. & G.C., re fishing.

Provides that mussels may be taken for commercial purposes only in accordance with such regulations as the Fish and Game Commission may prescribe, rather than be taken at any time.

Ch. 796 (SB 84) NEJEDLY Amends Sec. 245, Pen.C., re assaults: deadly weapons.

Increases felony punishment with respect to assault with a deadly weapon from not exceeding 10 years to six months to life, and where peace officer or fireman is the victim, with respect to a defendant not previously convicted of a felony, from not exceeding 15 years to six months to life.

Incorporates additional changes to Sec. 245, Pen.C., \*proposed by SB 446, to be operative only upon enactment of SB 446.

Ch. 797 (SB 122) NEJEDLY Amends Sec. 27720, Gov.C., adds Art. 17 (commencing with Sec. 1636), Ch. 1, Pt. 3, Div. 1, R. & T.C., re assessment hearing officers

Permits a county to appoint or contract with the State Office of Administrative Procedure for the services of, and prescribes qualifications for, an assessment hearing officer to conduct hearings on assessment protests and recommend action to county board of equalization or assessment appeals board.

Specifies circumstances under which hearings may be conducted before assessment hearing officer, provides that such hearings be informal, and both parties may present all relevant evidence and witnesses and the rules of evidence do not apply. Requires that such hearings be conducted in conformance with article governing equalization proceedings by county board of equalization or assessment appeals board

Permits a protesting party to request the local board of equalization to value the property in accord with hearing officer's recommendation, in which case county board of equalization or assessment appeals board must either accept the request or reject it and conduct its own hearing.

\* Correction.



Requires the county board or assessment appeals board to set the matter for hearing before the board if no request is filed and declares that at such hearing the board may consider, but is not bound by, the recommendations of the hearing officer.

*In effect immediately.*

Ch. 798 (SB 153) LAGOMARSINO Amends Sec. 8010, F & G.C., re Department of Fish and Game

Changes the responsibilities of Department of Fish and Game with respect to the investigation and gathering of data and information concerning marine resources.

Ch. 799 (SB 161) LAGOMARSINO Amends Secs. 3106, 3220, and 3224, P.R.C., re oil and gas conservation

Includes prevention of damage to life, health, property, and natural resources among various specifically mentioned objectives that State Oil and Gas Supervisor is required to attain when he supervises drilling, operation, maintenance, and abandonment of oil and gas wells, that owner or operator is required to attempt to attain when he cases, as required, any well on lands producing or reasonably presumed to contain oil or gas, and that supervisor must consider to determine if test or remedial work is necessary in connection with drilling, operation, maintenance, and abandonment of oil and gas wells.

Ch. 800 (SB 178) ALQUIST Adds Sec. 23752.4, Ed.C., re California State Colleges.

Authorizes trustees of California State Colleges to acquire real property and to construct and improve student health centers entirely or in part by use of funds acquired pursuant to the act

Authorizes trustees to prescribe fee under specified provisions to provide for such acquisition, construction, and improvement.

Creates State College Facilities Revenue Fund, requires deposit in such fund of such fees, and authorizes trustees to pledge such revenues in connection with State College Revenue Bond Act of 1947 Continuously appropriates revenues not so pledged to trustees for purposes of the act.

Requires all capital outlay projects in excess of \$65,000 to be constructed with revenues from such fee to be approved by Legislature.

*In effect immediately.*

Ch. 801 (SB 256) BURGNER Amends, adds, various secs., Gov.C., re legislative advocates.

Transfers powers and duties of Chief Clerk of the Assembly and Secretary of the Senate or proper designees, with respect to legislative advocates, to the Joint Rules Committee

Provides that reference to the Joint Committee on Legislative Organization shall be deemed a reference to Joint Rules Committee.

Ch. 802 (SB 258) MARLER Adds Secs. 10327, 10356, repeals Sec. 10356, Ag.C., re cattle vaccination.

Requires Director of Agriculture by regulation to establish conditions for movement of female dairy cattle to prevent outbreaks of brucellosis

Provides that all vaccinations of bovine animals pursuant to the provisions on bovine brucellosis shall be by an official veterinarian or an accredited veterinarian authorized by the Department of Agriculture and provides that the Director of Agriculture may charge a reasonable fee to cover the cost of any vaccination performed by an official veterinarian other than cost of vaccine.

Deletes provision that an owner or other person that is in charge of any calf is not obligated to pay for any vaccination or marking of the calf pursuant to the chapter on bovine brucellosis.

To become operative July 1, 1970.

*In effect immediately.*

Ch. 803 (SB 261) RODDA Adds Secs. 5774.1, 5774.2, 5774.3, and 5774.4, Ed.C., re reading instruction programs

Requires State Board of Education to prepare consolidated application form for use by school districts making application for appointment of specialist teachers in reading, including request for funds under specified federal and state acts.

Requires school district to use such form, to be accompanied by a single coordinated project or program for all funds for which application is made Provides for content and approval of such coordinated project or program.

**Ch. 804 (SB 268) COLOGNE** Adds Sec. 8608, Wat. C., re flood control works.

Directs Reclamation Board to establish and enforce standards for the maintenance and operation of levees, channels, and other flood control works of an authorized project or adopted plan, and requires board in adopting such standards to give full consideration to fish and wildlife, recreation, and environmental factors. Authorizes board to bring suit for prevention or abatement of violation of such standards as public nuisance

**Ch. 805 (SB 269) LAGOMARSINO** Amends and adds various secs., H. & N.C., re yacht and ship brokers

Redefines "broker" to exclude from term any person who charters, offers to charter, negotiates the charter of, leases, rents, places for lease or rent, or negotiates loans on, yachts or ships

Redefines "yacht" and "ship" to mean any vessel for navigating in water which is propelled by machinery or sail, except sailboats 12 feet or less in length, rather than any vessel for navigating in water which is self-propelled or is propelled by sail, oars, paddle, or other mechanical means

Requires person purchasing such yachts or ships for resale or taking yachts or ships in trade for resale to transfer title to such yacht or ship into his name and to have in his possession a good and sufficient bill of sale or other fit evidence of title regardless whether or not such person wishes to claim exemption under existing provisions, rather than requiring person purchasing yachts or ships for resale to transfer such title in his name and to keep in his possession such evidence if he wishes to claim exemption under existing provisions

Permits Department of Navigation and Ocean Development to suspend or revoke license of broker or salesman for, among other specified acts, commingling money or other property of his principal with his own when yacht or ship involved in transaction is not his own, instead of permitting department to suspend or revoke license of broker or salesman for commingling money or other property of his principal with his own.

Eliminates provisions that permit department to adopt rules and regulations to classify yacht and ship brokers and salesmen

Revises qualifications for licenses of yacht and ship brokers and salesmen. Requires department to issue such licenses based on examination covering all phases of business, rather than requiring department to issue such licenses covering all phases of business.

Permits department to extend certificate of convenience, which it may issue to executor or administrator of estate of deceased agent or broker or widow or other heir for maximum of 45 days to permit such person to act as broker in conduct of business of estate, beyond 45 days on showing of just and reasonable cause.

Makes technical changes.

**Ch. 806 (SB 288) LAGOMARSINO** Adds Secs. 3240.5, 3240.6, F. & G.C., re commercial hunting club license

Requires persons in possession of property to obtain a commercial hunting club license if they impose any fee for any type of entry or use permit including renting or leasing of property, which includes the privilege of taking birds or mammals on the property if birds or mammals are taken on such property, except to a licensed commercial hunting club

Provides that these provisions do not apply to nonprofit corporation, or other nonprofit organization, governmental entity or lands leased and used as specified, or land used for incidental camping purposes without the privilege of hunting, in addition to any licensed pheasant club.

Operative July 1, 1971, and provides that these provisions shall remain in effect only until the 91st day after adjournment of the 1973 Regular Session

Provides that these provisions do not apply to licensed domesticated migratory game bird shooting areas, such proviso to be operative only if AB 849 is enacted.

**Ch. 807 (SB 291) BRADLEY** Amends Sec. 846, Civ. C., and Sec. 831.4, Gov. C., re injury on public property.

Revises laws relating to liability of owner of real property to persons entering or using property for various recreational purposes

Revises laws excepting public entities and employees and grantors of public easement from liability for condition of certain recreational roads and trails.

Ch. 808 (SB 298) COLOGNE Adds Sec. 21661.5, P.U.C., re airport facilities. Requires prior approval by board of supervisors or city council and review by specified commission before application for construction of any new airport may be submitted to the appropriate public agency.

Ch. 809 (SB 306) GRUNSKY Amends Secs. 1526, 1528, 1534, Pen C., re search warrants

Authorizes magistrate, in lieu of prescribed affidavit, to take oral statement under oath, which is required to be recorded and transcribed, and which is deemed to be such affidavit. Requires magistrate, in any such case, to certify and file such recorded statement and transcription.

Permits magistrate orally to authorize peace officer to sign magistrate's name on a duplicate original warrant. Provides that a duplicate original warrant shall be deemed a search warrant. Specifies procedure for returning, executing, signing, and filing of such warrants.

Ch. 810 (SB 307) TEALE Amends Sec. 21464, Veh.C., re malicious mischief: road signs.

Provides felony imprisonment or misdemeanor sentencing with respect to acts of malicious mischief relative to road traffic control signs, notices, and historical markers where injury or death is sustained

Ch. 811 (SB 319) WHETMORE Amends Sec 1352, C.C.P., Sec. 1027, Prob.C., re unclaimed property.

Authorizes State Controller to allow and order claim to property assigned or distributed to named distributee to be paid on presentation of prescribed claim by distributee himself, or his legal guardian or conservator. Excepts property distributed to State of California for lack of known heirs and the heirs or estate of a distributee from such provisions

Authorizes claimants to present claim for certain money or property to which claimant is entitled, directly to Controller where value is less than \$1,000, rather than less than \$500.

Requires with respect to portion of estate distributed to state which is not distributed to known heirs, devisees, or legatees, that, insofar as practical, any real or tangible personal property be converted to money prior to transmittal to state.

Ch. 812 (SB 341) CARRELL \*Adds Sec 149.1, S. & H.C, repeals Sec. 8, Ch. 703, Stats 1969, re mass public transportation

Extends indefinitely, instead of limiting until January 1, 1975, the power of the Department of Public Works to regulate or enter into agreements to allow exclusive or preferential use of freeway lanes for mass public transportation.

Requires Department of Public Works to file a report on such programs by January 1, 1975.

Ch. 813 (SB 343) MARLER Adds Art. 18 (commencing with Sec. 10771), Ch. 2, Pt. 5, Div. 2, R. & T.C., and Art. 11 (commencing with Sec. 5400), Ch. 1, Div. 3, Veh C. re vehicle registration.

Requires original registrations and registration cards of motorcycles and motor-driven cycles registered for the first time after February 28, 1971, and motorcycles or motor-driven cycles not registered in this state on such date but which had been registered in this state, prior to such date, to expire one year from the date fees became first due and to be renewed annually within 30 days following expiration date. Requires tabs to be affixed to license plates of such vehicles indicating month and year registration expires. Imposes a penalty for registration after such date. Makes related changes in Revenue and Taxation Code and imposes prescribed penalty for late payment of license fee.

Appropriates \$67,153 for purposes of act.

Ch 814 (SB 381) RODDA Amends Secs 11301, 17601.1, 18361, repeals and adds Sec 15517, Ed C, re support of public schools

Revises the method of making adjustments in state apportionments for support of special education schools and classes due to changes in average daily attendance between reporting periods, to require apportionments to be adjusted in subsequent fiscal year, rather than carrying over for credit or debit the excess or reduction in a d a.

\* Correction.

Effective July 1, 1970, requires a d.a. for pupils in kindergarten classes of less than 180 minutes be adjusted by multiplication factor of 0.417.

Effective July 1, 1971, eliminates crediting of a d.a. for classes of kindergarten in classes of less than 180 minutes

Adds to designated moneys in county school service funds which are not to be included in surplus recoveries made by the state, specified remaining state subventions and local tax revenues received for the support of designated schools and programs.

Validates, ratifies, confirms, and declares legally effective for all purposes, all actions undertaken by governing boards of school districts pursuant to Section 15517 of the Education Code, relating to fire and panic safety, during the period of July 1, 1969, and ending on August 28, 1969, inclusive.

Incorporates additional changes to Sec 17601.1, Ed C., proposed by AB 955, to be operative only upon enactment of AB 955.

*In effect immediately*

Ch. 815 (SB 385) BURGNER Adds Div 23 (commencing with Sec. 35000), Ed C., re Public Service Internship Program

Establishes Public Service Internship Program to provide college students with opportunities to work in and learn about the challenges and problems of government at all levels

Places administration of program under State Scholarship and Loan Commission

Effective until June 30, 1973

Ch. 816 (SB 388) SHERMAN Adds Sec 1752.3, W & I C., re Youth Authority fund allocations

Authorizes Director of Youth Authority, from any moneys made available for such purposes, to allocate funds to local governmental and nongovernmental agencies to share in cost of local correctional programs which are partially financed by federal grants.

Ch. 817 (SB 392) COLOGNE Adds Sec 53293, Gov C., re governmental engineering and survey services

Provides that no agency as defined, which has as its primary function the control and conservation of floodwaters, shall contract to provide engineering or surveying services, as defined by designated chapters of the Business and Professions Code, except with another governmental agency whose boundaries encompass all or a portion of the agency performing the services, or where the agencies have a mutual interest in the area. Provisions not applicable to any contract executed prior to effective date of section.

Ch. 818 (SB 400) TEALE Repeals Sec 2, Ch 1414, Stats. 1967, re snow removal

Deletes June 30, 1970, termination date as to statute requiring the Department of Public Works to remove snow from that portion of former U S Route 40, which has been superseded by the relocation and construction of Route 80, commencing at its intersection with Route 80 near the Donner Memorial Park.

Ch. 819 (SB 417) COLOGNE Amends Secs 3054 and 3057, adds Sec 11713.1, Veh C., re vehicles

Requires New Car Dealers Policy and Appeals Board to fix an effective date for its orders or to remand to Department of Motor Vehicles for fixing of such a date. Modifies evidentiary grounds as basis for appeals

Makes it a misdemeanor for any licensed motor vehicle dealer, manufacturer, or transporter to commit a fraudulent act in repairing or servicing a motor vehicle or parts or accessories thereof

Appropriates \$75,000 for purpose of enforcing provisions of Sec 11713.1, Veh C.

Ch. 820 (SB 465) SONG Adds Sec. 19151, B & P C., re furniture and bedding: advertisements

Prohibits a person licensed under the Furniture and Bedding Inspection Act from advertising an article of upholstered furniture or bedding, or any part thereof, including, but not limited to, headboards, footboards, or frames of beds, using in the advertisement an illustration of an article that is not the article advertised, unless the illustration is coupled with a statement in designated type size that the article advertised is not as illustrated

Ch. 821 (SB 469) MILLS Amends Sec 3180S.1, adds Sec. 31700 5, Gov.C., re County Employees Retirement Law.

Makes certain provisions for computing retirement allowances applicable to all local safety members, rather than just lifeguard and lifesaving personnel, in counties having a population in excess of 295,000 computed according to the population figures set forth in Section 28020 of the Government Code as it existed on the 91st day following the adjournment of the 1953 session of the Legislature, and in other counties which have adopted or may adopt such provisions.

Provides that member with more than 10 years of service who resigns to accept appointment by court in reciprocal county and is granted a deferred retirement shall be considered as maintaining his continuity of service and shall be eligible for reinstatement within 5 years.

Ch. 822 (SB 498) GRUNSKY Amends Sec. 12154, adds Sec. 12551.5, Ed.C., re private day schools.

Requires that a private day school receive verification by the attendance supervisor of the district that the school has filed an affidavit or statement of information as required, before a pupil may be exempted from compulsory education in a full-time public day school

Ch. 823 (SB 509) WHETMORE Amends Secs 74002, 74004, and 74005, adds Sec. 74007, Gov.C., re attachés, municipal courts

Increases salary of various officers and employees, changes number of authorized positions in certain categories of such officers and employees, adds designated positions, and revises certain personnel procedures with respect to such officers and employees in Orange County Municipal Courts Makes specified deputy marshals eligible for safety membership in county retirement system

Ch. 824 (SB 526) CARRELL Amends and repeals various secs., Veh.C., re vehicle and motor numbers.

Revises provisions relating to installation of a motor vehicle engine or motor in a motor vehicle which is identified in specified manner and subject to registration under Vehicle Code, and provisions relating to the assignment of vehicle identifying numbers.

Requires Department of Motor Vehicles, upon receiving specified information, to assign a distinguishing vehicle identification number to vehicle

Specifies that an owner of the original vehicle identification number, rather than an original motor or other number or mark, is not prohibited from restoring such number when authorized by department

Ch. 825 (SB 552) LAGOMARSINO Adds Art. 4 (commencing with Sec 40571), Ch. 1, Div 16, Ag C., re Shipping Point Advisory Committee

Establishes a Shipping Point Advisory Committee, provides for its membership, terms of office and duties

Ch 826 (SB 553) CARRELL Amends Sec. 6404, R & T.C., re sales and use taxes.

Exempts from use tax tangible personal property loaned for purposes of a driver education program, the loan of car by retailer to state college, University of California, an accredited private or parochial secondary school for driver training purposes, or to a veterans hospital or similar nonprofit facility which provides instruction to disabled veterans in the operation of specially equipped motor vehicles

Operative September 1, 1970.

*In effect immediately*

Ch. 827 (SB 559) SHERMAN Amends Sec. 21461, adds Sec 21461.5, Veh.C., re pedestrians

Specifies that it is unlawful for any pedestrian to fail to obey prescribed traffic control signs, signals and devices

Makes technical change

Ch 828 (SB 592) MOSCONE Amends Sec. 11505, Gov C., re administrative proceedings

Requires the statement that is either a part of the accusation or accompanies the accusation served upon a respondent in an administrative proceeding under the Administrative Procedure Act, to advise the respondent of his right to counsel

Ch. 829 (SB 608) DANIELSON Amends Sec. 142, Pen.C., re arrest and custody.

Deletes specific reference to "sheriff," "coroner," "keeper of a jail." and "constable" from section imposing criminal sanctions with respect to peace officers generally refusing to receive or arrest any person charged with a crime and provides that any peace officer who has authority to receive or arrest such person shall be subject to section.

Ch. 830 (SB 608) COLOGNE Amends Sec. 2690, Pen C., re crimes and punishment.

Codification to maintain the codes: makes no substantive change

Ch. 831 (SB 617) SHERMAN Amends Secs 35106 and 35550, Veh.C., re motor coaches and buses.

Provides that motor coaches or buses not under jurisdiction of the Public Utilities Commission \*or not operated by common carriers of passengers in urban or suburban service, may have maximum outside width not exceeding 102 inches

Provides that gross weight on rear axle only of bus shall not exceed 20,500 pounds rather than imposing such excess weight limit on specified buses due to specified reasons.

Ch. 832 (SB 623) CUSANOVICH Amends Sec. 263.6, S. & H.C., re state scenic highways.

Includes Route 118 from Route 23 to DeSoto Avenue near Browns Canyon within state scenic highway system.

Ch. 833 (SB 629) COOMBS Amends Secs. 1 and 2, 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 joint cost allocations for recreation and fish and wildlife enhancement for the California Aquaduct, Delta to Dos Amigos Pumping Plant, and specified expenditures for recreation land acquisition for the Cedar Springs Dam and Silverwood Lake.

Ch. 834 (SB 649) NEJEDLY Adds Sec. 19057 1, Gov.C., re civil service appointments.

Directs that civil service examination scores for positions classed as professional, scientific, administrative, management, or executive be rounded to the nearest whole percentage point and that eligible candidates be ranked in order of the rounded scores. Requires appointing authority to fill a position from among the eligible candidates whose scores fall into the three highest ranks.

Ch. 835 (SB 651) COLOGNE Adds Ch. 10 (commencing with Sec. 175), Div. 1, Prob.C., re trusts of life insurance proceeds.

Establishes procedures for the creation of trusts of life insurance proceeds and other similar benefits. Provides for court supervision of such trusts exempt from normal requirements of probate administration. Conforms inheritance tax aspects of such trusts to those of inter vivos insurance trusts.

Ch. 836 (SB 661) COOMBS Adds Sec. 9654, R & T C., re truck tax.

Exempts from truck tax, charges by a person for transporting himself, his employees, tools or equipment in a motor vehicle when such transportation is incidental to the performance of specified contracts.

Ch. 837 (SB 666) KENNICK Amends Secs. 20042, 31840.2, Gov C., and Sec 30404, P.U.C. re Public Employees' Retirement System.

Permits P E R S. to enter into agreements for reciprocity of retirement benefits with any public agency of this state. Specifies that reciprocity agreements shall provide that the county, city or public agency involved shall modify its retirement system to conform to any amendments to the Public Employees' Retirement Law

\* Correction.

affecting a member's right because of membership in a retirement system established under the County Employees Retirement Law of 1937, and that such agreement may contain such other provisions as the P.E.R.S. deems appropriate. Authorizes Southern California Rapid Transit District to enter into such an agreement. Makes corresponding change in provision applicable to County Employees Retirement Law of 1937.

Ch. 838 (SB 674) MOSCONE Amends Sec. 225p, Civ.C., re adoptions.

Authorizes deferment, waiver, or reduction of fee imposed in connection with adoption of child through public agency if necessary for placement of hard-to-place child.

Ch. 839 (SB 711) SHERMAN Amends Secs. 15502 and 15525.5, Corp.C., re limited partnerships.

Provides that certificate of limited partnership may be signed by attorney in fact for limited partners and that proof of unacknowledged personal signature of limited partner may be made by subscribing witness.

Provides recording of such certificate which on its face appears valid, creates conclusive presumption of validly formed limited partnership in favor of bona fide purchasers or encumbrancers for value.

Removes requirement that partnership have 25 or more limited partners before alternate procedure for amending certificate of limited partnership may be employed.

Ch. 840 (SB 714) SHERMAN Amends Sec. 15518, Ed.C., re school buildings.

Authorizes use of funds provided by increase in tax rate of school district for lease of temporary portable buildings for housing of pupils displaced by the repair, reconstruction, or replacement of school buildings required in order to meet earthquake safety standards.

Ch. 841 (SB 734) CARRELL Adds Sec. 28051.5, Veh.C., re odometers: turning back.

Prohibits advertising for sale, selling, or using any device designed primarily to reduce mileage indicated on odometer gauge of any motor vehicle.

Ch. 842 (SB 743) LAGOMARSINO Repeals Sec. 2, Ch. 1011, Stats. 1969, re juvenile fugitives.

Deletes termination date of 61st day after final adjournment of 1970 Regular Session upon provisions which make the Arnold-Kennick Juvenile Court Law inapplicable to person under 18 years of age who violates any law of another state defining crime and thereafter flees into California.

Ch. 843 (SB 760) DANIELSON Adds Sec. 1714.3, Civ.C., re parent and child

Imputes injury to another caused by discharge of a firearm by minor under age of 15 to parent or guardian having custody or control of minor for all purposes of civil damages, under designated circumstances. Limits amount of liability to \$15,000 for injury or death of one person as a result of any one occurrence, or \$30,000 for injury or death of all persons as a result of any one occurrence.

Ch. 844 (SB 769) MOSCONE Adds Sec. 19161, B. & P.C., re mattresses.

Requires that on and after one year after adoption of standards by Bureau of Furniture and Bedding Inspection, but not later than January 1, 1973, all mattresses sold or offered for sale shall be made of flame-retardant material. Specifically includes within requirement mattresses sold or offered for sale for use in a hotel, motel or other place of public accommodation.

Ch. 845 (SB 778) SCHMITZ Adds Sec. 5150.5, Elec.C., re initiative and referendum.

Extends initiative and referendum provisions under district election law to any regional agency which has the power to tax, to regulate land use, or to condemn and purchase land.

Ch. 846 (SB 798) BEILENSEN Amends Sec. 40309.5, Veh.C., re local parking offenses: bail.

Requires written notices of violations of city or county parking ordinances to be accompanied by a statement in bold print that payments of bail therefor may be sent through the mail.

\* Correction.

Ch. 847 (SB 845) LAGOMARSINO Amends Sec. 31752, Ed.C., re insurance for athletic teams.

Provides that in event of injury of an athlete, the governing school board shall provide a group or individual medical plan with accidental benefits and medical and hospital expense of specified coverages.

Authorizes governing board of school district to satisfy required minimum accident insurance coverage for members of an athletic team through policies certified by Insurance Commissioner to be equivalent to the required coverage.

Ch. 848 (SB 846) LAGOMARSINO Amends Secs. 4573, 4573.5, and 4573.6, Pen.C., re custodial facilities.

Repeals felony prohibitions, relating to narcotics or drugs other than narcotics being brought into or possessed in specified custodial facilities or grounds thereof, to such possession or bringing of any device, contrivance, instrument, or paraphernalia intended to be used for unlawfully injecting or consuming narcotics or drugs other than narcotics. Requires that such possession or bringing be done knowingly.

Ch. 849 (SB 850) COLOGNE Adds Art. 2.5 (commencing with Sec. 1138) to, repeals Art. 2 (commencing with Sec. 1137) of, Ch. 19, Div. 3, Prob.C., re trust administration.

Repeals existing provisions relating to administration of inter vivos trusts.

Sets forth provisions for administration of inter vivos and other trusts, as defined, to become operative on July 1, 1971. Includes in section relating to application of such provisions to various trusts, certain trusts defined by SB 651, to be operative only upon enactment of SB 651.

*In effect immediately.*

Ch. 850 (SB 859) COLOGNE Amends Sec. 1260, Pen.C., re judgments: crimes.

Specifies that appellate court may remand cause to trial court for further proceedings as may be just under circumstances.

Ch. 851 (SB 866) GRUNSKY Amends Sec. 8704, Ed.C., re foreign language instruction.

Changes the termination date for the granting of exemptions to school districts, re foreign language instruction, by the State Board of Education from June 30, 1970, to June 30, 1973.

Ch. 852 (SB 885) BURGNER Amends Secs. 24243 and 24300, P.U.C., re aircraft accidents.

Requires persons who maintain insurance policies meeting the requirements of Section 24350, and who are thus otherwise exempt from the provisions of this part, to report each aircraft accident in which they are involved as operator or owner of aircraft, pursuant to the provisions of Section 24300.

Increases from 48 hours to 15 days, the time \*within which an aircraft accident report must be made by the owner or operator of the aircraft and the sheriff of the county or the police chief of the city in which the accident occurred. Increases from 10 to 15 days the time \*within which a passenger must make an aircraft accident report in the event either the owner or operator is physically unable to make the report.

Ch. 853 (SB 918) DANIELSON Adds Sec. 1121, Gov.C., re conflict of interest.

Impresses trust on gains or profits made by an officer or employee of the state or of a local public agency who purchases and sells property whose value has been enhanced by governmental action of which he has advance knowledge due to his public office or employment. Makes these provisions inapplicable to officer or employee who purchases property by bid at public sale after notice as required by law.

Provides for enforcement of trust.

Ch. 854 (SB 922) MARKS Amends Sec. 1241.7, adds Sec. 1241.9, C.C.P., re eminent domain.

Includes ecological reserves, as provided for in specified provisions of Fish and Game Code, within provisions establishing rebuttable presumption that property appropriated for public use for particular purposes has been appropriated for best and most necessary public use. Includes such ecological reserves within provisions

\* Correction.



authorizing declaratory relief action with respect to best and most necessary use in cases where such property is sought to be acquired for state highway purposes. Provides similarly with respect to presumption and declaratory relief action in case of property of certain nonprofit organizations, which is open to public and reasonably restricted, and is appropriate, and used exclusively, for preservation of native plants, animals including but not limited to mammals, birds, and marine life, or biotic communities, or geological or geographical formations if such property is irrevocably dedicated in specified manner.

Ch 855 (SB 951) LAGOMARSINO Amends Sec. 423, R. & T C, re open-space lands.

Provides that, for purposes of valuing land subject to an enforceable restriction relating to open space, there shall be a rebuttable presumption that prudent management does not include recreational use actually being conducted on the property.

Ch. 856 (SB 973) COOMBS Amends Sec 7141, B & P C, re contractors

Reduces from five years to three years the period during which a contractor may renew a license which has expired because of nonpayment of the renewal fee

Ch 857 (SB 980) PETRIS Amends Sec 5541, adds Sec 5545.1, P.R.C. re regional park districts

Includes, among various specified powers of regional park districts, the power to plan, adopt, improve and maintain trails, natural areas, and ecological and open space preserves

Authorizes district board to submit to electors a proposition to increase maximum tax rate and requires approval by majority vote.

Ch. 858 (SB 997) MILLS Adds Secs. 100 11, 100 12, S & H C, re state highways.

Prohibits Department of Public Works from constructing a state highway as a freeway that will result in the severance or destruction of an existing major route for pedestrians, bicycles, equestrians, and light motorcycles unless it provides a reasonable alternate route for such traffic or such a route exists.

Directs department, in design of state freeways, upon specified findings, to incorporate pedestrian and bicycle facilities along corridors where such facilities do not exist.

Ch 859 (SB 1008) WHETMORE Amends Secs 456.5 and 456 6, Elec C, re voter registration information

Requires county clerk to forward voter registration information to Secretary of State on or before May 1 and October 1 of each odd-numbered year, and deletes requirement for forwarding such information immediately following cancellation of affidavits after each general election.

Ch 860 (SB 1022) COOMBS Amends Sec 2211, S. & H C, re apportionment: federal aid funds

Provides that each county certify the necessary right-of-way and submit such documents to qualify for each successive fiscal year funds rather than requiring that the projects be advertised for successive fiscal year funds.

*In effect immediately*

Ch 861 (SB 1038) BRADLEY Amends Sec 11509, Ins C, re insurance hospital service plans

Excepts specified examination and other fees and charges from computation of annual filing statement fee required to be paid to Insurance Commissioner by nonprofit hospital service plan corporations. Makes related technical, nonsubstantive changes.

Declares that fees payable for calendar year 1969 and calendar years thereafter are as prescribed by bill.

Ch. 862 (SB 1047) SCHRADE Adds Art 5 (commencing with Sec 1170), Ch 3 Div 2 F & G C, re fish hatcheries

Authorizes the Fish and Game Commission to issue permits, subject to such restrictions and regulations as it deems desirable to permit the construction and operation of an anadromous fish hatchery by nonprofit organization under specified conditions.

Provides the state shall not in any manner be responsible for the operation of such a hatchery

Specifies that permit shall only be issued for Rowdy Creek in Del Norte County.

Ch. 863 (SB 1062) SHORT Amends Sec. 9944, B & P.C., re employment agencies

Deletes provision which requires the Bureau of Employment Agencies to refuse an employment agency license when the agency is to be located in conjunction with other specified activities.

Requires the bureau to adopt regulations specifying the type of premises which it will reject because the premises would endanger the health, welfare, safety, or morals of applicants for employment or would reflect unfavorably on the employment agency business.

Ch 864 (SB 1063) SHORT Amends Sec 9992 and 9993, B. & P.C., re employment agencies

States that fee controversies, which do not involve a violation of the Employment Agency Act or the rules and regulations of the Bureau of Employment Agencies, are not a proper subject for complaint to the bureau

Makes failure to comply with obligations of contracts or agreements in certain situations as well as failure to make fee refunds within 10 working days grounds for disciplinary action.

Ch 865 (SB 1077) LAGOMARSINO Amends Sec 75.7, S. & H.C., re state highways

Requires California Highway Commission to include in its report to interested persons and public agencies, noise impact upon communities affected as one of the factors considered in selecting, adopting, and determining location for state highway or freeway.

Incorporates additional changes to Sec 75.7, S. & H.C., proposed by AB 1991, SB 59, and both AB 1991 and SB 59, to be operative only upon enactment of AB 1991, SB 59, or both AB 1991 and SB 59

Ch. 866 (SB 1092) SHERMAN Amends Sec 15513, Corp.C., re limited partnerships.

Clarifies law regulating receipt of any partnership property by limited partner as collateral security in respect to any claim against partnership.

Prohibits making of loan by limited partner on security of partnership property if the assets of the partnership are insufficient to discharge liabilities to specified persons.

Declares that this act does not constitute change in, but is declaratory of, existing law.

Ch. 867 (SB 1105) DEUKMEJIAN Adds Sec. 1906, W. & I.C., re youth service bureaus.

Specifies county may appropriate funds to establish and maintain youth service bureaus for the coordination of activities for the prevention of juvenile delinquency.

*In effect immediately.*

Ch. 868 (SB 1113) MCCARTHY Adds Sec 6086, H. & N.C., re harbor districts.

Prevents commission or board of any harbor district, which consists of the entire area of county, to incur indebtedness for, or to take action to obligate district for, any capital expenditure of more than \$50,000 when preliminary proceedings have been begun before county's local agency formation commission to dissolve such district.

Specifies that provisions shall remain in effect until November 30, 1970.

*In effect immediately.*

Ch. 869 (SB 1105) RICHARDSON Adds Sec. 308.5, F & G.C., re watering places

Provides that the Fish and Game Commission, in cooperation with the land management agency, may prohibit any activity in the vicinity of watering places for the preservation and restoration of mountain sheep and other birds and mammals on public lands

Provides that the Department of Fish and Game may enter into agreements with state or federal agencies controlling public lands for the purpose of posting such areas

Ch. 870 (SB 1182) STIERN Amends, amends and renumbers, adds, repeals various secs., Ed C., re community colleges

Revises provisions relating to community college academic master plans, master plans for facilities, courses of instruction, and educational programs.

Ch. 871 (SB 1194) STIERN Amends Secs. 31203 and 31212, Ed.C, re state competitive scholarship program.

Exempts veterans as defined by State Scholarship and Loan Commission from prohibition on receipt of state competitive scholarships by person who has attained 24th birthday. Provides for appointment by commission of a director, rather than an executive director.

Ch 872 (SB 1202) RODDA Amends Secs 9307, 9316, Ed C., re textbooks

Provides, re the selection of basic textbooks by the governing board of a school district maintaining one or more elementary schools, that the title so selected and the distribution schedule resulting therefrom shall become the basic textbook distribution schedule available to the school district throughout the basic textbook adoption period.

Authorizes the State Board of Education to provide additional basic elementary school textbooks in reading in specified grades where a typical basic textbook program includes more than one basic textbook level representing progressive levels of learning.

Ch. 873 (SB 1272) WAY Amends Sec. 62707.5, Ag C., re milk pooling

Provides that under the Gonsalves Milk Pooling Act the transfer of the entire pool quota of any producer shall carry with it to the recipients the same percentage, rather than the same quantity, of that producer's production base.

Ch 874 (SB 1312) MARLER Adds Sec 759, S & H C., re state highways

Requires California Highway Commission, upon selection, adoption, and determination of location of a state highway or freeway, to notify all planning agencies and legislative bodies responsible for adoption of general plans for physical development in area affected by its action

Requires such planning agencies and legislative bodies to revise circulation element in their general plans to reflect action of commission within 90 days after receiving notice.

Ch. 875 (SB 1327) BURGNER Adds Sec. 13089, Ed.C., re school employee organizations.

Requires that initial wage proposals of employee organizations representing teachers or a negotiating council be made to public school employer or governing board thereof at public meeting, and provides that thereafter such proposals shall be a public record.

Ch. 876 (SB 1333) PETRIS Adds Sec 10185, Ed.C, re driver training: insurance

Requires governing board of any school district maintaining courses in driver education and automobile driver training to advise parents or guardians of participating pupils of their potential liability under the Vehicle Code and to inform parents that insurance of district applies only to the liability of the district and may not apply to the liability of the parents or person signing and verifying the application for the pupil's driver's license. Prohibits districts from stating in any manner that parents or guardians would not be civilly liable for any civil liability of such pupil arising out of his driving in such course. Requires districts to notify parents and guardians that liability insurance may be available to them.

Ch. 877 (SB 1413) MARLER Adds Sec 25532, Ed C, re college fire protection.

Authorizes governing board of any district maintaining a junior college, subject to written approval of Local Agency Formation Commission, to establish and operate a fire department, including ambulance, rescue and first aid services, upon any junior college campus governed by it and located wholly outside any city, fire protection district or other local agency which provides fire protection service. Authorizes governing board to enter into mutual aid agreements with other governmental agencies and to contract with owners or occupants of property within vicinity for fire protection service under specified circumstances. Authorizes con-

tinuation of such service notwithstanding subsequent annexation of any portion of campus to agency providing fire protection service.

Ch. 878 (SB 1419) TEALE Amends Sec. 23753.3, Ed C , re state colleges.

Creates State College Continuing Education Revenue Fund and designates such fund the successor to State College Extension Program Revenue Fund. Provides for deposit of revenues from state college summer session and other self-supporting instructional programs, as well as revenues from extension programs, in such fund. To become operative May 1, 1971.

Ch. 879 (AB 73) VEYSEY Amends Sec. 22700, Ed.C., re coordinating council : higher education.

Revises membership on Coordinating Council for Higher Education to one, rather than three, representatives each of the University of California, the California State Colleges, the public junior colleges, and the private colleges and universities in this state. Adds member of State Board of Education appointed by board president for one-year term as nonvoting ex officio member of council. Deletes requirements that such representatives be either administrative officers or board members of institutions so represented.

Revises provisions re alternates for such representatives  
Makes corresponding technical changes.

Ch. 880 (AB 2385) THOMAS Adds Sec. 895.12, Ed.C., re special education.

Authorizes any school district with average daily attendance of 400,000 or more to contract with county superintendent of schools or another school district for education of physically handicapped minors, mentally retarded minors, or educationally handicapped minors. Requires school district whose pupils receive educational services under such contract to pay all costs of such educational services in excess of amounts received by party providing the educational services. Provides that when county superintendent of schools is party to such contract, only the school district whose pupils are receiving such educational services may levy taxes to defray costs of such educational services.

*In effect immediately.*

Ch. 881 (AB 4) BELOTTI Amends Sec. 555, adds Sec. 263.9, S. & H.C., re state highways.

Includes Route 254 within state scenic highway system.

Revises Route 255 to be from Route 101 in Eureka to Route 101 near Arcata via Humboldt Bay Bridge and the Samoa Peninsula, rather than from Route 101 in Eureka across Humboldt Bay to the Samoa Peninsula.

Ch. 882 (AB 50) CHAPPIE Amends Sec 4181, F. & G.C., re depredators.

Provides that owner or tenant of land may apply to Department of Fish and Game for a permit to kill gray squirrels causing damage to his property provided no poison may be used, and department shall designate the type of trap to be used to insure the most humane method, and may require trapped squirrels be released in parks and other nonagricultural areas.

Ch. 883 (AB 146) CHAPPIE New act. re Folsom Lake Bridge Authority.

Appropriates \$4,700 41 to Folsom Lake Bridge Authority for support in 1969-70 and 1970-71 fiscal years.

*In effect immediately.*

Ch 884 (AB 209) BRITSCHGI Adds Sec. 3367, Lab.C., re workmen's compensation.

Provides that anyone who voluntarily renders technical assistance to a public entity to prevent a fire, explosion or other hazardous occurrence at the request of a duly authorized fire or law enforcement officer of that public entity to whom the technical assistance was rendered is deemed an employee of the entity and is entitled to receive compensation benefits. Includes traveling to or from potentially hazardous condition within the scope of employment.

Ch. 885 (AB 229) THOMAS Adds Secs. 2768. 2769, 2770, 2771, R & T.C., re property taxation.

Permits, in counties having a population of 4,000,000 or more and providing for payment of property taxes in four installments, provision by board of supervisors that taxes on the secured roll become due and payable October 1st, rather than September 10th, and become delinquent October 25th, rather than October 10th

Requires specified information to be on the tax bill.

Requires county tax collector to send copy of tax bill to assessee when tax bill is sent to person other than assessee who has the power to pay the taxes on behalf of the assessee and requires such person to pay the second installment of taxes on or before December 31 if notified in writing by the assessee before December 1, providing sufficient impounded funds are available.

Ch 886 (AB 231) MURPHY Amends Sec. 22651, Veh C, re unattended vehicles, traffic hazards

Authorizes removal from highways of unattended vehicles in such a condition as to create a hazard to traffic upon the highway

Ch 887 (AB 262) MCCARTHY Adds Secs 4150 2 and 9268, Veh C., re motorcycles, registration.

Specifies that application for original registration of motorcycle shall contain, in addition to data presently required, the motor and frame numbers stamped on the vehicle by the manufacturer and be accompanied by a tracing of the motor number. Requires Department of Motor Vehicles to maintain cross-index file of such motor and frame numbers.

Requires, in addition to other registration fees, one dollar fee on original registration of motorcycle.

To become operative on January 1, 1972

Ch 888 (AB 311) CHAPPIE Amends Sec 6730 1 and adds Sec 6732 2, B. & P.C., re professional engineers

Allows person who possesses a valid certificate to practice photogrammetry to obtain certificate of authority to use title of consulting engineer if he makes application and presents evidence of certain qualifications to the satisfaction of the board

Provides that person making application to register as either mechanical or electrical engineer pursuant to Section 6730.1 shall make application with board before June 30, 1971.

Ch 889 (AB 314) BRIGGS Amends Sec 637, U I C, re excluded services.

Redefines "employment" for purposes of the unemployment insurance laws to exclude officers and directors of corporations where they are the sole shareholders of the corporations and such corporation is not subject to the Federal Unemployment Tax Act.

Ch 890 (AB 374) MULFORD Adds Sec. 12031 5, Pen C, re carrying of firearms

Adds to those categories of persons who may possess loaded firearms in public places or streets, uniformed employees of state-licensed private investigators private patrol operators, and operators of a private patrol service, while acting within course and scope of employment as private investigators or private patrolmen

*In effect immediately*

Ch 891 (AB 363) FORAN Repeals and adds Title 7.1 (commencing with Sec. 66500), Gov C, re Metropolitan Transportation Commission.

Creates the Metropolitan Transportation Commission to provide regional comprehensive transportation planning for the region comprised of the City and County of San Francisco and the Counties of Alameda, Contra Costa, Marin, Napa, San Mateo, Santa Clara, Solano and Sonoma

Prescribes the commission's membership, duties, and powers

Directs the commission to adopt a regional transportation plan by June 30, 1973, which plan shall include financial plan for regional transportation system and schedule of priorities on a project basis for construction modification, and maintenance of various segments of system to meet the transportation needs of the region for the ensuing 10 years

Requires the commission to submit a report on its findings and recommendations re function of harbors and airports in the regional transportation system to the Legislature by 5th calendar day of 1974 Regular Session of the Legislature

Ch 892 (AB 384) HARVEY JOHNSON Amends Sec 13143, H & S.C., re safety

Requires State Fire Marshal, with advice of State Fire Advisory Board, to prepare and adopt regulations establishing minimum standards for prevention of fire and for protection of life and property against fire and panic in any movie theater with capacity of 10 or more persons which charges an admission fee.

Ch. 893 (AB 392) CORY Adds Sec. 19559 6, Ed.C. re school building aid.

Authorizes State Allocation Board, pursuant to State School Building Aid Law of 1952 and under specified conditions, to grant apportionment priority to school districts which have sold facilities replaced under previous application and have applied resulting proceeds in reduction of prior apportionments.

Ch. 894 (AB 408) GONSALVES Amends Sec. 16550, Veh.C., re motor vehicles, transporters

Increases minimum limit of ability to respond in damages for transporters of vehicles, resulting from the operation of transporters' business, for personal injury to, or death of, one or more persons in one accident from \$10,000-\$20,000 to \$15,000-\$30,000. Increases amount of bond which may be posted with Department of Motor Vehicles to maintain ability to respond in damages from \$25,000 to \$35,000. Requires person maintaining ability to respond in damages by qualifying as self-insurer to qualify every 12 months unless department extends such period upon specified determination.

Ch. 895 (AB 409) BERRYHILL Adds Sec. 2561, S. & H.C., re state highways.

Requires State Highway Commission or Department of Public Works to hold public hearing on, and to give written notice to legislative bodies of cities and counties located in affected area of, its proposed recommendation required by statute to Legislature to delete highway, or portion thereof, from state highway system, and to publish notice of such hearing in newspaper of general circulation in affected areas.

Requires that the public hearing be held in state highway district within which is located the major portion of the highway proposed to be deleted

Ch. 896 (AB 447) KETCHUM Amends and adds various secs. B & P.C., re geology

Makes various changes in the Geology Act, including, among others, providing for the issuance of specialty seals, providing for a registration fee and renewal fee for specialty geologist, eliminating the minimum fees due under the act and making various technical changes

Provides for operation of certain provisions in event Governor's Reorganization Plan No 2 becomes effective and in event AB 418 is enacted.

Ch. 897 (AB 606) WILSON Adds Secs. 34285, 34331, 34332, H. & S.C., re housing authorities.

Permits governing body of city or county to call upon residents in housing authority project to form project committee considered representative by the governing body. Requires authority, upon direction and approval of governing body, to consult with such committee on matters which affect residents at the project for one-year period subject to one-year extensions by the governing body, and to maintain and make available minutes of meetings of project committee with authority

Prohibits authority from taking specified actions with respect to tenant or prospective tenant, including retaliatory actions or requiring tenant's waiver of rights as condition of rental

Requires authority to take specified actions with regard to leases and rental agreements, including expressly covenanting to maintain units at code standards contemporaneous with construction, posting certain notices within projects, making available authority records, and inspecting premises to be rented or leased.

Ch. 898 (AB 643) MURPHY Amends Sec 7450, Ed.C., re vocational education

Revises statement of intent of the Legislature as to purpose of the regional occupational centers and programs in preparing the trainee for gainful employment in the area for which training was provided.

Ch. 899 (AB 656) MOBLEY Amends Sec. 10311, S. & H.C., re special assessment improvement districts

Extends from six months to one year the period after a successful protest under the Municipal Improvement Act of 1913, within which no further proceedings may be taken.

Authorizes the withdrawal of a protest, in writing, any time prior to the conclusion of the protest hearing.

Ch. 900 (AB 663) WILSON Adds Sec 65-6.1, Gov.C., re revenue bonds

Allows a joint powers agency of second class county to issue revenue bonds for a public airport and facilities and improvements related thereto. Effective only until Dec. 31, 1972

Ch. 901 (AB 702) PRIOLO Adds Sec S5.3, H & N.C., re harbors and navigation.

Appropriates from Harbors and Watercraft Revolving Fund for fiscal year 1970-1971, sum not to exceed \$150,000 to Department of Navigation and Ocean Development for specified contract authority and specifies that such moneys may be expended for such purposes in subsequent fiscal years as may be appropriated by the Legislature. Provides that moneys expended for such contract authority with respect to small craft harbor projects for which loans may be made to cities, counties or districts shall be added to the principal of any such loans

Ch. 902 (AB 718) BERRYHILL Amends Sec 13320, adds Div. 75 (commencing with Sec 14000), Wat.C., re liquid waste haulers

Makes it unlawful, with prescribed exceptions, for any person to carry on, or engage in, business of hauling liquid waste, as defined, or hauling such waste as part of, or incidental to, any business unless he is registered with State Water Resources Control Board, as prescribed, requires such person to pay to board \$10 annual registration fee and prescribed fee for vehicles used for transportation of liquid waste, and appropriates such fees for administration of such provisions.

Requires, with prescribed exceptions, haulers of liquid waste to dispose of such waste only on sites approved by regional water quality control board and only type of waste designated for particular site, by such board in whose region such liquid waste is disposed. Prohibits disposal of liquid waste into community sewer system without prior written approval, as specified, of operator of such system. Prohibits producers of liquid waste which is to be hauled in vehicle prior to being discharged from consigning or delivering such waste to other than registered liquid waste hauler. Makes it a misdemeanor to violate such provisions.

Requires Attorney General to bring action in court for prescribed equitable remedies in connection with violation of provisions of this act

Specifies that city or county may adopt and enforce equal or higher standards in connection with hauling and disposal of liquid waste wholly within its boundaries.

Permits state board to review, as prescribed, any action or failure to act by any regional board

Incorporates additional changes to Sec 13320, Water Code, proposed by AB 2350 to be operative only upon enactment of AB 2350

Ch. 903 (AB 841) CRANDALL Amends Sec. 32032, Ed.C., re innovative schools

Adds kindergarten to classes which pupils may attend in innovative schools

Ch 904 (AB 2430) VEYSEY Amends Sec 7502, and adds Secs. 7561, 7562, 7563, Ed.C., re educational programs

Revises legislative declaration, in connection with setting of minimum standards and guidelines for educational programs, as defined, to encourage local districts to develop programs that will best fit the needs and interests of pupils, pursuant to stated philosophy, goals, and objectives, rather than to encourage local districts to develop programs that will best fit the needs and interests of pupils

Defines "philosophy," "goal," and "objective "

Ch. 905 (AB 893) TOWNSEND Adds Sec. 25531.8, Ed.C., re community college bookstores

Authorizes governing boards of community college districts to establish bookstores on district property and prescribes permissible investments and expenditures of proceeds from the operation of a community college bookstore. Requires the audit of funds derived from operation of a community college bookstore in the manner provided for funds of a school district.

*In effect immediately.*

Ch. 906 (AB 932) DUNLAP Amends Sec 19506, R. & T C., re senior citizens tax assistance

Provides that for purposes of Senior Citizens Property Tax Law, provisions requiring proration of property taxes do not apply, to the extent of ownership interest in claimant's home-stead by claimant and one or more specified relatives of the claimant or the spouses of such relatives, rather than not requiring proration of property taxes if the ownership of the claimant's homestead is in joint tenancy with the claimant and one of such relatives or the property taxes were paid entirely by the claimant or members of his household

Operative with respect to property taxes paid for the 1969-1970 fiscal year and fiscal years thereafter.

*In effect immediately*

Ch. 907 (AB 934) WILSON Amends Sec 6103, Gov.C., re payment of fees.

Includes a Public Housing Authority within the class of public agencies which do not pay fees for certain legal transactions.

Ch. 908 (AB 942) DUFFY Adds Art 4 5 (commencing with Sec. 2176), Ch. 5, Div. 2, B & P C., re medical student loans.

Authorizes loan program for medical students to be administered by Board of Medical Examiners

Appropriates \$75,000 from surpluses accumulated in contingent fund of Board of Medical Examiners for purposes of act

Ch. 909 (AB 952) DUNLAP Amends Sec. 1, Ch. 1141, Stats. 1968, re junior college construction.

Revises provisions relating to eligibility of certain junior college districts re authorization to award bids for construction of buildings and facilities contained in proposed projects approved by the 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 districts demonstrate two specified conditions to Department of Education and Department of Finance

*In effect immediately*

Ch 910 (AB 983) HAYES Amends and renumbers Sec. 405 8, C.C P., re mal-practice actions

Makes technical, nonsubstantive change

Ch. 911 (AB 994) STACEY Amends Sec 12894, Wat.C., re local water agency bonds

Permits Department of Water Resources, when authorized by law, to enter into commitment to make loan to a public agency in connection with its general obligation bonds for construction of project utilizing water obtained through an exchange of water from State Water Resources Development System, in addition to allowing such commitment for loans for projects utilizing water obtained from such system

Defines general obligation bonds to include bonds, but not direct assessment warrants, issued by California water storage districts

Corrects reference to California Districts Securities Commission to refer to State Treasurer, to reflect 1969 change in law.

Ch. 912 (AB 1040) CHAPPIE Amends Sec 21669 3, P.U C., re regulation of obstructions

Delays operative date from January 1, 1971, to December 1, 1971, of aircraft and aircraft engine noise standard regulations adopted by Department of Aeronautics and extends deadline for submission of report of such regulations required to be filed by department with Legislature from April 1, 1970, to December 31, 1970

Ch 913 (AB 1126) HARVEY JOHNSON Amends Sec. 690.23, C.C.P., re bankruptcy retirement funds

Exempts from execution, attachment, and garnishment in bankruptcy proceeding, all moneys in private retirement plans and private profit-sharing plans designed and used for retirement purposes, and prescribed moneys received by any person from such plans, except for moneys contained in, or received from, certain self-employed private retirement plans.



**Ch. 914 (AB 1128) MACDONALD** Amends, adds, repeals various secs., Gov. C., re court personnel

Authorizes Superior Court in Ventura County to assign court commissioner, in addition to other duties assigned by law, duties prescribed for court commissioners in counties with population of 900,000 or more and duties of probate commissioner.

Provides a salary range of \$1,502 to \$1,826 per month for commissioner assigned such duties

Changes number and salary of various attachés of Ventura County Municipal Court Revises certain staffing procedures of such court

**Ch. 915 (AB 1133) CRANDALL** Adds Sec 6153, Ed C., re home teaching

Authorizes governing board of school district maintaining home-teaching program or affording home instruction to handicapped minors to provide such teaching or instruction on Saturday

Provides that no pupil will be required to attend upon a home-teaching program or home instruction without consent of parent or guardian

**Ch. 916 (AB 1226) BRATHWAITE** Amends Secs 4025 and 4026, Pen.C., re county jails.

Authorizes county treasurer pursuant to prescribed provisions to deposit, invest, or reinvest any part of inmate welfare fund not needed for immediate use. Authorizes sheriff to expend money from such fund to provide indigent inmates, prior to release, with essential clothing and transportation expenses within county.

**Ch. 917 (AB 1248) WILSON** Adds various secs., H & S C., re area housing authorities.

Permits governing bodies of cities and counties to agree to form area housing authorities, having all powers of city or county housing authority under existing law. Prescribes procedure for formation of such area authorities, including appointment of commissioners. Delineates possible area of operation of such authorities. Declares that nothing in act shall be interpreted to prohibit joint powers agreements authorized under existing law.

**Ch 918 (AB 1251) PORTER** Amends, amends and renumbers, and adds various secs., Wat C., F & G C., re water quality

Requires persons, other than those using reclamation water for producing, manufacturing, or processing, who are reclaiming or proposing to reclaim or using or proposing to use reclaimed water to file with the regional water quality control board a report containing such information as may be required by the board, and to file a report of any material change or proposed change in the character of the reclaimed water or its use. Contains related provisions

Allows regional board to issue a cease and desist order against any discharge or threatened discharge of waste in violation of regional board's requirements or prohibitions rather than limiting area to board's own region

Requires any person who intentionally or negligently causes or permits any waste to be discharged or deposited where it is, or probably will be, discharged into the waters of the state and creates, or threatens to create, a condition of pollution or nuisance (rather than any person who intentionally or negligently causes or permits any waste to be deposited where it is discharged into the waters of the state and creates a condition of pollution or nuisance) to clean up such waste or abate the effects thereof upon order of the regional board

Requires superior court to notify the regional water quality control board or state board, whichever issued cease and desist order, and hearing, before it stays the operation of cease and desist order.

Requires any civil action in connection with water quality brought by, or against, city, county and county, county or other public agency to be transferred, upon motion of either party, to county or city and county not party to action or county other than that in which city or public agency is located

Requires State Treasurer, when requested by State Water Resources Control Board and approved by Director of Finance, to transfer moneys, not to exceed \$25,000 at any one time, as loan from State Water Quality Control Fund to State Water Pollution Cleanup and Abatement Account, to be repaid from such account.

Provides that no person shall reclaim water, as well as use reclaimed water, for any purpose for which reclamation criteria have been established until water re-

clamation requirements have been established. Provides that any person reclaiming water or using reclaimed water prior to such time after such violation has been called to his attention in writing by the regional board is guilty of a misdemeanor and that each day of such reclaiming or use shall constitute a separate offense. Makes various related changes relating to the enforcement of water reclamation requirements.

Reduces from 180 to 120 days the period of time after receipt of regional board's report in which if a county or city fails to adopt an ordinance establishing water well and cathodic protection well construction, maintenance, abandonment, and destruction standards, the regional board may adopt such standards.

Authorizes each regional board to hold such additional special hearings as shall be called by the chairman or any two members. Authorizes each regional board to investigate water quality within its region in connection with any action authorized by Porter-Cologne Water Quality Act. Makes certain other changes in such act.

Requires at least one qualified plant operator have sewage treatment plant operator qualification prior to application for a loan from the Water Quality Control Fund.

Provides that specified provisions relating to Trinity and Klamath River Fish and Game District are not a limitation on authority of state board or regional boards to adopt and enforce additional discharge requirements or prohibitions.

Ch 919 (AB 1263) LANTERMAN Amends Sec. 15503.5, Ed.C., re school buildings

Excludes buildings utilized by adult schools or community colleges for off-campus, noncredit, voluntary adult education courses from the definition of a school building for purposes of earthquake safety provisions.

Eliminates provisions which, since 1968, have excluded from definition of school building for purposes of "Field Act," certain pre-"Field Act" nonclassroom buildings.

Ch 920 (AB 1279) CHAPPIE New act, re water pollution control.

Provides the first \$2,000,000 received by the state from specified oil and dry gas revenue during fiscal year 1970-1971 shall be deposited in the State Water Quality Control Fund and reduces deposits to the Central Valley Water Project Construction Fund from \$25,000,000 to \$23,000,000 for fiscal year 1970-1971 and increases deposits from \$25,000,000 to \$27,000,000 for fiscal year 1971-1972.

Appropriates \$2,000,000 from the State Water Quality Control Fund to the State Water Resources Control Board for expenditure for a loan to the Tahoe City Public Utility District for construction of necessary sewage and storm drainage facilities to prevent and control water pollution in the north Lake Tahoe area served by the district on condition of repayment of the loan with interest. Requires district to sell any authorized but unissued bonds and to use the bond proceeds to immediately repay the amount of any such loan.

Ch. 921 (AB 1302) ZENOVICH Adds Sec 5026, Fin.C. re legal investments.

Provides loans secured by real property held by savings and loan association may be purchased directly from association by a pension fund, credit union, labor union fund, or public employee association.

Ch. 922 (AB 1326) BRIGGS Amends Sec. 3547, P.U.C., re highway carriers.

Provides that the Public Utilities Commission shall, rather than may, regulate the leasing of motor vehicles by highway carriers.

Ch. 923 (AB 1371) BILL GREENE Amends, repeals, various secs., Veh.C., re vehicles

Codification to maintain the codes; makes no substantive change.

Ch. 924 (AB 1374) BILL GREENE Amends Secs. 135.3, 186.95, 888.4, 2008, S. & H.C., re streets and highways.

Codification to maintain the codes; makes no substantive change.

Ch. 925 (AB 1421) BATHAM Amends Sec 3771, P.U.C., re transportation.

Requires any highway permit carrier whose operating permit is suspended at request of the carrier to pay to Public Utilities Commission, for deposit in Transportation Rate Fund, permit suspension fee of \$50.

To become operative January 1, 1971

Ch. 926 (AB 1458) POWERS Adds Sec. 21116, Veh.C., re motor vehicles.

Prohibits a person from driving a motor vehicle on specified roadways located on specified levees, canal banks, natural watercourse banks, or pipeline right-of-ways

Requires, for this prohibition to be applicable to a particular levee, canal bank, natural watercourse bank, or pipeline right-of-way, state or other specified agency, whichever has the responsibility for maintenance of such levees, canal banks, natural watercourse banks, or pipeline rights-of-way, to post signs, or to give notice, and to have available at its principal office a specified written statement, in conformity with the existing rights of such agency to control access to the roadway, with respect to operation of motor vehicles on such roadways.

Ch. 927 (AB 1468) HARVEY JOHNSON Amends Sec 55350, Wat.C., re county waterworks district contracts.

Authorizes certain district contracts to be let under specified conditions by the county purchasing agent on behalf of the district.

Ch. 928 (AB 1472) STACEY Amends Sec. 1627 and adds Art 2.5 (commencing with Sec. 1640), Ch. 4, Div. 2, B. & P.C., re dentistry

Provides for the issuance by the Board of Dental Examiners of a special permit which entitles the holder thereof to practice in his specialty at the dental college where he is employed and at its affiliated institutions under specified conditions.

Specifies the qualifications for admission to the examination for such permit.

Ch. 929 (AB 1479) STACEY Amends Sec. 35400, Veh.C., re vehicle length

Excepts specified semitrailers from provisions prohibiting any vehicle from exceeding a length of 40 feet.

Ch 930 (AB 1526) POWERS Adds Secs. 31105, 31106, Wat.C., re county water districts.

Authorizes districts to adopt ordinances relating to provision of sewer services and regulation of such services, and prescribes manner in which such ordinances shall become effective. Makes violation of such ordinances a misdemeanor.

Ch. 931 (AB 1629) LANTERMAN Amends Sec 186, S & H.C., re State Highway Fund expenditures.

Establishes a limit of \$0.0125 of tax per gallon on gasoline for highway administration and maintenance purposes, rather than a \$0.0125 limit until June 30, 1970, and \$0.01 thereafter.

Ch. 932 (AB 1656) GONSALVES New act. re land for public purposes.

Deletes requirement, for cities in counties of over 6,000,000 population, that the city agree to devote land to public purposes as condition of release from agreement with county to maintain such land as park or recreation area, effective until December 31, 1971.

Ch. 933 (AB 1661) BAGLEY Amends Sec 3123, Com.C., re state holidays.

Creates optional bank holiday on Good Friday commencing at 3:00 p.m.

Ch. 934 (AB 1711) TOWNSEND Adds Sec 165.5, Veh.C., re emergency vehicles—rescue teams.

Provides no act or omission of any rescue team, as defined, operating in conjunction with an authorized emergency vehicle, as defined, while attempting to resuscitate any person in immediate danger of loss of life shall impose liability upon rescue team, owners or operators of any authorized emergency vehicle, if good faith is exercised Prescribes specified training for members of such teams.

Provides that section shall not relieve the owners or operators of any other duty imposed upon them by law for designation and training of members of rescue team or for any provisions regarding maintenance of equipment used by the rescue team

Ch. 935 (AB 1716) WILSON Amends various secs, R & T.C., U.I.C., re state liens

Specifies that various tax liens and liens filed with respect to unemployment compensation shall not be valid, insofar as a beneficial interest under a mortgage or deed of trust is concerned, as against a purchaser of such interest in personal property for value without actual knowledge of the lien, commencing with liens filed on and after January 1, 1971.

**Ch. 936 (AB 1745) MURPHY** Amends Secs. 1260b, 1305, Pen.C., re bail.

Provides that if, without sufficient excuse, defendant admitted to bail fails to appear when lawfully required but court has reason to believe sufficient excuse may exist, court, without ordering forfeiture of bail or issuing bench warrant, may continue case for reasonable period to enable defendant to appear.

Provides that officer of sheriff's department or police department of city who is in charge of jail and is acting under agreement with agency which keeps jail wherein arrested person is held in custody has authority to approve and accept bail, issue order for release of person, and set time and place for appearance of person.

**Ch. 937 (AB 1755) BRIGGS** Adds Sec. 1756, and repeals Secs. 1128, 1129, and 1756, W. & I.C., re correctional schools.

Revises provisions for transfer from correctional schools to state hospitals, and the return thereof or release from state hospital upon termination of commitment, of mentally retarded and mentally deficient persons. Deletes authority for transfer and return of epileptics.

**Ch. 938 (AB 2276) HAYES** Amends Sec. 12031, Pen.C., re firearms.

Excepts uniformed security guards, rather than building guards, employed by any public agency from certain prohibitions involving carrying of loaded firearms.

**Ch. 939 (AB 1762) CHAPPIE** Amends Sec. 35005, adds Sec. 71813, Wat.C., re water districts.

Specifically provides for appointment of proxy for California water district elections by certification in accordance with specified procedure, as well as by acknowledgment.

Provides that a municipal water district may issue bond anticipation notes for the purposes of an improvement district formed pursuant to specified provisions under certain conditions.

**Ch. 940 (AB 1778) WOOD** Amends Sec. 5096.26, P.R.C., re federal outdoor recreation grants.

Excepts federal grants made to political subdivisions of state from provision requiring all federal grants for outdoor recreation purposes which result from the expenditure of state funds under the State Beach, Park, Recreational, and Historical Facilities Bond Act of 1964 to be deposited to the credit of the State Beach, Park, Recreational, and Historical Facilities Fund and specifying that such grants shall be available, when appropriated, for expenditure for specified bond act purposes.

**Ch. 941 (AB 1784) RUSSELL** Adds, repeals, Sec. 12427, Gov.C, re Department of Finance.

Removes the requirement that the Controller audit records of Department of Finance and instead requires the Controller to make a yearly financial analysis to ascertain specified facts.

**Ch. 942 (AB 1855) BADHAM** Amends Sec 3737, P.U.C, re transportation.

Requires the Public Utilities Commission to serve copies of its decisions or orders without charge only upon each party appearing in the case or proceeding resulting in the decision or order instead of requiring service upon each carrier affected.

Requires carriers, upon issuance of a permit to operate as a highway carrier, to obtain and maintain copies of all tariffs, decisions or orders applicable to class of transportation authorized by the permit. Provides for revocation of carrier's permit for failure to comply with foregoing requirement.

Requires commission to furnish, for reasonable charge not to exceed cost, copies of tariffs, decisions, or orders applicable to each class of transportation service.

**Ch. 943 (AB 1876) BERRYHILL** Amends Sec 4602, Veh.C., re vehicle registration renewal.

Requires applications for renewal of vehicle registration to be made by not later than midnight of the first Friday in February, rather than between January 1st and midnight of February 4th.

Ch. 944 (AB 1984) FORAN Amends Sec 1355 1, Fin C, and Sec. 53651, Gov.C., adds Sec. 20293, P.U.C., re transit district bonds.

Adds sales tax revenue bonds of transit districts to permissible investment of savings banks and to list of eligible securities for active or inactive deposits of local agencies.

Allows the San Francisco Bay Area Rapid Transit District to pledge income from property taxation to payment of revenue bonds or equipment trust certificates.

Ch. 945 (AB 2001) McGEE Amends Sec 172g, Pen C, re alcoholic beverages.

Makes it a misdemeanor to sell or expose for sale intoxicating liquor within one mile of the grounds of the University of Santa Clara in the City of Santa Clara.

Ch. 946 (AB 2037) RAY E JOHNSON Adds Secs 18053, 18106, Gov.C., re state personnel.

Gives state college employees who were employees of state college auxiliary organizations immediately prior to becoming state college employees and whose functions and employment were, subsequent to January 1, 1969, transferred to and assumed by a state college, credit for prior service with the auxiliary organization in connection with the accumulation of sick leave and vacation credits. Allows such employees to retain accumulated sick leave

Ch. 947 (AB 2052) BEE Amends Secs. 1 and 11, Ch. 1942, Stats. 1961, re Alameda County ground water.

Permits replenishment assessment on ground water production fixed by the Alameda County Water District to be computed at a different rate for agricultural or recreational water, as defined, than for water other than agricultural or recreational water.

*In effect immediately.*

Ch. 948 (AB 2090) HOM Amends Sec 16175, Ed C, re real property exchange.

Eliminates provisions limiting in applicability to largest school districts specified statutory procedure for exchange of real property where three acres or more is involved and for limited periods to certain junior college districts where 10 acres or less is involved, and makes procedure generally applicable to all districts regardless of acreage involved

Authorizes exchanges of real property by a school district to be with private business firms, as well as with persons

Ch. 949 (AB 2157) BEVERLY Amends, adds, repeals various secs, Ins C., re insurance

Revises law relating to service of process, notices, and papers with respect to certain insurers, societies and nonresident insurance agents and brokers.

Ch. 950 (AB 2161) BURKE Adds Sec 6011 2, Ed C, re outdoor science

Authorizes transportation, where outdoor science program involves studies in marine science, of pupils, instructors, supervisors or other personnel aboard U.S. Coast Guard approved vessels in Pacific Ocean for distances not exceeding five miles westerly of California offshore islands

Ch. 951 (AB 2170) RUSSELL New act, re disposal of surplus property

Authorizes the Department of General Services with the approval of the State Public Works Board, to dispose of specified parcels of property upon giving of public notice Provides, however, that the Director of General Services shall not sell, exchange, or lease the specified parcels until the agency having jurisdiction over the property declares it surplus or the agency having jurisdiction has received notice of a hearing before the Public Works Board and the Public Works Board, after a public hearing, approves of a program directed towards the sale, exchange, or lease of the property Authorizes conditional exchange of Parcel 3 with any moneys received from disposition to apply to state parks Requires that any lease of specified parcels in excess of five years shall contain provision for recalculation to the state's satisfaction of the amount of rent payable to the state Authorizes exchange with Sacramento Redevelopment Agency of a specific property Requires that 1969 amendments to Section 11011 of the Government Code shall apply to all unsold parcels where authorization to sell was given prior to the effective date of

those amendments Permits expenses incurred under Chapter 1251, Statutes of 1967, re sale of state's interest in Squaw Valley State Park, to be paid from appropriation made by Section 15863 of Government Code Makes authorizations to sell made before effective date of this act subject to approval of the State Public Works Board. Authorizes 35-year lease for state office building in Santa Ana Civic Center, with title to state at end of lease

Ch. 952 (AB 2209) HAYES Amends Secs 1170, 1172, and 1174, and repeals Sec 1173, Prob.C., re administration of estates

Provides court may act ex parte on petition to establish fact of death of person, where death affects interest in property of a survivor, if petitioner files affidavit with petition stating he has no reason to believe that there is any opposition to, or contest of, such petition Deletes requirement that clerk set hearing and post notice thereof in such cases

States petition or affidavits in support thereof shall be received as evidence and acted upon by court with same force and effect as if petitioner or affiants were personally present and testified as to facts set forth, rather than allowing such receipt in evidence only in event of no opposition to, or contest of, petition Specifies that presumption established by such provisions is presumption affecting burden of producing evidence.

Deletes notice requirements relating to such petition when filed with petition for probate or for letters of administration.

Incorporates additional changes to Sec 1174, Prob.C., proposed by SB 361, to be operative only upon enactment of SB 361

Ch 953 (AB 2285) CAMPBELL Amends Secs 56316, 56324, adds Sec 56325, Gov C., re annexation or detachment proceedings

Provides that if annexation or detachment proceedings held after local agency formation commission approval are defeated by voters or majority property protest that no new such proposal shall be filed with commission within one year after adoption of resolution by board of directors of conducting district terminating proceedings Requires resolution by board regarding election and majority property protest results.

Ch 954 (AB 2308) FONG Adds Sec 8202.6, Gov C., re notaries public

Provides for appointment of school district employees as notaries public with costs to be paid by the district

Ch 955 (AB 2344) RAY E JOHNSON Amends Sec 26604.5, adds Sec. 26604.6, Wat C., re irrigation districts

Requires irrigation district utilizing optional alternate procedure for district assessment and collection of district assessment by county to comply with specified Government Code provisions relating to district boundaries, instead of requiring district to comply with such provisions on or before January 1st of year in which contract providing for such optional alternate procedure between county board of supervisors and district becomes effective

Permits county board of supervisors to require in such contract that upon effective date of contract district officers shall continue to perform prescribed duties in connection with collection of district assessments

Ch 956 (AB 2350) ROBERTI Amends Sec 13320, Wat.C., re water quality control

Limits period of time in which any aggrieved person may petition the State Water Resources Control Board to review any action or failure to act of a California Regional Water Quality Control Board to 30 days after the action or failure to act Provides that in case of failure to act, 30-day period shall commence upon refusal of board to act or 60 days after request has been made to board to act.

Incorporates additional changes to Sec 13320, Water Code, proposed by AB 718, to be operative only upon enactment of AB 718

Ch 957 (AB 2377) MOBLEY Adds Sec 399, M. & V C., re National Guard members

Authorizes, under specified conditions, extensions for specified credit contracts of, and stays of administrative and judicial proceedings of enlisted members of the National Guard ordered into active state service by the Governor for specified emergency purposes

Ch. 958 (AB 2409) LANTERMAN Adds Sec. 5704.5, W. & I.C., re mental health.

Declares legislative intent that special consideration be given to \*children's services in funding county Short-Doyle plans to expand existing programs or to establish new programs.

Ch. 959 (AB 2459) BELOTTI Amends Sec. 27122, S & H.C., re bridge and highway districts.

Deletes requirement, which was to have become operative on December 12, 1970, that one member of Sonoma County Board of Supervisors be appointed as a director of Golden Gate Bridge and Highway District.

Authorizes one such supervisor to be appointed director

Ch. 960 (AB 2527) BEE Amends Sec. 7666, B. & P.C. and Sec. 7100, H & S.C., re funeral services

Authorizes student attending embalming college to receive credit for apprenticeship if he is also a full-time employee of a funeral director.

Authorizes oral as well as written direction of preparation for and type or place of interment of one's remains, and specifies that written contract for funeral services may only be modified in writing

Incorporates additional changes to Sec 7100, H. & S.C., proposed by AB 1455, to be operative only upon enactment of AB 1455.

Ch. 961 (SB 335) MILLS Adds Sec 1202 6, P.U.C., amends Sec. 189, adds Sec. 190 01, S. & H C., re grade separations

Provides that any municipal corporation, transit district, rapid transit district, or other public entity which provides rail passenger transportation services through a contract with a railroad corporation, may pay all or part of the share of a grade separation project allocated to such railroad corporation, or all or part of such share of a project's cost negotiated and agreed upon as the railroad's share by the railroad and a public agency or agencies. Provides that in any case where the municipal corporation, transit district, rapid transit district, or other public entity agrees to pay all or part of the railroad's share, it may enter into the negotiations allocating costs and may be a party to the agreement assessing such costs

Provides that, at specified time, the Public Utilities Commission shall furnish to the Department of Public Works a list of the tracks of any municipal corporation, transit district, rapid transit district, or other public entity engaged in providing rail passenger transportation which justify new or reconstructed grade separation structures.

Authorizes allocations to cities, cities and counties, and counties for grade separation projects of municipal corporations, transit districts, rapid transit districts, and other public entities which provide rail passenger transportation services from \$5,000,000 fund set aside annually for such projects by department.

Ch. 962 (SB 360) GRUNSKY Amends Secs 4452 and 4800, adds Sec. 4800.5, repeals Secs 149 and 4808, Civ C., re family law property division.

Revises laws relating to property division in family law proceedings

Incorporates additional changes to Sec 4800, Civ C., proposed by AB 1146, to be operative only upon enactment of AB 1146

Ch. 963 (SB 439) SHERMAN Adds Sec 43006, Gov.C, amends Sec 155.1, R & T C, re disaster relief

Authorizes the board of supervisors of a county or the legislative body of a chartered city which levies and collects its own taxes to provide by ordinance in any year for the reassessment of property damaged or destroyed by a major misfortune or calamity in an area or region subsequently declared by the Governor to be in a state of disaster, if such damage is in excess of \$1,000 Provides the manner in which tax shall be computed in the event it is less than the tax therefor computed

Defines "damage" to include property which has diminished in value as a result of restricted access where such diminution in value was caused by the major misfortune or calamity.

*In effect immediately*

Ch. 964 (SB 522) STIERN Amends Sec. 6473 5 (added by Ch 1596, Stats. 1969), repeals Sec 6473 5 (added by Ch. 1578, Stats. 1969), Ed C, re compensatory education.

\* Correction.

Deletes duplicate code section prohibiting the Director of Compensatory Education from recommending, and the State Board of Education from approving, a project or program in compensatory education without assurance that the teacher in the class holds a credential authorizing such service.

Provides that the Director of Compensatory Education may waive the credential requirement where it is shown to him that provisionally credentialed teachers have been provided through various specified programs.

Ch. 965 (SB 537) SHERMAN Amends Sec. 27, Prob.C., Secs. 21200 and 21201, Corp.C., re unincorporated associations.

Permits testamentary dispositions to all unincorporated associations, societies, or lodges, rather than only to religious, benevolent or fraternal societies, associations, or lodges. Makes statutes relating to management and ownership of property by such societies and associations applicable to unincorporated societies and associations generally, rather than only to unincorporated benevolent or fraternal societies and associations. Specifies manner by which unincorporated associations, for which no specific statutory provision is made, may execute conveyance of real property and record certain statement relating to title

Ch 966 (SB 604) ALQUIST New act. re schools staffing and salaries.

Permits the Superintendent of Public Instruction to exempt for five fiscal years up to four elementary schools and one junior high school in not more than five school districts, from provisions effecting a reduction in state support to school districts not maintaining prescribed minimum class size standards. Provides for renewal of exemption under specified conditions.

Provides that the certificated employees of any school which has been granted such exemption shall not be subject to provision requiring certificated employees to be classified on the salary schedule on the basis of years of training and experience. Permits such employees to be classified on the basis of job specifications.

Requires Superintendent of Public Instruction to render progress report on operation of act to Legislature at 1973 Regular Session and to render final report at 1975 Regular Session

Ch. 967 (SB 640) MARLER Amends Secs. 20467, 20469, Ag.C., re Livestock Identification Advisory Board

Provides that the board shall assist the director and Chief of the Bureau of Livestock Identification in the administration and enforcement of designated rules relating to animals, animals at large, branding, and cattle protection and to make recommendations to the director concerning such administration and enforcement. Provides that such recommendation shall be made effective upon approval of the director.

Provides that recommendations concerning the annual budget for the Bureau of Livestock Identification shall also be made to the director and the chief.

Ch. 968 (SB 730) CARRELL Amends Secs 21350, 21466, adds Sec. 21466.5, Veh.C., re highways.

Authorizes Department of Public Works to place and maintain signals and other traffic control devices along, and perform other works on, city streets and county roads to control traffic flow onto or off of state highways.

Prohibits placement, maintenance, or display upon or in view of highway any light of such brilliance which impairs vision of drivers on highway. Exempts railroads, as defined, from such prohibition Defines when light is vision-impairing. Repeals inconsistent provisions.

Appropriates \$35,000 from State Highway Fund, in augmentation of Item 237.5 of Budget Act of 1970, for restudy of extension of Long Beach Freeway through City of South Pasadena Provides that city shall not be required to pay any portion of cost of restudy, notwithstanding contract between it and department re restudy.

*In effect immediately*

Ch. 969 (SB 777) SCHMITZ Amends Secs. 18214, 18304, adds Pt. 2.2 (commencing with Sec. 18800), Div. 13, repeals Sec. 18213.5, H & S.C., re mobile-home accommodation structures.

Deletes existing provisions relating to mobilehome accommodation structures. Establishes procedures to govern construction and operation of such structures, including promulgation of regulations by both state and local government and provi-



sion for nullification of state regulations by local appeals boards. Sets forth standards for administration and enforcement of act, including penalties for violations thereof.

**Ch. 970 (SB 816) DYMAILLY** Adds Sec. 16124, W & I.C., re adoption child aid.

Specifies that any licensed adoption agency having aid for adoption of children pilot program may continue its adoptive placements of children in the pilot program until December 31, 1971.

**Ch. 971 (SB 865) GRUNSKY** Amends various secs., B. & P.C., re Cemetery Act: fees.

Increases specified fees and charges payable under Cemetery Act.

**Ch. 972 (SB 921) MARKS** Adds Ch 8 (commencing with Sec 2800), Div. 2, Com.C., re retail sales, warranties.

Provides that if manufacturer or seller of goods issues written warranty or guarantee as to condition or quality of goods which requires buyer to complete and return any form as proof of purchase, such warranty or guarantee is not unenforceable solely because buyer fails to complete or return form. Specifies that buyer is not relieved from proving fact of purchase and date in any case in which such fact is in issue. Specifies that waiver of provision which is not in writing is void and unenforceable.

Defines "goods" as goods used or bought for use primarily for personal, family or household purposes.

Applies only to retail sales consummated on or after effective date of act.

**Ch. 973 (SB 974) COOMBS** Adds Art. 13 (commencing with Sec. 410), Ch 3, Pt. 2, Div. 1, R. & T.C., re implements of husbandry.

Provides uniform system for assessment of implements of husbandry.

**Ch. 974 (SB 1087) GRUNSKY** New act, re parks and recreation.

Appropriates sum of \$100,000 from special account derived from revenue from Hearst San Simeon State Historical Monument within General Fund, for maintenance and capital outlay at Hearst San Simeon State Historical Monument.

**Ch. 975 (SB 1176) MILLS** Adds Sec 23428.15, B & P.C., re alcoholic beverage ages.

Defines as a club for the purpose of the Alcoholic Beverage Control Act any parlor of the American Citizens Club which has as the owner, lessee, or occupant thereof operated an establishment for fraternal purposes for not less than three years and which meets other specified conditions.

**Ch. 976 (SB 1286) WALSH** Adds Secs. 14253.5, 14403, Gov C re State Contract Act.

Defines "mobilization" and authorizes partial payments of mobilization cost of contracts under State Contract Act for specified percentages of completion of project.

**Ch. 977 (SB 1385) COLOGNE** Amends Sec 653g, Pen C, re vagrants.

Specifies that, as used in section making certain loitering a crime, "loiter" means to delay, linger, or idle about schools or specified public places without lawful purpose for being present.

**Ch. 978 (SB 1392) COLOGNE** Adds Sec 9022, Ed C, re solicitation of funds.

Prohibits any solicitation of contribution or purchase, upon representation that receipts are to be used wholly or partly for benefit of a public school or student body of a public school, unless prior written approval is obtained from either the governing board of school district wherein solicitation will be made or governing board having jurisdiction over school or student body represented to be benefited by such solicitation, or the designee of either of such boards. Excludes from such prohibition any solicitation or contribution the total proceeds of which are delivered to a public school, and a solicitation of a transfer to be effected by a testamentary act.

**Ch. 979 (SB 1422) PETRIS** Adds Sec. 17710.5, Ed.C., re state support of school districts.

Requires corrected school district assessed valuation levels to be reported to Superintendent of Public Instruction where the same cannot be determined for a

fiscal year until after April 15th, and directs that State School Fund apportionments to district be appropriately adjusted in subsequent fiscal years to reflect corrected allowances for the fiscal year involved

Applicable only to Alameda County.

Applicable to assessed valuations utilized for apportionments in 1969-1970 fiscal year. Ceases to be operative on January 1, 1972.

*In effect immediately*

**Ch. 980 (AB 10) CROWN** Amends Secs. 12016, 12020, 12021, adds Sec. 9517, Gov.C., re state budgets.

Requires Governor's Budget to be submitted to Legislature within first 10 days of each regular session, rather than within the first 30 days

Requires Legislature to complete its action on the budget by June 15th of each year.

*Incorporates specified provisions to reflect provisions of ACA 2 and ACA 9, to be operative only on adoption of both measures. Requires budget submission within first 15 days of each calendar year if ACA 2 is adopted.*

Provides that act shall become operative only if ACA 9 is adopted.

Operative January 1, 1972.

**Ch 981 (AB 19) PORTER** Amends Secs. 143, 144, Ch. 209, Stats. 1969, re metropolitan water districts

Requires metropolitan water districts to pay fair market value to state for state lands, rights-of-way, or easements, if the lands involved are school lands, but requires no compensation to be paid if the lands involved are other than school lands. Present law requires compensation at rate of \$1.25 per acre under specified circumstances.

Provides for the transfer of lands, rights-of-way, and easements by the State Lands Commission, rather than the Division of State Lands.

**Ch. 982 (AB 166) BEVERLY** Amends Sec. 3352, Lab C, re workmen's compensation.

Includes in excluded class of employees for workmen's compensation purposes, a person performing voluntary service as a ski patrolman who receives no compensation other than meals or lodging, as well as such persons who receive no compensation other than the use of ski tow or ski lift facilities

**Ch. 983 (AB 277) BROWN** Amends and repeals various secs., Gov.C., re eminent domain: relocation assistance.

Provides that public entity, as defined, which acquires property by eminent domain in any city or county, rather than only in county whose population exceeds 4 million, may pay relocation assistance. Makes related change

Excludes relocation assistance to the owner of property contiguous to property acquired for a public use, with the exception of property contiguous to property acquired for airport purposes. Repeals law which authorizes among other things certain state agencies to compensate eligible persons displaced by reason of construction project.

**Ch 984 (AB 332) DENT** Amends Sec. 21116, Ed C., re school district accounting controls.

Requires survey of school district accounting controls conducted by an independent certified public accountant or public accountant to be in accordance with standards prescribed by the Department of Finance.

**Ch. 985 (AB 343) MURPHY** Amends Sec 4904, Lab C., Sec. 2629.1, U.I.C., re disability.

Requires payment of unemployment disability payments to a claimant where temporary disability indemnity is not being received and reconsideration is pending, or has been granted, before Workmen's Compensation Appeals Board, and requires payment until decision on reconsideration. Further requires board to determine and allow a final amount on a lien which is based on such unemployment disability claim as of the date the board is ready to issue its decision denying a petition for reconsideration or affirming, rescinding, altering or amending the original findings, order, decision or award.

**Ch. 986 (AB 457) CHIAPPIE** Amends Sec 19576, Ed C, re School Building Aid Law

Authorizes State Allocation Board to make an additional apportionment or apportionments for school sites and school buildings for a period of time in excess of two years after the original approval without requiring a district to issue additional bonds where justified on basis of unavailability of state bond proceeds for apportionment

*In effect immediately.*

**Ch. 987 (AB 501) STACEY** New act, re state lands transfer

Provides for an appropriation of \$1,250,000 for acquisition of designated lands under the jurisdiction of the State Lands Commission, to be paid by Department of Parks and Recreation to the State Lands Commission

Provides that Director of Parks and Recreation may include specified lands in the state park system or exchange specified lands with other publicly or privately owned lands located in designated area

**Ch. 988 (AB 513) McGEE** Amends Sec 4806, Civ C, re support orders

Provides, specifically for purposes of either original or modification domestic relations proceedings, that in cases where there are no children and either party has or acquires separate estate, including income from employment, sufficient for proper self-support, no support order shall be made or continued against the other party, rather than providing that, in cases where there are no children and either party has separate estate sufficient for proper self-support, no allowance shall be made from the separate estate of the other party

**Ch. 989 (AB 591) WAKEFIELD** Amends Secs 5005, 5020, Veh C, re special plates, radio station

Permits any person holding specified unexpired license for a class D radio station, at time he makes application for original or renewal registration, for any motor vehicle, rather than only for passenger vehicle, to apply directly to the Department of Motor Vehicles for specified special license plates to be affixed to vehicle, for which registration is sought

Permits any person holding specified unexpired amateur radio station license, at time he makes application for original or renewal registration for any motor vehicle rather than any vehicle, to apply directly to the department for special license plates to be affixed to vehicle, for which registration is sought

Requires department in such cases, when applicant also pays weight fees, to so indicate on such special license plates

**Ch. 990 (AB 600) LEWIS** Amends Secs 749, 750, 758, 759, S & H C, re state highways.

Corrects references from Secretary of Commerce to Secretary of Transportation in provisions re control of junkyards adjacent to interstate system and federal-aid primary systems

**Ch. 991 (AB 902) Z'BERG** Repeals and adds Ch 2 (commencing with Sec 5200), Div 3, B & P C, re outdoor advertising

Rearranges and renumbers provisions of Outdoor Advertising Act without substantive change

Revises provisions prohibiting advertising displays visible from highway which is part of the interstate or primary systems or a bonus segment, and revises permit fee schedule for advertising structures

**Ch. 992 (AB 993) STACEY** Amends Secs 1, 3, 4, and 5, Ch 842, Stats 1968, re water agency bonds

Includes Wheeler Ridge-Maricopa Water Storage District and Henry Miller Water District, among various specified water districts with which Department of Water Resources may enter into loan commitments and to which it may loan funds from moneys previously appropriated for such purpose upon certain specified terms and conditions, and permits such loan commitments for construction of projects for utilization of water obtained through an exchange of water from State Water Resources Development System, in addition to permitting such commitments for projects for utilization of water obtained from such system

Permits department to approve loan commitment without requiring such district to market next general obligation bond issue and receive no bids on such bond issue

Provides that loan commitment obligation shall not extend for more than 10 years, rather than requiring that such obligation be for 7 years, from date of issuance of general obligation bonds and that amount of such loan commitment need not be same during loan commitment period

Eliminates provision permitting department to loan to district, according to loan commitment contract, funds for replenishment of reserve fund established by district for servicing its general obligation bonds

Eliminates provision requiring amount of each installment of loan made by department to be expressed in schedule as percentage of principal of such loan, and permits agencies to pay in advance on date when annual installment of loan is due, rather than on January 1st or July 1st, as specified

Provides that interest rate of loan shall be at an annual rate equal to net interest cost to district on bonds for which money has been disbursed, rather than at annual rate of 5 percent

Provides that payments due to state pursuant to loan commitment contract be junior in priority of obligation to payments of principal and interest due on general obligation bonds for which funds have been disbursed under such contract, if agency so agrees with holders of such bonds at time of their issuance.

Makes other related changes

Declares specified changes are operative only with respect to loan commitments made on or after effective date of this act

Ch. 993 (AB 1015) DEDDEH Adds Sec 13323.5, Gov C., re fiscal year budgets

Authorizes the Department of Finance upon request of state agency, to authorize increase in budgeted employees of agency to allow agency to replace employee on disability leave with pay pursuant to Section 4800 of the Labor Code, relating to workmen's compensation.

Ch. 994 (AB 1027) CAMPBELL Amends Sec. 16304 and adds Secs. 16300.1 and 16304 I, W & IC, re life care contracts.

Requires reserves of holders of certificates of authority entering into life care contracts for an amount less than the annual amount of aid to a recipient of aid to the aged to be based on the amount of advance deposit amortized on a five-year basis

Requires real estate reserves by such certificate holders be based on a percentage of net equity Requires furniture and equipment reserves and requires a set percentage of reserves to consist of bonds, stocks, and certain accounts and certificates, except that a 5-percent requirement applies to those homes and organizations which have at least one-half of their contracts under the monthly fee basis

Ch 995 (AB 1031) DUFFY Adds Art 6.5 (commencing with Sec 2816), Ch 6, Div 2, and Art 7 (commencing with Sec. 2896), Ch 6.5, Div 2, B. & P.C., re nursing education assistance

Provides that the Board of Nursing Education and Nurse Registration and the Board of Vocational Nurse and Psychiatric Technician Examiners may provide scholarships, tutorial services, or counseling services, or grants to cover the cost of books, uniforms, and transportation for classroom instruction and clinical experience to a person, under specified conditions, that is currently employed or has been employed for the past year in a nursing occupation, pursues a study program and meets other specified conditions

Limits the maximum amount of scholarship for persons receiving assistance from Nursing Education and Nurse Registration Fund and Vocational Nurse and Psychiatric Technician Examiners Fund to \$200 a month plus school's fees for the full-time student and any portion of it as may be determined by the board for a student who may continue to be employed on a part-time basis

Appropriates \$100,000 allocated from specified funds for purposes of act

Ch 996 (AB 1052) FORAN Amends Secs 10460 and 10461, H & S.C., re birth records

Requires State Registrar of Vital Statistics to establish new birth certificate for minor born in this state under designated circumstances when either of his parents has name changed by court order or in naturalization proceeding, rather than upon change of surname of parents by court order or change of surname of father in naturalization proceeding.

Authorizes parent having custody and control of minor child born in this state who has or has had his name changed by court order to file affidavit of such fact with the registrar if the other parent is dead or otherwise unavailable

Ch. 997 (AB 1132) CRANDALL Adds Sec 11258, repeals Sec. 11479.5, Ed C., re school attendance.

Makes generally applicable to all districts, rather than to junior college districts, provisions specifying that attendance of pupils at summer schools be credited to district in fiscal year in which last day of summer school falls

Ch. 998 (AB 1200) KNOX Amends Sec 66611, Gov C., re Bay Conservation and Development Commission

Extends date upon which the commission must file a resolution fixing boundaries of water-oriented priority land uses within San Francisco Bay's shoreline band to December 1, 1971

Ch 999 (AB 1221) BARNES Amends various secs., Ed C., re State Teachers' Retirement System

Changes effective date that survivor allowances begin to accrue from the day after death to the first day of the month in which death occurs. Provides that survivors' allowances terminate on first day of month in which terminating condition occurs. Provides that retirement allowances begin to accrue on the first day of the month in which retirement becomes effective rather than the effective date of retirement. Makes other related changes.

Provides allowance payable shall not be paid after claimant has earned \$3,600 in a year rather than \$200 in a month after the months of the year have been multiplied by \$200.

Makes various technical changes

Ch. 1000 (AB 1240) WILSON Amends various secs., U.I.C., re organization of the Department of Human Resources Development

Deletes the statutory Divisions of Public Employment Offices and Benefit Payments and Accounts and Tax Collections of the Department of Human Resources Development. Renames the Division of Job Training and Development as the Division of Job Training, Development and Placement, and the Job Training and Development Services Advisory Board as the Job Training, Development and Placement Services Advisory Board. Exempts the Appeals Division, in addition to the Division of Job Training, Development and Placement from director reorganization.

Modifies definitions of "economic deprivation" and "economically disadvantaged area" for purposes of Human Resources Development Act of 1968, and makes other changes relating to administration of that law

Ch. 1001 (AB 1265) FORAN Amends Sec 21950, Veh C., re operation of vehicles, pedestrians.

Declares that specified provision relating to driver of vehicle yielding right-of-way to pedestrian does not relieve pedestrian from duty of using due care for his safety. Specifies that such provision and provision prohibiting pedestrian from suddenly leaving curb or other place of safety and walking or running into path of vehicle which is so close as to constitute immediate hazard do not relieve driver of vehicle from duty of exercising due care for safety of pedestrian within marked crosswalk or unmarked crosswalk at intersection

Ch. 1002 (AB 1268) KARABIAN Amends Sec 15, repeals Sec. 2, Ch 1372, Stats 1968, re businesses

Authorizes California Job Development Corporation Law Executive Board out of any money appropriated to it, to expend money in administering Small Business Assistance Law

Repeals provision terminating Small Business Assistance Program Law on 61st day after final adjournment of 1970 Regular Session

Ch 1003 (AB 1390) BEVERLY Amends various secs., Civ.C., re motor vehicle sales contracts

Revises provisions of Rees-Levering Motor Vehicle Sales and Finance Act which define terms used in that act, prescribe requirements for conditional sales contracts for the sale of a motor vehicle, and specify exceptions and requirements relating to loans to the buyer and the seller's assistance to the buyer in obtaining a loan.

Ch. 1004 (AB 1419) KNOX Amends Sec. 675, C.C.P., re satisfaction of judgments.

Provides that, when abstract of judgment is recorded with county recorder, judgment creditor or assignee of record shall, within 30 days after satisfaction by execution or other means, file or deliver an acknowledgment of satisfaction in a specified manner or deliver such acknowledgment to the judgment debtor in a specified manner. Makes such creditor or assignee liable to judgment debtor or real property owner for damages sustained for failure to so file or deliver, and imposes \$100 penalty for such failure.

Imposes \$100 penalty for refusal without just cause of judgment creditor or assignee of record to execute, acknowledge, and deliver acknowledgment of satisfaction to judgment debtor or owner of real property upon which judgment has become lien by reason of recording abstract of judgment, after period of 15 days after actual receipt of demand in writing for acknowledgment of satisfaction of judgment which has been paid in full.

Requires state agency which has recorded specified tax lien certificates with county recorder to record acknowledgment of satisfaction within 30 days after delinquency is satisfied.

Ch. 1005 (AB 1550) VEYSEY Amends, adds, repeals various secs., R. & T.C., re livestock in-lieu tax.

Imposes a 10-percent penalty under the livestock in-lieu tax for failure to timely file reports, as well as a 25-percent penalty for false or fraudulent reports to evade the tax. Requires livestock owners to make business records concerning their livestock available to assessors and to retain the records for five years from date any tax to which they relate becomes due. Revises the formula for allocating revenues derived from the tax.

Declares provision that livestock in-lieu tax be lowered by the same percentage as is exempt with respect to assessed values of business inventories shall not be applicable in 1970-71 tax year.

Ch. 1006 (AB 1455) Z'BERG Amends Sec. 7100 and adds Ch. 3.5 (commencing with Sec. 7150), Pt. 1, Div. 7, and repeals Ch. 3.5 (commencing with Sec. 7150), Pt. 1, Div. 7, H. & S.C., re Anatomical Gift Act.

Enacts Uniform Anatomical Gift Act, and repeals existing state laws on same subject. Makes provision for reasonable cost of interment when donee accepts entire body of decedent. Provides that only decedent has authority to donate his body or any part thereof if it is made known that decedent at time of death was member of religion which relies solely on prayer for healing of disease. Specifies that the use of any human tissue donated pursuant to this act for the purpose of transplantation in the human body shall be construed, for all purposes, as a rendition of a service by each person participating therein, and shall not be construed as a sale of such tissue.

Incorporates additional changes to Sec. 7100, Health and Safety Code proposed by AB 2527, to be operative only upon enactment of AB 2527.

Ch. 1007 (AB 1485) FORAN Repeals Sec. 9251, Veh.C., re motor vehicles: registration fees.

Deletes provision requiring additional registration fee of \$10 for registration of specified electric passenger vehicles.

Ch. 1008 (AB 1556) BRITTSCHGI Amends Sec. 24880, B. & P.C., re alcoholic beverages.

Provides for imposition of monetary penalties as well as the suspension or revocation of a license, as specified, for violation of provisions of law regulating wine fair trade contracts and price posting.

Ch. 1009 (AB 1589) HAYES Amends Secs. 13521, 13523 Pen C, and Secs. 42006, 42050, Veh. C. re penalty assessments and courts.

Provides that penalty assessment levied under Penal Code does not apply, among other things, to offenses included or expressly exempted from penalty assessment levied under Vehicle Code, rather than does not apply to violations of Vehicle Code or local ordinance relating to stopping, standing, parking, or operation of vehicle.

Specifies that State Treasurer shall periodically pay from Peace Officers' Training Fund, at intervals specified by Commission on Peace Officer Standards and Training, rather than shall pay from such fund, to each city, county, and district which has applied and qualified for specified aid an amount determined by commission pursuant to specified standards.

Provides that penalty assessment levied under Vehicle Code shall apply to all violations of Vehicle Code or of city or county ordinance relating to vehicles or their operators or owners, except offenses relating to parking or registration or offenses by pedestrians, rather than shall apply to all violations of Vehicle Code or of city or county ordinance, relating to operation of motor vehicles, except offenses relating to parking or registration.

Provides that special assessment levied under Vehicle Code by municipal court conducting night session of court pursuant to specified provision of law shall apply to all violations of Vehicle Code or of city or county ordinance relating to vehicles or their operators or owners, except offenses relating to parking or registration or offenses by pedestrians, rather than shall apply to violations of Vehicle Code or any local ordinance relating to operation of vehicle, other than parking.

Transfers \$19,500 from moneys appropriated in Budget Act of 1970 for expenses of Joint Legislative Committee to, and in augmentation of, moneys appropriated for support of appellate courts and Judicial Council.

**Ch 1010 (AB 1598) BRATHWAITE** Amends Sec 10751, Ed C., re pupils: information

Includes officer or employee of county agency responsible for protective services to children, and officer or employee of a licensed adoption agency in exceptions to provisions prohibiting access to written records concerning any particular pupil enrolled in school.

**Ch. 1011 (AB 1605) CORY** Adds Secs 9556 and 10014, Ed C., re textbooks.

Authorizes elementary schools to use in special programs supplementary textbooks adopted by the governing board of a high school district.

Authorizes high schools to use in special programs supplementary textbooks adopted for use in elementary schools.

**Ch. 1012 (AB 1628) LANTERMAN** Adds Sec. 14904, Veh C., re drivers' licenses: reinstatement.

Requires payment of fee of \$5 to Department of Motor Vehicles before a departmental mandatory suspension or mandatory revocation of a person's driving privilege may be terminated or reinstated.

Excepts from such provisions suspensions or revocations which have been set aside by the department or a court.

**Ch 1013 (AB 1646) BARNES** Amends Sec 14101, Ed C., re State Teachers' Retirement System

Raises maximum semiannual contribution of school district or other agency employing one or more members of the State Teachers' Retirement System to Permanent Fund from \$1 to \$2 for each member it employs.

*In effect immediately.*

**Ch. 1014 (AB 1663) BAGLEY** Amends Secs 328 and 1080, Prob.C., re charitable bequests

Includes instruments and estates involving, or which may involve, a bequest or devise for charitable purpose without identified legatee, devisee, or beneficiary in provisions requiring specified notice to Attorney General for designated purposes. Includes Attorney General as person entitled to distribution of estate for purposes of petitions to determine heirship in cases of estates involving, or which may involve, a bequest or devise for charitable purposes without identified legatee, devisee, or beneficiary.

Allows the executor or administrator or any person claiming to be heir of decedent or entitled to distribution of the estate, to file petition setting forth claim any time after first publication of notice to creditors and prior to petition for final distribution, rather than when two months have elapsed after first publication of notice to creditors.

Ch 1015 (AB 1671) McCARTHY New act, re motor vehicle thefts.

Requires California Highway Patrol to conduct study of motor vehicle thefts and submit report and recommendations to Legislature not later than fifth legislative day of 1972 Regular Session, and to make every effort to obtain federal financial assistance

Appropriates \$180,000 for purpose of conducting study, providing for return of an amount equal to any portion funded by the federal government.

*In effect immediately.*

Ch. 1016 (AB 1687) HARVEY JOHNSON Amends Sec. 31721, 31725, Gov.C., re County Employees Retirement System.

Requires employers to reinstate an employee dismissed for disability if his application for disability retirement is denied by retirement board.

Prohibits separation for disability of a member eligible to retire for disability and requires employer to apply for disability retirement of member, unless member waives right to retire for disability and elects to withdraw contributions or to permit contributions to remain in retirement fund with certain rights to service retirement.

Ch. 1017 (AB 1780) WOOD Adds Art 7 (commencing with Section 6031), Ch. 9, Div. 4, Ag.C., re pest control.

Requires every producer or producer-handler of commercial agricultural crops susceptible to curly top virus to pay an assessment to the Director of Agriculture, establishes districts for the purposes of the assessment, authorizes the director to establish the assessment by district and crop. Provides that assessments be at a rate sufficient to reimburse the director to equal 50 percent of the expenditure by the Department of Agriculture in carrying out the beet leafhopper control programs.

Establishes a "Beet Leafhopper Control Board" advisory to the director.

To remain in effect until June 30, 1974.

Appropriates \$168,816 from the Department of Agriculture Fund to the department in augmentation of Item 61 of the Budget Act of 1970.

*In effect immediately*

Ch 1018 (AB 1783) RUSSELL Amends Sec. 8572, Ed.C., re physical education.

Authorizes excuse from physical education classes during one of grades 10, 11, or 12 to participate in automobile driver training.

Requires such student to attend upon a minimum of 7,000 minutes of physical education instruction during such school year.

Ch. 1019 (AB 1816) STULL Amends Sec. 8001, Ed.C., re educational programs.

Requires school districts to file courses of study with county superintendent of schools if requested by such superintendent, rather than filing without the necessity of a request.

Ch 1020 (AB 1832) PORTER Adds Sec. 1466, Ed.C., re ballot arguments: school elections

Requires any bona fide association of citizens filing a written argument re school district election measures to include its fictitious name and the names of its officers therewith.

Requires fictitious name and names of officers of bona fide association of citizens to appear in connection with its argument printed and distributed to voters by county superintendent of schools or other person conducting election.

Ch. 1021 (AB 1889) LANTERMAN Adds Div 11 (commencing with Sec. 19900). W & I.C., re alcoholism

Creates within Human Relations Agency, an Office of Alcohol Program Management under the control of an executive officer to coordinate state programs relating to alcoholism and prescribes the duties and functions of such office.

Expresses intent that state and federal funds previously allocated to other agencies for prevention and treatment of alcoholism be appropriated to the Human Relations Agency by July 1, 1972.



Ch. 1022 (AB 1898) FORAN Adds Ch 5.5 (commencing with Sec. 4900), Div. 2, P.U.C., re travel promoters.

Regulates specified aspects of travel promoters' financial operations and advertising. Defines terms used

Ch. 1023 (AB 1923) RUSSELL Amends Sec. 6499 204, Ed C', re educational programs.

Requires advisory committee on program and cost effectiveness to develop and recommend a methodology for evaluating the cost effectiveness of projects financed by Titles I and III of the Elementary and Secondary Education Act of 1965, the Miller-Unruh Basic Reading Act of 1965 and Chapter 106 of the Statutes of 1966, First Extraordinary Session Provides that the advisory committee shall also assist the State Board of Education in the evaluation of the program achievement of such projects.

Makes related changes.

Ch. 1024 (AB 1935) SCHABARUM Amends Secs 35258, 35419, S. & H.C., re 1951 parking district law

Revises allowable interest rate on bonds issued under the Parking District Law of 1951 from 6 percent to 7 percent to conform with authorization pursuant to Sec 53531, Gov C

Deletes prohibition against selling such bonds at less than par value, and authorizes selling such bonds at a discount not to exceed 6 percent of par value

*In effect immediately.*

Ch. 1025 (AB 1998) MURPHY Amends Secs 4.25 and 4.30, Ch 1027, Stats. 1947, re University of California, bonds.

Increases from 6 percent to 8 percent the interest rate allowable on revenue bonds authorized under the University of California Dormitory Revenue Bond Act of 1947 (Ch. 1027, Stats. 1947).

Ch. 1026 (AB 2011) BILL GREENE Adds Sec 23015, Gov.C, re rehabilitation programs

Specifically authorizes counties to conduct or participate in training, education or rehabilitation programs for wards or offenders

Ch. 1027 (AB 2059) Z'BERG Amends Sec 1300, Pen C, re bail.

Authorizes court to order part or all of bail money returned to defendant or other person who has paid it if the court determines that good cause does not exist for surrender of a defendant who has not failed to appear or has not violated any order of the court.

Ch. 1028 (AB 2079) KNOX Amends, adds, and repeals various secs, Gov.C., re health care plans.

Imposes additional requirements on health care service plans subject to the provisions of the Knox-Mills Health Plan Act Defines various terms set forth in act. Provides that violations of rules and regulations adopted by Attorney General shall be deemed a violation of the act

Ch. 1029 (AB 2105) FONG Amends Secs 11476, 11479, 11501, adds Sec 11476.5, Ed C., re computation of school attendance.

Requires Department of Finance with cooperation of Board of Governors, to develop factors and census days for computation of community college summer school attendance and attendance of adults Prescribes general formula for computations and makes technical changes regarding attendance accounting and computation.

Ch. 1030 (AB 2116) DUFFY Amends, adds, and repeals various secs, W & I.C, re medical assistance

Requires Medi-Cal providers of services to keep specified records for three years and authorizes the Department of Health Care Services to inspect such records and the facilities of any provider

Authorizes required notices to be given personally or by mail by the department or authorized employee.

Authorizes the director to review and reduce penalty against a provider prior to suspension and modifies administrative adjudication provision concerning petition for reinstatement or reduction of penalty.

Requires Health Review and Program Council to plan a program of medical care for all medically indigent by 1977, rather than 1975.

Ch. 1031 (AB 2136) WAXMAN Amends Secs 5875, 5876, 5878.1, S. & H.C., re sidewalks and curbs construction

Authorizes legislative body of city, under Improvement Act of 1911, on its own motion to order construction of sidewalks and curbs on lots fronting public streets.

Authorizes legislative body by  $\frac{2}{3}$  vote to override objections and protests to such improvements

Makes other conforming change

Ch. 1032 (AB 2152) LEWIS Adds Sec 1016.9, Ed.C., re hearing officers

Authorizes governing board of any school district, including governing board of community college district, to contract for services of county hearing officer.

Ch 1033 (AB 2171) RUSSELL Amends Sec. 13355.7, Ed.C., re teachers: training programs

Provides that no allocation of state and federal funds combined made in connection with the provisions of the Professional Development and Program Improvement Act of 1968 shall exceed the total of \$2,200 per trainee in in-service and preservice programs.

Ch 1034 (AB 2277) STULL Amends Secs 21301, 21320, adds Sec 13604.1, Ed.C, re school funds.

Requires appointing authority, whenever it is determined that an error has been made in the calculation or reporting in any classified employee payroll or in the payment of any classified employee's salary, to provide the employee with a statement of the correction and a supplemental payment drawn against any available funds within five workdays following such determination. Specifies that school district revolving cash fund moneys are available for this purpose

Authorizes use of revolving cash fund of school district having an a.d.a. of 75,000 or more for services or matériel, rather than for purchase of supplies.

Ch. 1035 (AB 2327) CRANDALL Amends Sec 13259, Ed C, re employment of certificated employees

Redefines period from 45 days to 45 consecutive calendar days after which a certificated employee not under permanent tenure who has failed to signify his acceptance of a notice of election or employment offered to him in a specified manner shall be deemed to have declined such employment.

Ch. 1036 (AB 2395) KARABIAN Amends, amends and renumbers, adds, repeals, various secs., headings, F & G.C., re fish and game.

Provides that the Department of Fish and Game shall inventory threatened birds, mammals, fish, amphibia, and reptiles of this state biennially, submit various reports to the Governor and Legislature, and establish criteria for endangered and rare species

Revises designations of fully protected birds and fully protected mammals

Establishes designations of fully protected fish reptiles and amphibians

Changes penalty for doing certain unlawful acts in a game refuge and other protected areas.

Ch 1037 (AB 2408) LANTERMAN Adds Sec 5659 I, W. & I C, re mental health

Requires each county Short-Doyle fiscal year plan to separately specify a five-year projection of county need for services for mentally disordered children.

Ch 1038 (SB 615) SHERMAN Amends var secs., P.U.C, general laws, re bonds

Allows certain bond issues of municipal utilities districts and the Alameda County Flood Control and Water Conservation District requiring public approval to be approved by a majority of electors voting on such bond issue except that the majority vote requirement will be of no effect if not constitutionally required.

Provides that a determination that majority vote requirement is not constitutionally required shall not invalidate bond issues authorized between effective date of act and such a determination

Requires all elections held in even-numbered years for the approval of such bond issues to be consolidated with the primary or general elections, and all such elections held in odd-numbered years to be held on the first Tuesday after the first Monday in November and consolidated with any district elections on that date

*In effect immediately*

Ch. 1039 (AB 551) WAKEFIELD Adds Sec. 1009.5, Ed.C., re school attendance.

Prohibits governing board of school district from requiring any student or pupil to be transported for any purpose or for any reason without the written permission of the parent or guardian.

Ch. 1040 (AB 1691) BEE Amends Secs 7495, 7495.2, 7495.32, Ed.C., re year-around elementary schools

Reduces from 30,000 to 25,000, the minimum current average daily attendance of a school district authorized to participate in an experimental year-around elementary school program.

Increases the authorized duration of such programs from 2 years to 7 years

Requires governing board of school district maintaining such a program to report to Legislature every 3rd, 5th, and 7th year of operation of program, rather than only in 2nd year.

*In effect immediately.*

Ch. 1041 (SB 45) NEJEDLY Amends Sec 29802, Gov.C., Sec. 15001, W & I.C., re public assistance warrants

Deletes provision disallowing renewal of public assistance warrants, and provides that such warrants may be renewed the same as other county warrants

Provides that new warrants issued to replace void warrants are subject to the same limitations as the original warrants they replace rather than the limitations of presentation within six months

Makes provisions of bill applicable to warrants issued on or after July 1, 1970.

*In effect immediately*

Ch. 1042 (SB 55) NEJEDLY Amends, adds various secs. Ag.C., re fertilizer.

Revises procedure for the reporting of the sales of commercial fertilizers and agricultural minerals to the Director of Agriculture, by person required to be registered by the chapter on fertilizing materials

Requires the director to render a statement of sales and tonnage license tax due to each registrant at specified intervals

\*Operative Jan. 1, 1971.

Ch. 1043 (SB 77) CARRELL Amends Sec 39129 adds Secs 24263.8, 24354.14, 39114, 39392, H & S.C., re air pollution

Authorizes county air pollution control district, with specified exception, and board of Bay Area Air Pollution Control District and board of regional air pollution control district to adopt rules and regulations to require every 1955 through 1965 model year motor vehicle within district to be equipped with certified or accredited device to control emission of pollutants from crankcase and exhaust

Specifies that installation of exhaust emission control devices may not be required until 1 year after the State Air Resources Board has determined that such devices are available for installation

Requires boards of such districts to cooperate with Department of the California Highway Patrol and Department of Motor Vehicles to insure adoption of procedures to facilitate enforcement of such rules and regulations Provides for enforcement of such rules and regulations

Requires such rules and regulations to be adopted only after public hearing and to include schedule of installation

Directs State Air Resources Board to submit report on exhaust emission control devices to Legislature within 7 months after the board has determined that such devices are available for installation.

\* Correction

Ch 1044 (SB 82) CARRELL New act, re mass public transportation.

Requires Department of Public Works to reserve exclusive or preferential lane facilities for mass transit vehicles in future widening of Route 14 from a point near proposed Palmdale Airport to Route 5.

Directs the department to submit study to Legislature by fifth calendar day of 1972 Regular Session of Legislature on methods of moving people between Los Angeles International Airport and proposed airport of Palmdale, which study is to include proposal for designating exclusive or preferential lanes for mass transit vehicles on highways connecting the two airports and is to be coordinated with various public and governmental agencies

Requests department to seek federal funds for purposes of act.

Declares act shall not be construed to preclude department from constructing or operating, or permitting construction or operation of, other forms of mass transit facilities over any other route in state highway system

Ch. 1045 (SB 95) COLOGNE Adds Sec 1283, C.C.P.; amends and renumbers Sec 1283, and amends Sec 1283.1, C.C.P., as enacted by Ch. 581, Stats. 1970, re arbitration procedures

Reenacts, without substantive change, provisions of Sec 1283, C.C.P., relating to depositions for evidence in arbitration

Makes technical renumbering changes

Ch. 1046 (SB 278) DILLS Amends and adds various secs., Ch. 651, Stats. 1929, re tidelands and submerged lands.

Permits City of Los Angeles to use specified tidelands and submerged lands that were granted to that city in trust by state, or to grant franchises and permits for such lands, for specified purposes, under prescribed conditions, and provides for management and control of such lands and revenue from such lands.

Ch. 1047 (SB 290) BRADLEY Adds Secs 13723.05 and 13723.06, Ed C., re examinations: classified school employees.

Requires personnel examinations be given in at least two independent parts. Limits the oral examination to general fitness for employment in class unless specifically directed to evaluate candidate's technical knowledge and skills.

Requires electronic recordation of oral examinations and provides generally for conduct thereof.

Directs examination records, including any recordings and rating sheets, to be held by the commission for 90 days, and directs the commission to establish procedures for review and protest

Makes records confidential except to candidate

Ch. 1048 (SB 337) RODDA Amends, adds, and repeals various secs., Ed.C., re Board of Library Examiners

Provides that President of the California Library Association is a member of the Board of Library Examiners.

Requires board to maintain register of all librarians who meet qualifications prescribed by board and a register of qualified library assistants

Ch. 1049 (SB 344) COOMBS Amends Sec 20165, Gov C., re Public Employees' Retirement System

Provides that no adjustment of payments shall be made because less than the correct amount of normal contributions was paid by a member if the error was not known to the member and was not the result of erroneous information provided by him to the system or to his employer. Provides further that such failure to adjust will not preclude action to correct the date the person became a member.

Ch 1050 (SB 379) DYMALLY Amends Secs 6493 and 6497, Ed C., re schools: disadvantaged children.

Provides that the governing board of a school district may request waiver of the provisions of any section or sections of the Education Code for any compensatory education program if such waiver is necessary to establish and operate a program for low-income children rather than for demonstration programs in intensive instruction in reading and mathematics for low-achieving pupils only

Provides that Superintendent of Public Instruction may grant in whole or in part such waiver when such has been approved by the State Board of Education and further is upon the recommendation and at the discretion of the Director of Compensatory Education, rather than upon such recommendation only.

Provides for report re such waivers to be made to Legislature.

Ch. 1051 (SB 386) BURGNER Amends Sec. 8756, adds Sec. 8756 5, Gov.C., re California Arts Commission.

Specifies that California Arts Commission may accept grants of funds.

Creates a California Arts Commission Fund in the State Treasury. Provides that except for federal funds and funds received from the State General Fund, gifts, donations, bequests, or grants received by the commission shall be deposited in such fund and appropriates money in fund for expenditures by the commission without regard to fiscal year.

Ch. 1052 (SB 435) DANIELSON Amends Sec 22861, Gov.C., re out-of-state employees.

Eliminates provision which renders out-of-state employees, while in out-of-state employment or during retirement from such employment, ineligible for enrollment in an in-state plan any time after their election to enroll in an out-of-state plan.

Ch. 1053 (SB 461) KENNICK Amends Secs. 891 and 1860, W. & I.C., re construction of juvenile facilities.

Includes within definition of "construction," for purposes of provisions relating to Youth Authority sharing in cost of construction of specified juvenile facilities by counties, payment by county under lease-purchase agreement or similar arrangement authorized by law.

Ch. 1054 (SB 506) ALQUIST Adds Sec. 13651.7, Ed.C., re employees' leaves of absence.

Requires public school employer to grant its regular classified employees, except substitute, short-term or limited-term employees, as defined, minimum of five-sixths of a day per month vacation for each month in which the employee is in a paid status for more than one-half of the working days in the month, under specified conditions, and prescribes minimum amount of vacation credit when employee is in a paid status for less than one-half the working days in the month.

Provides that such vacation may be taken at any time during school year with approval of employer and that if not taken shall accumulate for use in next year or be paid for, at option of governing board.

Permits employee to take vacation in amount authorized for school year, even though not earned at time of taking such vacation, and requires that compensation allocable to any used days of such unearned vacation be deducted, as specified, from severance check.

Provides that such vacation shall not become vested right of employee until he has been employed six months or more, and that employee, upon separation from service, shall be entitled to lump-sum compensation for all earned and unused vacation.

Ch. 1055 (SB 511) GRUNSKY Amends, amends and rennumbers, adds various secs., Ed C., re community college master plan.

Requires all proposals for community college organization or reorganization to be submitted to the Board of Governors of the California Community Colleges for approval.

Provides for elections to carry out the proposals of a plan approved by the Board of Governors.

Requires each county committee to submit specified plans prior to September 15, 1973, unless the board grants specified extension. If there is a failure of the county committee to comply, the chancellor shall submit plans for the county committee.

Makes various related changes.

Ch. 1056 (SB 555) DYMALLY Adds Ch. 2.5 (commencing with Sec. 9775), Div. 8, Ed.C., re Reading Study Act.

Establishes a program for the study of the correlation between emphasis on heavily phonics-oriented state textbooks and increased study from regular state textbooks for pupils from grades 1 to 3, inclusive.

Requires Superintendent of Public Instruction to select two comparable school districts in different geographic sections of the state for purposes of the program.

Provides that the superintendent is to compare the reading achievement between the regular textbook readers and the phonics readers by means of various state tests.

Provides that the program is to commence in the fall of 1970 and continue through the spring of 1972.

*In effect immediately.*

Ch. 1057 (SB 564) RICHARDSON Amends Secs. 12028 and 12032, Pen.C., re weapons: disposition.

Provides, with respect to weapons that would otherwise be disposed of by the public officers in charge of them, that, instead, such weapons may be sold at public auction to persons licensed under federal law to deal with such weapons, if the weapons are of a type which can be sold to the public, generally, and if they are considered to have value with respect to sporting, recreational, or collection purposes, other disposition being required if such criteria are not met.

Ch. 1058 (SB 582) SHORT Amends Secs. 2843, 4502 and 4507, B. & P.C., re psychiatric technicians.

Revises the expiration date of the term of office of one of the two psychiatric technician members of the Board of Vocational Nurse and Psychiatric Technician Examiners to permit expiration of such terms at different times, rather than at the same time.

Changes definition, duties, and responsibilities of psychiatric technicians. Provides that chapter regulating psychiatric technicians shall not apply to other specified licensees.

Ch. 1059 (SB 583) SHORT Adds Sec. 20930.2, Gov.C., re Public Employees' Retirement System.

Permits member to receive service credit for time absent on "war relocation leave" upon payment of employer and employee contributions and interest.

Ch. 1060 (SB 585) MARLER Adds Secs. 58942, 58943, Ag.C., re marketing orders.

Provides that marketing orders affecting dried fruits, raisins, or nuts, if approved by producers or handlers affected, may authorize an allowance to a handler of credit for promotion of a private brand or trade name if such advertising or promotion is in accord with a plan adopted by the advisory board administering the marketing order.

Provides a marketing order affecting dried fruit, raisins, or nuts, may authorize an allowance to a handler of credit for advertising or promotion of the commodity covered if the allowance does not exceed 50 percent of the amount payable by such handler for his own account for any assessment established by the director and does not reduce the handler's advertising rate of assessment of any marketing order which is in effect on the effective date of this act or reduce such assessment rate to an amount which is less than the average assessment income derived from the handlers realized by such marketing order for the three marketing seasons immediately preceding the effective date of the approval of this act in a marketing order.

Continues in effect until the 91st day after adjournment of the 1972 Regular Session.

Ch. 1061 (SB 602) LAGOMARSINO Amends various secs., B. & P.C., Gov.C., Ins.C., and Pen.C., re witness fees and mileage.

Increases various witness fees from \$4 per day to \$12 per day and mileage fees from \$0.15 per mile one way to \$0.20 per mile one way.

Ch. 1062 (SB 681) LAGOMARSINO Amends, adds various secs., Lab.C., re housing.

Provides that Commission of Housing and Community Development instead of Department of Housing and Community Development may promulgate rules and regulations relative to farm labor housing. Revises provisions relating to State Roster of Labor Camps, including permitting commission to establish registration fees. Provides that the commission may establish a schedule of fees for the construction and operation of labor camps rather than only construction of buildings in labor camps wherever the department is the enforcement agency.

Provides that, upon written notice to the Department of Housing and Community Development, any city, county, or city and county may assume responsibility for the enforcement of provisions relating to labor camp housing, but that the department may enforce such provisions in the event of nonenforcement by a city, county, or city and county.

Makes related changes.

Ch. 1063 (SB 689) DILLS Adds Sec. 431, B. & T.C., re open space lands.

States that there shall be a rebuttable presumption with respect to property assessed under the provisions providing for the assessment of open space lands that the present use of open land subject to an enforceable restriction and devoted to agricultural use is its highest and best agricultural use.

Ch. 1064 (SB 702) SHERMAN Amends Secs. 1241 and 1300, B & P.C., re clinical laboratory technology.

Revises scope of application of provisions relating to clinical laboratory technology.

Revises provision relating to fees for clinical laboratory technology licensees, and exempts state or agency or official thereof from payment of application or renewal fee for clinical laboratory permit.

Ch. 1065 (SB 703) SHERMAN Adds Secs. 1207, 1208, amends Sec. 1284, B. & P.C., re clinical laboratory technology.

Provides for issuance of "clinical chemist" or "clinical microbiologist" licenses.

Ch. 1066 (SB 704) SHERMAN Amends, adds various secs., B. & P.C., re clinical laboratory technology.

Revises provisions relating to licensing and regulation of persons in field of clinical laboratory technology.

Ch. 1067 (SB 716) SHERMAN Amends Secs 2501, 2504, 2523, adds Art. 3.5 (commencing with Sec. 2525), Ch. 2.5, Div 2, Veh.C., re motor vehicles

Authorizes Commissioner of the California Highway Patrol to license specified fleet owners, as defined, as licensed inspection and maintenance stations, as defined, for performance of specified functions with regard to their own vehicles. Sets forth standards required for operation of such licensed inspection and maintenance stations. Authorizes such stations to certify compliance of vehicles with specified requirements, such certification to be evidenced by stickers.

Makes it unlawful for any person to knowingly place or permit to be placed any sticker authorized for specified vehicles on any vehicle not complying with specified requirements.

Authorizes commissioner to charge fee, established by commissioner, and in amount related to cost of administration of law relating to such fleet owner licensed inspection and maintenance stations.

Makes related changes.

Ch. 1068 (SB 726) TEALE Amends Sec. 55632, Gov.C., re fire and police protection.

Authorizes neighboring cities, counties, county fire or police protection district, federal government or agency to contract with another such agency for all police or fire protection.

Ch. 1069 (SB 728) CARRELL New act, re accreditation.

Requires the Joint Legislative Budget Committee and the Senate Education Committee to conduct a study of accreditation associations and visiting accreditating teams.

Ch. 1070 (SB 762) DANIELSON Amends Sec 13997, Ed C. re State Teachers' Retirement System.

Provides that for purposes of allowable service credit under the State Teachers' Retirement System, certificated employees on sabbatical leave shall receive full-time service credit therefor if they pay specified employer costs and pay contributions they and the state would have paid if not on leave within two years after the leave.

Ch. 1071 (SB 781) MILLS Amends Sec. 190, S. & H.C., re grade separations. Authorizes local agencies to use any funds available to them to finance their share of cost of grade separation projects.

Ch. 1072 (SB 806) NEJEDLY Amends Secs. 311, 311.6, and 312.1, Pen.C., re obscenity: live conduct.

Specifically includes obscene live conduct, as defined, and persons connected with its presentation, within certain provisions applying criminal sanctions in the field of obscenity.

Provides, with respect to provision that permits admission of any evidence tending to establish elements of obscenity or harmful matter, rather than requiring expert witnesses to do so, that such provision is also applicable to live conduct.

Ch. 1073 (SB 826) BURGNER Adds Sec. 12018, Gov.C., re state agencies.

Provides that Governor may designate which state agency shall be responsible for each federal program in which federal money is given state with requirement it be handled by single state agency.

Requires Governor to inform Joint Legislative Budget Committee of any such designations.

Ch. 1074 (SB 842) WAY New act, re medical assistance.

Requires Legislative Analyst, with the assistance of the Department of Health Care Services and the Controller, to conduct a study on the practicability of a plan to have county hospitals submit Medi-Cal bills directly to and be paid by the Department of Health Care Services. Provides if study reveals direct payment to be more efficient that Director of Department of Health Care Services may provide for direct payment.

Ch. 1075 (SB 926) DOLWIG Amends, adds, repeals, various secs., Ins.C., re insurance.

Exempts underwritten title company and organization organized for purpose of doing underwritten title business, whether licensed or not, from definition of "insurer" for purposes of Insurance Holding Company System Regulatory Act

Establishes specified annual renewal fees for specified certificated title insurers and underwritten title companies. Deletes provision that Insurance Commissioner shall establish standards by which such annual renewal fees shall be set for each insurer, and deletes procedures to be followed in doing so. Makes related changes. Deletes inconsistent provisions.

Ch. 1076 (SB 957) STEVENS Amends Sec. 3271, U.I.C., re unemployment compensation disability insurance.

Extends time during which director is required to approve of specified amendments to voluntary unemployment compensation disability insurance plans to January 1, 1972, from January 1, 1971.

Ch. 1077 (SB 965) STEVENS Amends, adds various secs., Ch. 78, Stats. 1917, re Santa Monica tidelands

Changes from 25 to 66 years the limit for which Santa Monica may grant franchises and leases of tide or submerged lands granted to city by state, except retains 25-year limit re oil and gas leases.

Authorizes city to use revenues accruing from use of granted tidelands for furtherance of navigation, commerce, and conservation of wildlife and fish, and ecology of the area.

Provides for the government, management, and control of such lands.

Ch. 1078 (SB 995) GRUNSKY Amends Secs. 24000 and 24002, Ed.C., re higher education.

Provides that money received by the Trustees of the California State Colleges as gifts, bequests, devises, and donations may be invested by the State Treasurer, upon approval of the trustees, in those eligible securities listed as authorized investments for surplus funds in the State Treasury.

Provides that all interest and earnings received from the investments shall be used for purposes established by the trustees consistent with the terms and conditions of the gift, bequest, devise or donation.



Requires report on disposition of gifts, bequests, devises or donations by the trustees and further requires that report be made to Joint Legislative Budget Committee and Department of Finance as well as to Coordinating Council for Higher Education.

**Ch. 1079 (SB 1003) CUSANOVICH** Amends Sec. 13723 25, Ed.C. re classified school employees.

Authorizes appointments to be made from other than the first three applicants on an eligibility list where possession of a driver's license is required, as well as where facility in a foreign language is required.

Makes related technical changes.

**Ch. 1080 (SB 1014) COOMBS** Amends Sec. 14402, Gov.C., re state contracts.

Provides that any time after 95 percent of the work has been completed on contract under State Contract Act the amount of money withheld from payment may be reduced to 125 percent of the amount of work yet to be completed upon written approval of the respective sureties

**Ch. 1081 (SB 1033) BRADLEY** Adds Sec. 1191 5, Lab.C., re employment licensing.

Allows issuance by Industrial Welfare Commission to nonprofit organizations of special license to employ handicapped women and minors at less than minimum wage instead of requiring such employees to be individually licensed Provides for annual renewal of such special license, or more frequently as commission shall determine.

**Ch. 1082 (SB 1044) DILLS** Amends Sec. 2766, P.U.C., re passenger air carriers.

Deletes requirement that Public Utilities Commission give 30 days notice before authorizing a special temporary suspension after application of passenger air carrier to suspend or delete service to any certificated point.

Provides rather that such suspension, when authorized, shall be effective 30 days after the filing of application.

**Ch. 1083 (SB 1064) SHORT** Amends Sec. 74804, adds Sec. 74807.5, Gov.C., re municipal courts.

Provides that Marshal of Stockton Municipal Court shall receive salary pursuant to specified provisions of designated salary schedule, and requires adjustment of such salary in certain manner if salary in class of lieutenant in service of San Joaquin County is adjusted.

**Ch. 1084 (SB 1090) SHERMAN** New act, re homemaker services.

Provides that prior to December 31, 1972, counties do not have to supply homemaker services to public assistance recipients, rather than granting additional aid grants to allow such recipients to obtain such services

**Ch. 1085 (SB 1124) COLLIER** New act, re Humboldt Bay lands

Declares that portions of certain described lands within Eureka tidelands area in Humboldt County lie above line of mean high tide and are no longer necessary or useful for commerce, fisheries, and navigation. Requires State Lands Commission to determine such lands and to execute and record in Humboldt County Recorder's office appropriate instruments describing such lands. Frees such lands of public use and trust for commerce, fisheries, and navigation upon recording of any such instrument, together with specified certificate

Authorizes City of Eureka as to its tidelands, and commission or future grantee as to other tidelands in Humboldt Bay area, subject to certain restrictions, to convey, release, or quitclaim its interest in lands free from public use and trust or to convey, release, or quitclaim any portions of tidelands described in instrument recorded by commission. Authorizes city, with approval of commission, to settle any dispute concerning whether or not particular land within Humboldt Bay area constitutes land in private or proprietary ownership, or rather constitutes Eureka tidelands, title to which is vested in city.

Requires any consideration for any conveyance, release, quitclaim, or settlement to be determined by city with approval of commission

Provides that no lands which lie below line of mean high tide shall be conveyed, released, or quitclaimed or be freed from public trust.

Requires, with prescribed exceptions, that any document, quitclaim, or conveyance of certain described lands shall reserve to state all oil, gas, minerals, and other hydrocarbons.

Provides that all lands or interests in lands which lie below line of mean high tide and are received as result of sales or exchanges pursuant to act shall be deemed tidelands, and all lands so acquired above line of mean high tide shall be deemed lands acquired with tidelands trust moneys.

Requires that any moneys or other things of value, excluding land and interests in land, received by city as result of any sales or exchanges authorized by act, be used only for trust purposes set forth in prescribed acts.

**Ch. 1086 (SB 1125) COLLIER** New act, re tidelands and submerged lands.

Grants and conveys in trust, under prescribed conditions and for specified purposes, certain described tidelands and submerged lands, located in Humboldt Bay to City of Eureka for furtherance of navigation, commerce, and fisheries and provides for government, management, and control of such lands. Provides that such grant and conveyance shall be effective upon written acceptance by the city prior to September 1, 1971.

**Ch. 1087 (SB 1127) SONG** Amends Sec. 9902.6, B. & P.C., re employment agencies.

Revises the provision in Employment Agency Act that exempts persons engaged in the business of management consulting to provide that such exemption applies if the individual who is recommended for consideration for an executive or professional position is not charged a deposit, retainer or fee, rather than applying if such individual is not charged a fee.

**Ch. 1088 (SB 1128) SONG** Adds Sec. 2636.5 and 2640.5, B & P.C., re physical therapists.

Designates circumstances under which applicant for license as physical therapist may be issued license without written examination and specifies when oral examination may be required. Makes provision for persons who fail to renew license under certain provisions of the law.

**Ch. 1089 (SB 1162) PETRIS** Amends Sec. 19568, W. & I.C. re blind rehabilitation.

Requires that California Industries for the Blind contribute not less than \$10 per month for each non-civil-service production worker for health insurance rather than authorizing \$8 per month.

**Ch. 1090 (SB 1170) HARMER** Adds Sec. 469, Pen.C., re criminal law.

Makes it misdemeanor for any person to knowingly make, duplicate, cause to be duplicated, or use, or attempt to make, duplicate, cause to be duplicated, or use, or have in his possession any key to building or other area owned, operated, or controlled by State of California, any state agency, board, or commission, a county, city, or any public school or community college district without authorization from person in charge of such building or area or his designated representative and with knowledge of lack of such authorization.

*In effect immediately.*

**Ch. 1091 (SB 1247) GRUNSKY** Amends Secs. 224n, 235, Civ.C., re parent and child.

Specifies that no petition may be filed to adopt child declared free from custody and control of either or both of his parents and referred to a licensed adoption agency for adoptive placement, as well as child relinquished to licensed adoption agency, except by prospective adoptive parents to whom child has been referred for adoptive placement by agency.

Specifies, with regard to citations to provide notice of proceedings to declare persons under the age of 21 years free from the custody and control of their parents, that if the place of residence of the father or mother of a person subject to such proceedings is not known, then grandparents and adult brothers, sisters, uncles, aunts, and first cousins of such minor person, rather than only some relative, shall be notified by citation if such relatives and their residences are known to the

petitioner in the proceedings. Further specifies that if the petition in such proceedings is filed for the purpose of freeing the minor person for placement for adoption, then citation of proceedings must state such fact.

Ch. 1092 (SB 1375) BEILENSEN Amends, repeals, and adds various secs., arts, Ag.C., re economic poisons.

Makes various changes relating to economic poisons including the requirement of a thorough evaluation by the Department of Agriculture of a substance before registration as an economic poison or renewal of such registration; restrictions of its use; keeping of certain records by registrant; and establishment of a container code for identification purposes.

Provides that the license fees received under the chapter on economic poisons may only be expended on the administration and enforcement of that chapter and the chapter on injurious materials and environmentally harmful material and provides that the section that imposes such license fee shall only be in effect for a specified period.

Appropriates \$56,308 from Department of Agriculture Fund for specific purposes. Makes related changes.

Ch. 1093 (SB 1403) WAY Amends Sec 10953, W & I.C., re public assistance.

Authorizes Director of Department of Social Welfare to contract with the Office of Administrative Procedure to conduct hearings in cases involving complicated issues of fact or law, or reduce backlog of cases, and provides that such case limitations are not jurisdictional.

Declares that specified provisions of law relating to administrative adjudication shall not apply to fair hearings

Ch. 1094 (SB 1417) NEJEDLY Amends Sec. 45308.1, Gov.C., re retirement systems.

Authorizes city retirement systems to invest retirement funds with insurance companies under contracts for deposit administration or immediate participation guarantee types of group annuities for retirement systems members

Ch. 1095 (AB 1759) CHAPPIE Amends Sec 18102.10, Ed C., re special education programs.

Provides that for purpose of provision requiring withholding amounts from state apportionments for special education, expenditures for equipment for 1968-69 fiscal year shall be considered as current expenses of operating a special class or program

*In effect immediately*

Ch. 1096 (SB 1) MOSCONE Amends Sec. 18802, Ed.C., re school breakfast-lunch program.

Deletes requirement that the Superintendent of Public Instruction allocate funds to specific schools or agencies, approved by the superintendent, for purposes of the School Lunch Program at the rate of \$1 for each \$1 so expended during the preceding fiscal year.

Prohibits the use of specified funds to reduce the level of district or school expenditures for any existing program, unless free or reduced-price lunches are provided for each eligible needy child

Ch 1097 (SB 59) TEALE Amends Sec. 75.7, S & H.C., re state highway location.

Requires California Highway Commission to include in its report to interested persons and public agencies, impact on agricultural values as one of the factors considered in selecting, adopting, and determining location for state highway or freeway

Incorporates additional changes to Sec. 75.7, S & H.C., proposed by AB 1991, SB 1077, and both AB 1991 and SB 1077, to be operative only upon enactment of AB 1991, SB 1077, or both AB 1991 and SB 1077.

Ch. 1098 (SB 946) LAGOMARSINO Amends various secs., H & S.C., re narcotics restricted dangerous drugs.

Provides for increased penalties for violation of various provisions of law relating to narcotics, including marijuana, if person has been previously convicted for specified violations of law relating to restricted dangerous drugs

Provides for increased penalties for violation of various provisions of law relating to restricted dangerous drugs if person has been previously convicted for specified violations of law relating to narcotics, including marijuana

Ch. 1099 (SB 94) SONG Adds and amends various secs., Ag.C., Gov.C., re governmental tort liability.

Revises provisions relating to governmental tort immunity, while expanding governmental immunity from civil negligence actions. Provides that public entities are liable for actual property damage resulting from entries for survey and examination purposes.

Revises the liability and immunity of public entities and employees charged with the care and custody of prisoners and mental patients.

Provides that a public entity is liable for injuries caused by its use of pesticides, to the same extent as a private person. In the case of pesticides, no presumption of negligence is to be drawn from a failure to comply with a statutory provision relating to the use of pesticides unless made specifically applicable to the public entity or the public employee.

Ch. 1100 (SB 105) CARRELL Adds Art. 5.1 (commencing with Sec. 75095), Ch. 11, Title 8, Gov.C., re Judges' Retirement Law.

Provides allowance for surviving children of judges who die prior to retirement.

Ch. 1101 (SB 120) BURGNER Amends Secs. 73641, 73951, adds Sec. 73953 1, Gov.C., re courts.

Increases number of judges in the El Cajon Judicial District from 3 to 4, and increases judges in North County Judicial District from 3 to 5. Provides additional clerks for such districts and fixes their salaries.

Ch. 1102 (SB 136) DEUKMEJIAN Amends Sec. 69586, Gov.C., re superior courts.

Changes the number of superior court judges in Los Angeles County from 134 to 149.

Ch. 1103 (SB 241) GRUNSKY Amends Sec. 13353, Veh.C., re drunk driving chemical tests.

Requires officer who arrests person for driving motor vehicle while under influence of intoxicating liquor to inform person arrested that he does not have the right to have attorney present before stating whether he will submit to a chemical test, before deciding which test to take, or during the administration of the test chosen.

Incorporates additional changes to Sec. 13353, Veh.C., proposed by AB 623, to be operative only upon enactment of AB 623.

Ch. 1104 (SB 265) COLOGNE Amends Secs. 69592, 69748.1, Gov.C., re superior courts.

Increases number of judges of the superior court in the County of Riverside from 10 to 11 and on and after July 1, 1971, to 12, and increases the number of sessions from three to four in certain superior courts.

Ch. 1105 (SB 279) SHERMAN Amends Sec. 25541.7, Ed.C., re junior college district tax rates.

Provides that the increase in maximum tax rate of a junior college district for any interdistrict attendance agreement and any plant and equipment lease agreement shall remain in effect until the end of the seventh consecutive fiscal year following the first district bond election at which a junior college bond issue was passed in districts in which such seventh consecutive fiscal year ends on June 30, 1975, and such first bond issue passed provided for bonds with an interest rate of 5 percent.

Ch. 1106 (SB 280) COOMBS Amends Secs. 4456, 11705, adds Sec. 4456 5, Veh.C., re vehicle dealers' sale report.

Revises period after sale by dealer in which vehicles may be operated without registration card or plates. Deletes violation of provisions relating to dealers' reports of sale from the grounds upon which a dealer's license and certificate may be suspended or revoked.

Permits dealer to obtain a total of 20 additional days to present application and documents in acceptable form upon payment of forfeiture fee of \$3 upon specified conditions

Provides that any application to register or transfer vehicle by dealer on behalf of purchaser more than 40 days after date of sale is deemed to constitute a rebuttable

presumption of failure or neglect and shall be prima facie grounds for proceedings to suspend or revoke dealer's license.

**Ch. 1107 (SB 355) SHORT** New act, re school classrooms. trailer coaches.

Provides that purchase by any school district of trailer coach of greater than 16 feet in width, between December 1, 1969, and June 30, 1970, otherwise completed pursuant to law, is valid and effective.

Makes provision limiting personal liability of members of school district governing board, inapplicable to members of board which purchased trailer coach subject to this act.

**Ch. 1108 (SB 391) DANIELSON** Amends Sec. 72602, repeals Sec. 72602.8, Gov.C., re judges.

Increases from 58 to 64 the number of judges in Los Angeles Municipal Court District.

**Ch. 1109 (SB 443) COLOGNE** Amends Sec. 216, adds Secs. 230.5 and 230.6, P.U.C., re sewer system corporations.

Includes sewer system corporations within definition of a public utility for purposes of Public Utilities Act.

Defines "sewer system" and "sewer system corporation."

Provisions not operative until July 1, 1971.

**Ch. 1110 (SB 447) DILLS** Adds article heading preceding Sec. 1000, adds Art. 2 (commencing with Sec. 1050), Ch. 2, Div. 2, B. & P.C., and amends Secs. 13401 and 13404, Corp C., re chiropractors. professional corporations

Authorizes formation of chiropractic corporations pursuant to Moscone-Knox Professional Corporation Act.

To become operative July 1, 1971.

**Ch. 1111 (SB 475) COLOGNE** Adds Art 11 (commencing with Sec. 800), Ch. 1, Div. 2, B & P.C.; and article heading preceding Sec. 1400 and Art. 2 (commencing with Sec. 1430), Ch 2, Div. 2, H. & S C., re malpractice actions.

Requires every insurer providing professional liability insurance to (1) person who holds a license, certificate, or similar authority issued under the healing arts provisions of the Business and Professions Code or is licensed pursuant to the Osteopathic Act, or to (2) a hospital, to annually report to the licensing authority any final judgment over \$3,000 rendered during the preceding year against person or hospital, or settlement over \$3,000 during the preceding year, in a claim or action for damages for malpractice. Prohibits insurer from entering into settlement over \$3,000 without written consent of insured

Requires the licensing agencies to notify licensees and insurers of provisions of law.

To become operative on January 1, 1971.

**Ch. 1112 (SB 500) NEJEDLY** Adds Sec 597t, Pen.C., re animals.

Makes it misdemeanor for any person to keep animal confined in enclosed area without providing animal with adequate exercise area and, if animal is restricted by leash, rope, or chain, leash, rope, or chain affixed in such manner that it will prevent animal from becoming entangled or injured and permit animal's access to adequate shelter, food, and water. Does not apply to animal in transit, vehicle, or immediate control of person.

**Ch. 1113 (SB 503) MOSCONE** Adds Art 9 (commencing with Sec. 5150), Ch. 1, Div 3, B & P.C., re accountancy corporations

Permits formation of accountancy corporations subject to provisions of Moscone-Knox Professional Corporation Act. Specifies procedures for registration of such corporations with State Board of Accountancy.

Regulates activities of corporation with regard to reports, name, shareholders, income, and professional conduct.

Permits State Board of Accountancy to adopt and enforce rules and regulations necessary to carry out purposes and objectives of act.

Operative July 1, 1971.

**Ch 1114 (SB 512) MOSCONE** Amends, adds various secs., Fin.C., re credit unions.

Defines "central credit union."

Provides for creation of executive committee by board of directors of credit union to perform specified functions. Permits appointment of credit committee members by board of directors as alternative to election by members of the credit union.

Revises limits on loans, gifts, fines, and investments made by credit unions, and makes other changes relating to operations of such organizations.

Ch. 1115 (SB 536) SHERMAN Amends Sec. 7261, R. & T.C., re transactions tax.

Provides that registration to an out-of-district address and a declaration under penalty of perjury stating that it is the buyer's address satisfies the requirement of delivery for purposes of the transactions tax with respect to registered cars, planes, or boats

Declares intent of Legislature that provisions relating to delivery of certain commodities outside the district apply only to vehicles, planes, and boats registered or licensed by the state.

Declares intent of Legislature that provisions similar to act are inappropriate for state and local uniform sales and use tax acts.

Operative on first day of first calendar quarter commencing more than 90 days after effective date or January 1, 1971, whichever occurs first.

Ch. 1116 (SB 546) BEILENSON Adds Art. 16 (commencing with Sec. 429.50), Ch. 2, Pt. 1, Div. 1, H. & S.C., re study of population, health, environment

Authorizes State Department of Public Health to conduct specified activities relating to population, public health, and environmental study. Authorizes department to report to Legislature every two years on its findings related to public health, the environment, and population trends and distribution, with specified recommendations.

Ch. 1117 (SB 565) BURGNER Amends Sec. 8614, and repeals Sec. 8616, B. & P.C., re inspection reports.

Specifies that notice of the right to obtain specified pest control reports on real property shall be disclosed on every inspection report and work completion notice executed after January 1, 1971.

Deletes provision requiring real estate broker to give notice of right to obtain specified pest control reports on real property in cases where wood-destroying organism inspection is requested by party to the real estate transaction.

Ch. 1118 (SB 566) BURGNER Amends Secs. 104506 and 10472, adds Sec. 104516, B. & P.C., re real estate.

Requires one-fourth of amount of any license fee, rather than license fee in excess of \$10, to be paid into Real Estate Education, Research and Recovery Fund. Authorizes Real Estate Commissioner to transfer specified surplus funds from Real Estate Education, Research and Recovery Fund to Real Estate Fund.

Specifies that application for payment of damages remaining unpaid upon judgment against licensee must be filed within one year after judgment becomes final.

Ch. 1119 (SB 573) MOSCONE Adds Sec. 17537, B. & P.C., re unlawful advertising.

Makes it unlawful to notify any person by any means, as part of an advertising plan or scheme, that he has won a prize and that as a condition of receiving such prize he must purchase or rent any other item.

Ch. 1120 (SB 595) WHETMORE Amends Sec. 69591, Gov.C., re judges.

Increases the number of judges of superior court in the County of Orange from 22 to 24 and, on and after July 1, 1971, to 25

Ch. 1121 (SB 597) MOSCONE Adds Sec. 175005, B. & P.C., re advertising: false or misleading

Makes it unlawful to falsely represent in an advertisement the quantity of any article that will be sold in a single transaction and to willfully or negligently fail to include in such advertisement a statement of any restriction on the quantity sold.

Makes a person, who, by means of such false or negligent advertisement, induces any individual retail purchaser and consumer to seek to buy such article and then refuses to sell at the advertised price in any quantity then available for sale on the premises, liable for any losses and expenses incurred plus the sum of \$50.

Ch. 1122 (SB 598) MOSCONE Amends Sec. 2995.8, B. & P.C., re psychological corporations: fictitious names.

Provides for issuance of permit under specified circumstances and conditions to psychological corporations allowing use of name not stated in articles of incorporation.

*In effect immediately.*

Ch. 1123 (SB 621) SHERMAN Amends Sec. 1192.4, adds Sec. 1192.5, repeals Sec. 1192.3, Pen C., re pleas.

Provides that, upon plea of nolo contendere, in addition to plea of guilty, to information or indictment in any case, in addition to case in which jury has power to recommend or impose punishment upon plea of not guilty, defendant may, at time of plea, specify punishment and other disposition of case. Specifies procedure to be followed in accepting plea and informing defendant of right to withdraw plea if court subsequently withdraws its approval of plea.

Ch. 1124 (SB 699) WHETMORE Amends Sec. 74001, Gov.C., re judges.

Increases the number of judges in the West Orange County Municipal Court from 6 to 7 and from 7 to 8 on and after May 1, 1971.

Ch. 1125 (SB 706) SHERMAN Adds Sec. 1228, B. & P.C., re clinical laboratory technology.

Requires State Department of Public Health to appoint committee to assist, advise, and make recommendations for establishment of rules and regulations necessary to insure proper administration and enforcement of provisions relating to clinical laboratory technology and to assist and advise department in matters concerning examinations of clinical laboratory technology licenses. Authorizes establishment of subcommittees of committee.

Ch. 1126 (SB 753) DANIELSON Amends, adds, repeals, various secs., C.C.P., re Revised Uniform Reciprocal Enforcement of Support Act.

Revises various provisions of Uniform Reciprocal Enforcement of Support Act to conform to corresponding provisions in Revised Uniform Reciprocal Enforcement of Support Act of 1968.

Ch. 1127 (SB 794) BEILENSEN Adds Sec 1230.1, Gov.C., re public employees: absences.

Requires public employees be given time off with pay when answering a subpoena requiring their presence as a witness, unless he is a party or an expert witness. Also provides that provision shall not apply when employee receives compensation for appearance in excess of his regular earnings

Ch. 1128 (SB 834) BEILENSEN Amends Sec. 11512.1, adds Secs. 10120, 10121, Ins.C., and adds Sec. 12532.7, Gov.C., re insurance.

Prohibits any family hospital service contract, health care service plan, or self-insured employee welfare benefit plan, as defined, which contains coverage for sterilization operations or procedures, as defined, and which is entered into or renewed on or after effective date of act, from containing any disclaimer, restriction on, or limitation of, coverage relative to insured's reason for sterilization. Specifies that all such contracts and plans entered into or renewed after effective date of act shall be construed to be in compliance with such prohibition, and that any conflicting provision shall have no force or effect

Specifies that if any policy of disability insurance issued or renewed after effective date of act provides for payment of all or part of cost of sterilization operation or procedure, as defined, any exclusion, reduction, or limitation on such benefit based on reason or reasons of covered persons for requesting such sterilization shall be void and of no effect. Specifies that all such policies issued or renewed after the effective date of act shall be automatically construed in compliance with act and need not be refiled or reprinted.

Ch 1129 (SB 843) WAY Amends and adds various provisions, W. & I.C., re involuntary detention: drugs and narcotics.

Provides for evaluation and treatment under Lanterman-Petris-Short Act of juveniles and criminal defendants who are dangerous to themselves or others as a result of the use of narcotics or restricted dangerous drugs.

Ch. 1130 (AB 1782) RUSSELL Adds Secs 11715.9 and 11901.1, H. & S.C., re drugs, narcotics: probation.

Requires that trial court when granting probation to a person who has been convicted of possession of narcotics or restricted dangerous drugs, shall condition such probation upon defendant's securing education or treatment from a local community agency designated by such court, if such service is available and the person is likely to benefit from the service; and, if defendant is a minor, to also require parents or guardian to participate in such education or treatment to the extent the court determines will aid the education or treatment of the minor. Provides for ordering such education or treatment, and participation by parents or guardian, with respect to minors found to be in possession of such narcotics or drugs by a juvenile court.

Ch. 1131 (SB 858) COLOGNE Adds Sec. 69749.3, Gov.C., re courts.

Permits sessions of the superior court in Riverside County to be held in Palm Springs at such times as may be prescribed by judges sitting pursuant to specified provision of law.

Ch. 1132 (SB 892) DILLS Adds Sec. 7273, Gov.C., re city street relocation assistance.

Authorizes cities in a county with population of 4,000,000 or more to make compensation from state funds allocated for city street and highway purposes to persons for their moving expenses who are displaced because of city street and highway construction.

Ch. 1133 (SB 931) DOLWIG Amends Secs. 2710, 2801, U.I.C., re unemployment compensation disability insurance.

Provides that additional hospital benefit requirements are satisfied by certification by a practitioner authorized by any bona fide church, sect, denomination or organization whose principles or teachings call for dependence for healing entirely upon prayer or spiritual means, and adds those institutions operated as hospitals but exempt from licensing by State Department of Public Health under provisions of subd (c) of Sec 1415, H & S.C., to the definition of "hospital" for purposes of these sections.

Ch. 1134 (SB 960) WALSH Adds, repeals Sec. 4215, Gov.C., re public work and purchases

Requires public agencies awarding construction contracts to assume responsibility as between the parties to the contract for the removal, relocation, or protection of existing utilities on site of projects subject to contract if the utilities are not identified in the plans and specifications made a part of the invitation for bids. Requires contract documents to include provisions that the contractor shall not be assessed liquidated damages for any delay, where such delay is attributable to the failure of the public agency or owner of existing utilities to provide for the removal or relocation of existing utilities.

Requires contractor to notify public agency upon the discovery of utility facilities not mentioned in plans or specifications.

Ch. 1135 (SB 984) PETRIS Amends Sec. 6359.3, R & T.C., re sales and use taxes.

Declares that nonprofit organization meeting specified requirements whose primary purpose is promoting good health and the saving of lives is a consumer, rather than retailer, of candy or other confectionery which it sells when profits are used exclusively for such purpose.

Not operative until October 1, 1970.

*In effect immediately.*

Ch. 1136 (SB 1050) DOLWIG Adds Sec. 75034.1, Gov.C., re Judges' Retirement \*Law.

Provides allowance for surviving spouse of a judge who dies during retirement while receiving specified retirement benefits.

Ch. 1137 (SB 1058) SHORT Adds Ch. 8.5 (commencing with Sec. 3901), Div. 2, B & P.C., re nursing home administrators.

Provides for State Board of Examiners of Nursing Home Administrators, its powers and duties, and the standards and procedures by which nursing home administrators are to be licensed. Specifies fees. Creates Nursing Home Administrator's State License Examining Board Fund which is continuously appropriated from such fees collected and appropriates \$62,000 thereto.

\* Correction.



Provides for operation of certain things in event Governor's Reorganization Plan No. 1 becomes effective.

Ch. 1138 (SB 1061) SHORT Amends Sec. 9975, B. & P.C., re employment agencies.

Specifies that should employment agency send applicant for employment and applicant secures employment other than that position specified in order for employment, agency entitled to fee payable by applicant under specified circumstances.

Requires, when an interagency dispute concerning the earning of a fee for the placement of an applicant arises, that fee be earned by agency responsible for placement of applicant, that reasonable effort be made by billing agency to determine that it is entitled to fee, and that only one fee be charged applicant. Requirement of one fee must be stated in the contract.

Ch. 1139 (SB 1065) SHORT Adds Sec. 69893.5, Gov C., re personnel of superior courts.

Provides that superior court in Sacramento County may establish such titles as are required and, with approval of board of supervisors, may appoint and employ personnel as it deems necessary for performance of duties and exercise of powers conferred by law. Authorizes board of supervisors to establish and adjust rates of compensation of such personnel.

Ch. 1140 (SB 1069) SHORT Amends Sec. 39090, H & S.C., re air pollution.

Revises definition of a "limited production vehicle" which is exempted from the Pure Air Act of 1968 to include additional requirement that sales of the make of motor vehicle in California did not exceed 200 units in 1968 calendar year.

Extends exemption of such vehicles from model year prior to 1971 to model year prior to 1973.

Ch. 1141 (SB 1099) BURGNER Adds various secs, Ed.C., re special education.

Requires Superintendent of Public Instruction to withhold specified portion from specified funds for use in research, program development, and evaluation in special education through contractual agreements. Allocates such amount withheld for specified purposes. Establishes Committee on Special Education and prescribes its functions and membership. Provides that specified Members of the Legislature shall meet with the committee and participate in its activities and constitute an interim investigating committee on the subject of special education. Provides for various reports re the program.

Ch. 1142 (SB 1107) CARRELL Amends Secs 16054, 16055, Gov.C., re Environmental Quality Study Council.

Extends life of Environmental Quality Study Council one year to end of 1972 Regular Session, and makes related changes in reporting dates.

Appropriates funds from the California Environmental Protection Program Fund for support of the council.

Ch. 1143 (AB 1951) CAMPBELL Adds Sec. 146e, Pen.C., re law enforcement personnel.

Makes it misdemeanor for person maliciously, and with intent to obstruct justice or due administration of laws, to publish, disseminate, or otherwise disclose residence address or telephone number of any peace officer, while designating the peace officer as such, without authorization of agency which employs such peace officer.

Ch. 1144 (SB 1181) STIERN Adds Sec. 20084, Ed.C., re community college capital outlay.

Authorizes a community college district to use district funds allocated for the district's share of any project approved pursuant to the Community College Construction Act of 1967 to commence the approved project prior to receipt of the state's share in the funding thereof if the district demonstrates to the Board of Governors of California Community Colleges and Department of Finance that need for early awarding of bids has been substantiated. Limits use of such district funds to that portion of approved project which could be completed solely with such district funds.

Ch. 1145 (SB 1184) DOLWIG Adds Sec. 16002.2, B. & P.C., re licensing by cities.

Prohibits a city from imposing a license fee or tax, other than a fee or tax based on the taxpayer's entire gross receipts derived within the city, for the privilege

of renting, leasing, or operating laundry equipment whether or not coin operated, upon any individual or firm whose business is limited exclusively to renting, leasing or operating such equipment, which license fee taxes or has effect of taxing any gross receipts actually derived from business, other than gross receipts actually derived from conduct of business within city.

Specifies exclusion from section of coin-operated laundry equipment owned and operated by retail establishment providing coin-operated laundry equipment for general public use.

Ch. 1146 (SB 1186) MOSCONE Adds Sec. 17822, amends Sec. 24413, R. & T.C., re taxation.

Permits certain real estate investment trusts which declare a dividend before the time prescribed to file its tax return for an income year and distribute such dividend to shareholders in 12 months immediately following close of such income year, and not later than date of first regular dividend payment after such year, to elect under the Bank and Corporation Tax Law to be considered as having paid the dividend during such income year.

Specifies that distributions received from such trusts shall be treated for purposes of the Personal Income Tax Law as received by the shareholder or holder of a beneficial interest in the taxable year in which the distribution is made.

Applicable to returns due on or after effective date of act.

*In effect immediately.*

Ch. 1147 (AB 2279) STULL Adds Sec. 11725, Veh.C., re vehicles.

Prohibits transportation or driving of motor vehicle from this state outside of United States with intent to register or sell such vehicle in foreign jurisdiction without removal and delivery of license plates to the Department of Motor Vehicles, and makes failure to deliver the license plates a misdemeanor. Authorizes transporter or driver to obtain permit from the department to operate such unlicensed vehicle on public highways of state in order to reach the foreign jurisdiction.

Ch. 1148 (SB 1420) MOSCONE Amends Sec. 74501, Gov.C., re municipal court: San Francisco.

Increases number of judges of municipal court in San Francisco from 17 to 19.

Ch. 1149 (AB 71) LANTERMAN New act, re validations.

Third Validating Act of 1970, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies, and entities.

Ch. 1150 (AB 154) DUNLAP Amends Secs. 4852.02 and 4852.03, Pen.C., re rehabilitation and pardon.

Authorizes compliance with specified provisions later than 10-day period prescribed with respect to a felon applying for, or who has applied for, a certificate of rehabilitation and pardon, where the applicant is late (after required 10-day period) in contacting certain peace officers after he has filed his notice of intention to apply for such certificate of rehabilitation and pardon. Provides that period of rehabilitation in any case shall commence to run upon service of certified copy of such notice on specified peace officer, rather than upon filing such notice of intention with county clerk.

Ch. 1151 (AB 178) BADHAM Amends Sec. 20460, Gov.C., re Public Employees' Retirement System.

Provides that contracts for participation by public agencies in P.E.R.S. can be made by majority vote of agency's governing body rather than two-thirds vote.

Ch. 1152 (AB 181) DUNLAP Amends Sec. 69602, Gov.C. re superior courts.

Increases number of judges of superior court in Solano County from 3 to 4.

Ch. 1153 (AB 518) MILIAS Amends Sec. 10004, Elec.C., re voting supplies.

Increases amount in revolving fund for purchase of ballot paper and punchcards from \$90,000 to \$110,000.

Appropriates \$20,000 from General Fund to Ballot Paper Revolving Fund on order of State Controller.

Ch. 1154 (AB 700) WILSON Amends Sec. 54790, Gov.C.; amends Secs. 33021 and 33392, adds Art. 4 (commencing with Sec. 33250), Ch. 3, Pt. 1, Div. \*24, and Sec. 33298, H. & S.C., re new communities.

\* Correction

Authorizes planning and land assembly by redevelopment agencies of new communities within the meaning of the Federal New Communities Act of 1968. Requires approval of local agency formation commission having jurisdiction over the area where it is proposed to develop such new community at specified times for specified developments.

Provides Department of Housing and Community Development may accept federal grants and be appointed by local legislative body to act as redevelopment agency for development of such communities.

Provides expenses incurred by department in acting as redevelopment agency to be borne by federal and local but not state government.

Adds to powers of Local Agency Formation Commission the power to approve or disapprove development of such communities pursuant to specified provisions.

Ch. 1155 (AB 716) DEDDEH Amends Sec. 13411, Ed.C., re certificated employees; mental illness.

Revises procedure for suspension or transfer of certificated employee on grounds of mental illness, rather than mental disability, to provide for suspension by action of governing board prior to formal administrative proceedings inquiring into the employee's mental health, rather than after psychiatric examination and report.

Prescribes procedures for the conduct of administrative proceedings inquiring into employee's health within 15 days of the suspension or transfer, defines rights of employee to representation by psychiatrist, and provides for mandatory sick leave upon finding of mental illness.

Provides for judicial inquiry re determination of mental illness, and if court finds that employee was not at the time of the suspension incompetent to perform his assigned duties and should not have been placed on mandatory sick leave of absence, the employee shall immediately be reinstated to same or similar position with full back salary. Provides for subsequent psychiatric review if court confirms placing of employee on mandatory sick leave.

Provides for related matters.

Ch. 1156 (AB 739) MOORHEAD Amends, adds, repeals various secs., U.I.C., re unemployment insurance.

Makes available to employees in the state covered by unemployment compensation insurance the extended unemployment benefits provided by the Federal-State Extended Unemployment Compensation Act of 1970. Makes conforming changes.

Ch. 1157 (AB 749) CORY Adds Secs 13602 and 13602.5 and repeals Sec. 13602, Ed.C., re salaries classified school employees.

Requires governing boards of school districts to fix annual salaries for ensuing school year of their classified employees not later than the date prescribed by law for approval of the publication budget of every year, except as prescribed, and permits boards to include an increase in such annual salaries all or part of which increase is conditional upon actual receipt by districts of anticipated revenue from all sources.

Permits any board to increase salaries of its classified employees any time during school year, instead of permitting board to increase such salaries any time during school year if board retained right to increase such salaries prior to commencement of school year.

Prescribes procedure for revision of salaries on the basis of studies and adoption of an interim schedule pending outcome of studies.

Ch 1158 (AB 810) MCGEE Adds Secs 5778.3, 5778.5, Ed.C., re reading instruction teacher qualifications.

Provides as an alternative to the written examination administered by the Department of Education a certificated employee may be selected by a specialist teacher selection committee of five persons, as specified, for certification as specialist teacher in reading.

Provides that expenses of the committee shall be met by the particular school district.

Ch 1159 (AB 836) CHAPPIE Amends adds, various secs, Wat.C., P.U.C., Chs. 47 and 137, Stats. 1966, 1st Ex. Sess., Ch. 1679, Stats. 1967, and Ch. 1356, Stats. 1969, re pollution control loans.

Changes basis of calculation of interest rate to be charged on loans made by State Water Resources Control Board from the State Water Quality Control Fund for construction of water pollution control facilities pursuant to the Porter-Cologne

Water Quality Control Act, and on loans authorized to be made to North Tahoe, South Tahoe, and Tahoe City Public Utility Districts and to Truckee Sanitary District for construction of sewage and storm drainage facilities, from the net interest costs to the state on the sales of general obligation bonds of the state that occurred during the preceding calendar year, to the net interest costs on the sales of general obligation bonds of the state that occurred during the period of five calendar years immediately preceding the year in which the loan agreement is executed.

Extends, at the election of the State Water Resources Control Board and with the concurrence of the Director of Finance, permissible length of moratorium on interest payments on state loans made to North Tahoe, Tahoe City, and South Tahoe Public Utility Districts and to Truckee Sanitary District for construction of sewage and storm drainage facilities, from fiscal year 1971-72 to the end of the 10-year moratorium on principal payments authorized for such loans. Permits on such basis, a 10-year moratorium on interest payments on specified loan to North Tahoe Public Utility District.

Authorizes increase in water standby or immediate availability charges in both Tahoe City Public Utility District and South Tahoe Public Utility District until July 1, 1975, to be used for acquisition of nonpublic domestic water supply systems in existence July 1, 1970

Ch 1160 (AB 915) BURKE Amends Sec. 12303, adds Sec. 12304, Veh.C., re California Highway Patrol: certificates.

Requires Commissioner of the California Highway Patrol to charge fees for lamp and brake adjustment certificates and for motor vehicle pollution control device certificates of compliance which, together with related license fees, would not exceed the cost to the department of administering the related statutes.

Ch. 1161 (AB 924) Z'BERG Adds Sec. 85, S. & H.C., re California Highway Commission.

Authorizes commission to contract with specialists to independently evaluate highway routing proposals, and authorizes the commission to expend any funds in the State Highway Fund for such purpose.

Ch. 1162 (AB 927) CRANDALL Adds Sec. 27056, Ed C, re State Library, braille duplicating.

Provides that State Librarian may duplicate any braille book master, other than textbook master, presented by any legally blind person directly to the State Librarian for duplication. Authorizes State Librarian to duplicate any braille book master, other than textbook master, presented by any other person or agency directly to the State Librarian for duplication.

Ch. 1163 (AB 1089) KETCHUM Amends Sec. 12808, adds Ch. 6 (commencing with Sec. 41500), Div 17, Veh.C., re traffic violations.

Bars prosecution of person for certain nonfelony motor vehicle offenses pending at time of his imprisonment in state prison.

Prohibits suspension, revocation, or refusal to issue or renew driver's license because of certain nonfelony offenses occurring prior to time of such imprisonment or because of notice received by Department of Motor Vehicles that such person has violated written promise to appear for such offenses occurring prior to such time.

Permits notice of violation by any person of written promise to appear to be removed from records of Department of Motor Vehicles and destroyed after notice has been on file 5 years, rather than 10 years.

Ch 1164 (AB 1147) CHAPPE Amends Sec 16107, Gov.C., and Sec 5, Ch. 272, Stats 1970, re local government subventions.

Increases the amount of subventions to various counties to compensate for revenues lost by reason of the partial exemption for business inventories. Provides for subventions for 1969-1970 fiscal year to certain local taxing authorities for revenues lost by reason of the homeowner's property tax exemption and the partial exemption for business inventories

Specifies that extension of the partial exemption for business inventories to certain leased property by AB 173, which was enacted as Chapter 272 of the Statutes of the 1970 Regular Session, shall apply to the 1971-1972 fiscal year and fiscal years thereafter.

*In effect immediately.*

Ch. 1165 (AB 1187) HAYES Amends Sec 1166a, C.C.P., re writ of possession  
 Deletes provision which authorizes issuance of writ of possession if defendant is insolvent or has no property that is subject to execution sufficient to satisfy amount of damages sought to be recovered by plaintiff

Ch. 1166 (AB 1229) BRITSCHIGI Amends Sec 1834.5, Civ.C., re abandoned animals.

Specifies that any animal which has become abandoned after being left with a veterinarian or facility having a veterinarian, and a new owner could not be found, and which is to be destroyed as a result shall be humanely destroyed by such veterinarian.

Ch. 1167 (AB 1287) MURPHY Adds Sec. 6 and repeals Secs 6 and 6.1, Lower San Joaquin Levee District Act (Ch 1075, Stats 1955), re Lower San Joaquin Levee District

Requires each board of supervisors of Merced, Madera, and Fresno Counties to appoint specified number of required 7 members, one for each division, as described, of board of directors of Lower San Joaquin Levee District, rather than requiring that each such member be elected, as specified, by voters in division that such member is to represent

Requires that each member of board of directors be owner of land, or representative of corporation owning land, within division which he is appointed to represent, rather than requiring that each director be owner of land within district and be resident of division which he is elected to represent

Eliminates provision requiring board of directors to fill vacancy on board for any unexpired term of office, instead requires board of supervisors of county which appointed director whose office is vacant to appoint member in same manner and for same division as that of director whose office is vacant.

Permits any member of board of directors which is in office on effective date of this section to hold such office until his term expires and until his successor is appointed and qualifies.

Makes other related changes

Ch 1168 (AB 1291) MULFORD Amends Secs 69580, 73075 and 73088, Gov.C., re judges.

Increases number of judges of Oakland-Piedmont Judicial District from 11 to 14 and of Berkeley-Albany Judicial District from 3 to 4

Increases number of superior court judges in Alameda County from 23 to 25

Increases number of deputy clerks in the Berkeley-Albany Judicial District.

Ch 1169 (AB 1308) KNOX Adds Sec 10751.5, Ed.C. re address lists

Authorizes officials of private business or professional schools and colleges approved, authorized or certified as specified, to be permitted access to written records concerning students but restricts information available to such officials to name and address lists of 12th grade pupils and pupils who have terminated prior to graduation

Provides that use of such information for other than schools' own solicitation is a misdemeanor and punishable as prescribed

Ch 1170 (AB 1469) HARVEY JOHNSON Amends Sec. 128, Wat.C., re emergency flood control expenditures

Permits Director of Water Resources, under appropriate circumstances, to declare the existence of an emergency where damage to watershed lands by forest fires has created an imminent threat of floods and damage by water, mud, or debris upon the occurrence of storms, as well as in times of extraordinary stress and of disaster resulting from storms and floods

Excludes work that State Forester or Department of Conservation is authorized to perform, as prescribed, from the work and remedial measures that Department of Water Resources is authorized to perform or undertake which is necessary to avert, alleviate, repair, or restore damage or destruction to such lands

Makes related changes

Ch 1171 (AB 1474) STACEY Adds Sec 14104.5, W & I.C., re public assistance

Requires Director of Health Care Services to establish a procedure for review of a complaint by a provider of service for moneys alleged payable in connection with assistance under Medi-Cal, authorizes provider if dissatisfied after compliance

with such procedure to file a claim for money against the state and proceed under government claims act and makes such provisions the exclusive remedy.

**Ch. 1172 (AB 1486) FORAN** Amends Secs. 30158, 30159, 30160, S. & H.C., re toll bridges

Authorizes holder of permit to use toll bridges and toll highway crossings on credit basis to furnish and maintain with Department of Public Works, a certificate of deposit approved by the department, as authorized alternative to cash deposit and corporate security bond; increases presently authorized monthly fee from \$5 to \$7; and authorizes department to charge, in addition to such monthly fee, such other fee for each individual credit transaction which, combined with such monthly fee, will cover estimated printing and other overhead expenses.

**Ch. 1173 (AB 1442) DENT** Adds Secs. 26501.1, 26501.2, Ed C, re physically handicapped minors.

Requires school districts of residence to pay prescribed amount to State Department of Education based on a d.a. of pupils from district that attended California Diagnostic School for Neurologically Handicapped Children, and requires superintendent of such school to make report to governing board of each school district of residence, as prescribed, on or before July 15 of each year.

Makes provision for related matters.

**Ch. 1174 (AB 1535) CHAPPIE** Amends Secs. 54353, 54354, 54354.5, 54514, Gov.C., re revenue bonds.

Permits local agency under Revenue Bond Law of 1941 to sue, in the case of unoccupied property, owner in addition to guarantor of payment of bills and occupier of property for unpaid deposits and charges and penalties if service was rendered to occupier of property

Allows a claim or lien upon real property served by a local agency that provides for obtaining, conserving, treating and supplying water in addition to agencies supplying sewerage services.

**Ch. 1175 (AB 1549) VEYSEY** Amends Sec. 9301.5, Ed C., re school textbooks.

Adds reusable educational material to definition of supplementary textbook for purposes of provisions relating to state-furnished textbooks and materials for elementary schools.

**Ch. 1176 (AB 1561) BRITSCHG1** Adds Sec. 58661, Ag.C, re agricultural marketing

Provides that the term volume or quantity as used in the California Marketing Act of 1937, in designated provisions may be in terms of gross dollar value if the director finds that such volume or quantity cannot readily be ascertained otherwise or that gross dollar value is a more equitable measure of the commodity involved.

**Ch 1177 (AB 1616) Z'BERG** Adds Sec 22825.5, Gov C., re Meyers-Geddes Act.

Provides that term "employment" for purposes of determining, under Meyers-Geddes State Employees' Medical and Hospital Care Act, completion of six months of employment for commencement of employer contributions for an employee, shall include service in which contribution was made for him by his employer to another plan or program offering prepaid hospital and medical care

**Ch. 1178 (AB 1737) THOMAS** Amends various secs., Gov.C., re abandoned wells and mines.

Allows local agency to declare and abate nuisance at expense of owner in the case of certain abandoned or neglected wells or mines.

**Ch. 1179 (AB 1771) DUNLAP** Amends Sec. 66622, Gov.C., re San Francisco Bay Conservation

Permits members of the San Francisco Bay Conservation and Development Commission, subject to confirmation by their appointing power, to appoint alternates for attendance at meetings and voting in their absence and prescribes qualifications of alternates

**Ch 1180 (AB 1796) RYAN** Amends Sec. 69599, Gov.C, re judges.

Increases number of superior court judges in San Mateo County from 12 to 13.

Ch. 1181 (AB 1827) **MOBLEY** Amends Sec 10205, S. & H.C., re Municipal Improvement Act of 1913.

Authorizes legislative body, under Municipal Improvement Act of 1913, to contribute for an improvement from sources of revenue not otherwise prohibited by law any amount, portion, or percentage for purposes specified in ordinance, limited to specified purposes. Requires that brief statement of such intention be set forth in resolution of intention. Provides that such contribution shall not constitute indebtedness or liability of municipality. Limits contributions authorized after the levy of assessment to sources other than ad valorem taxes on real property.

Ch. 1182 (AB 1856) **BADHAM** Amends, adds, various secs., P.U.C., re airport land use commissions.

Revises provisions requiring establishment of airport land use commission in all counties under certain circumstances to provide instead that in a county of less than 4 million population an airport land use commission shall be established in the county to formulate a comprehensive land use plan for each airport facility unless the board of supervisors and the selection committee of mayors in such county, each by a majority vote, determines that an appropriately designated body shall carry out this planning function. Provides further that in counties over 4 million the county regional planning commission shall carry out this planning function. Requires public agency to file change in airport development plans with commission for approval and permits such public agency to override disapproval by a four-fifths vote.

Ch. 1183 (AB 1438) **CRANDALL** Amends Secs. 25425, 25545.20, and 25545.36, adds Sec. 25425.1, Ed.C., re community colleges.

Authorizes community college governing board to require of pupils in grades 13 and 14 a fee of not more than \$7.50 for health services and parking fee not to exceed \$20 per semester or \$40 per regular school year for parking services, as defined.

Increases from 7 percent to 8 percent the interest rate allowable on bonds authorized under Junior College Revenue Bond Act of 1961.

Ch. 1184 (AB 1878) **BERRYHILL** Amends Sec 5008.5, P.R.C., re state park system

Eliminates provisions that specify that registered owner of vehicle or vessel is rebuttably presumed to be person who operated such vehicle or vessel when it was operated in an area within the state park system in violation of specified laws, rules, or regulations.

Ch. 1185 (AB 1409) **BROWN** Adds Art 35 (commencing with Sec. 1858), Ch. 2, Title 3, Pt. 4, Div 3, Civ.C., re deposits.

Requires certain depositories furnish customer with receipt containing statement, if such is the case, that depository does not have fire or theft insurance covering deposited goods. Imposes strict liability on depository who fails to furnish receipt when required or makes misrepresentation in receipt. Deems liability for violation of receipt requirement a willful act within meaning of Sec. 533, Ins.C., which relieves insurer for loss caused by the willful act of the insured.

Ch. 1186 (AB 1949) **CAMPBELL** Amends Sec 10603, Ed.C., re pupils: suspension or expulsion.

Deletes present provisions relating to notification to superintendent of school district where juvenile is arrested for narcotics, drug, or poison offense and provides, instead, that sheriff or chief of police who arrests minor of compulsory school age or public school pupil for narcotics, drug, or poison offense, where petition is requested or complaint is filed alleging such offense, shall without unnecessary delay give written notice to superintendent of school district. Provides that such notice may be given where no petition or complaint is filed if sheriff or chief of police believes school district will benefit.

Ch 1187 (AB 1990) **MacDONALD** Adds Ch 9 (commencing with Sec. 1170), Pt 2, Div 1, H. & S.C., re drug abuse control plan.

Requires local board of supervisors of specified counties to designate a county officer to have the responsibility for developing a coordinated countywide community drug abuse control plan, with various institutions and agencies contributing, and to submit plan to board of supervisors. Authorizes board to modify or amend the plan. Requires board to submit plan to Human Relations Agency by January 1, 1971. Requires, thereafter, annual reports and modifications, if appropriate.

Requires Human Relations Agency to review, combine, and summarize plans for submission of report to Legislature with recommendations by March 1, 1971.

Ch. 1188 (AB 2005) BILL GREENE Amends Sec. 197.5, Civ.C., re children.

Provides that provision which permits parents of deceased parent of minor child to apply to superior court for reasonable visitation rights to child shall not apply if child has been adopted by person other than stepparent and any visitation rights granted pursuant to provision prior to adoption shall be automatically terminated upon adoption.

Ch. 1189 (AB 2534) McCARTHY Amends Sec. 69596, Gov.C., re superior court judges.

Increases number of judges of superior court in City and County of San Francisco from 24 to 26.

Ch. 1190 (AB 2535) QUIMBY Amends Sec. 69594, Gov.C., re superior court judges.

Increases number of superior court judges in San Bernardino County from 11 to 12 operative on March 1, 1971.

Ch. 1191 (AB 2536) MURPHY Amends Sec. 69589, Gov.C., re superior court: Merced County

Increases number of judges of superior court of Merced County from two to three.

Ch. 1192 (AB 2022) LEROY F. GREENE Amends, adds, various secs., Ed.C., re mathematics improvement programs.

Re mathematics improvement programs in the public schools:

Provides that such programs shall be afforded pupils in grades 1-12, rather than specified grades from 2-8.

Requires the Department of Education to enter into a contract, not exceeding \$50,000, to be allocated from Item 265 of the 1970 Budget Act, with the Regents of the University of California for the recruitment, training and supervision of mathematics specialists. Provides that specialists are to be selected from a list of teachers of proven mathematical attainment submitted by the regents.

Makes changes in prescribed objectives of mathematics achievement tests.

Extends from 1971 to 1972, the final year in which State Board of Education must report to Legislature on progress of such programs

Revises timetable for the operation of various component parts of such programs

Authorizes the nomination of supervisory and administrative personnel, as well as teachers, for participation in regional in-service training programs. Requires participating school districts to bear costs incurred in training supervisory and administrative personnel.

Provides that mathematics specialists may also be provided for pupils in grades 7 to 12, inclusive, provided such pupils have completed a minimum of one year of the program in grades 1 to 6, inclusive.

Makes changes in the qualifications of, and duties required of, participants in mathematics specialist program.

Requires State Board of Education to direct testing of pupils for evaluation of mathematics specialist programs

Specifies 7-12, rather than 8-12, the grades in which an accelerated mathematics instruction program may be maintained.

Ch. 1193 (AB 2029) CAMPBELL Amends Secs. 11710, 11713, 11730, Gov.C., re electronic data processing

Increases membership of the Intergovernmental Board on Electronic Data Processing from 12 to 14, one new member to be selected from candidates nominated by the California State Board of Education, and one representing the Department of Justice

Provides each educational organization represented on board may have an alternate to its delegate

Gives board authority to require governmental electronic data processing systems to meet board requirements.

Removes time limitation on Governor's discretion over organizational placement of Office of Management Services.



Ch. 1194 (AB 1399) RYAN Amends Sec. 43068, Gov.C., re city taxes—limits. Allows city to levy tax to pay the expense of workmen's compensation insurance and health and medical benefits for municipal officers and employees without reference to the limit on the city annual property tax of \$1 on each \$100 of assessed valuation.

Ch. 1195 (AB 2036) MILLER Adds Ch. 10 (commencing with Section 15500), Pt. 3, Div. 9, W & I C., re supplemental food program

Establishes supplemental food program administered by the Department of Social Welfare to distribute food made available by the United States Department of Agriculture for persons in low-income groups vulnerable to malnutrition

Ch. 1196 (AB 2071) CRANDALL Amends Sec. 24205, Ed.C., Sec. 10203.1, Ins.C., re state colleges' employees

Revises provisions authorizing Trustees of the California State Colleges to enter into contracts of group life insurance and group disability insurance with respect to their employees and establishing conditions for such policies

Ch. 1197 (AB 2101) FONG Adds Sec. 25543.9, Ed.C., re community college carpeting.

Permits funds allocated by the state for community college construction purposes to be used to provide carpeting in any community college facility constructed with such funds in accordance with standards and limitations contained in the Budget Act.

Ch. 1198 (AB 2103) FONG Amends Sec. 21951, Ed.C., re school district bonds' cancellation.

Provides that if school bonds have not been offered for sale for one year from the date of the election at which they were authorized, rather than one year from the date of their issuance, the governing board may petition the board of supervisors to cause the unsold bonds to be canceled.

Ch. 1199 (AB 2127) VASCONCELLOS New act, re pilot volunteer tutoring programs.

Provides for establishment of three pilot SHARE projects for volunteer college student tutoring of language-handicapped elementary and secondary students in mathematics and language development

To remain in effect only until June 30, 1974

Ch. 1200 (AB 2146) DUNLAP Adds Sec. 5958, Ed. C., re continuation education classes

Requires governing board of district or districts maintaining special continuation education classes to provide for an independent study of the effectiveness of such program and to file report thereon with Department of Education

Ch. 1201 (AB 1991) SIEROTY Amends Sec. 757, S. & H.C., re state highways.

Requires California Highway Commission to include in its report to interested persons and public agencies, environmental values and impact on the ecology of the area, and local and regional plans, as factors considered in selecting, adopting, and determining location for state highway or freeway

Incorporates additional changes to Sec. 757, S. & H.C., proposed by SB 59, SB 1077, and both SB 59 and 1077, to be operative only upon enactment of SB 59, SB 1077, or both SB 59 and 1077

Ch. 1202 (AB 1993) BRITTSCHGI Adds Secs. 263, 268, R & T.C., re property taxation

Cancels property tax, interest and penalties on property for fiscal year commencing in 1970 for which affidavit for cemetery church, college exhibition, orphanage or welfare exemption was required to be filed by March 15, 1970, was not filed by that date but was filed before April 15, 1970. Cancels property tax, interest and penalties resulting from denial of welfare exemption due to inadequate articles of incorporation during 1965 and 1966 where property now qualifies for welfare exemption, effective until one year after effective date of enactment at 1970 Regular Session

Ch. 1203 (AB 2188) ZENOVICH New act, re regional occupational centers.

Requires an amount not to exceed \$2,500,000 from the proceeds of bonds issued pursuant to the State School Building Aid Bond Law of 1966 to be expended for

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allocation by State Allocation Board to the Board of Education of the Fresno Unified School District for remodeling and construction of a permanent campus for a newly created regional occupational center in Fresno County.

Requires repayment of moneys allocated for such purposes by the district to the State School Building Aid Fund and provides for a district tax levy sufficient to make annual payments.

Ch. 1204 (AB 2190) CRANDALL Adds Sec. 3011, Ed.C., re county master plan.

Exempts certain described unified school districts from unification procedures pursuant to the county master plan for school district organization and declares such a district to be a unified school district for all purposes, including areawide school support programs

Ch. 1205 (AB 2194) BRIGGS Amends, adds various secs, Ins C., re insolvent insurers.

Revises law relating to insolvency of insurers, including law relating to California Insurance Guarantee Association

Ch 1206 (AB 2225) CORY Adds Sec 438.6, 438.7. H. & S.C., re health.

Requires State Department of Public Health to contract with voluntary area health planning agencies for purpose of providing such agencies with funds up to an amount equal to funds budgeted annually for health facility planning derived from local sources.

Establishes specified special license fees for hospitals and other prescribed facilities of a type licensed as of the effective date of the act to fund such contracts, or so much thereof as will equal the appropriation for these purposes.

To be operative only until the 91st day after final adjournment of the 1974 Regular Session.

Ch 1207 (AB 2253) SIEROTY Amends Sec. 6738.1, B. & P.C., re public members.

Allows the continued use of the name of a retired partner in the name of a partnership, firm, or corporation engaged in rendering civil engineering services, subject to prescribed limitations, with his consent and for period of his retirement, if (a) such name was used for five consecutive years prior to retirement, (b) the retired person was a member of such firm, shareholder of such corporation or partner of such partnership and (c) the retired person was registered by the board in a branch of professional engineering for five years continuously prior to retirement

Ch. 1208 (AB 2255) SIEROTY Adds Sec. 26808, Gov C., and Sec. 463, H. & S.C., re family planning.

Requires county clerk to distribute list of family planning and birth control clinics in the county prepared by county health officer, to persons applying for marriage license.

Ch. 1209 (AB 2259) LANTERMAN Amends Sec. 17222, Gov C, re registered warrants.

Permits majority of committee composed of Governor, Treasurer and Controller to determine rate of interest paid on registered warrants until April 1, 1972.

Ch. 1210 (AB 2267) BURTON Adds Sec 15958.5, Ed C., re school districts: contracts.

Provides that the governing board of a school district, the boundaries of which are coterminous with those of the City and County of San Francisco, may contract for electromechanical or electronic data-processing work to be done or related services to be performed, notwithstanding otherwise prescribed limitations on a school district's authority to contract for such work or services.

Ch. 1211 (AB 2292) HAYES Adds Sec. 4363, Civ C, re family law parties.

Permits court to order that person who claims interest in proceeding under Family Law Act be joined as party to proceeding in accordance with rules adopted by Judicial Council.

Ch 1212 (AB 2299) WILSON Adds Sec 2955, Civ.C., re real property. impound accounts

Requires retention in California of impound account funds for payment of taxes, assessments and insurance on real property subject to mortgage, deed of trust, or real property sales contract, and, if such funds are invested, requires investment

only with California residents or with businesses operating in California. Empowers Attorney General to sue for injunction against violation of this prohibition.

Ch. 1213 (AB 2315) DEDDEH Adds Secs. 1269c, 1320.5, Pen.C., re arrested persons.

Provides that in any case in which person is arrested for felony without warrant and amount of bail is fixed for first time by order of magistrate, no other magistrate shall, prior to time person is arraigned, reset bail in lower amount than originally ordered or release person on his own recognizance without first finding good cause therefor after hearing, notice of which is given within a reasonable time prior to such hearing to prosecuting attorney charged with duty of prosecuting offense for which arrest was made.

Ch. 1214 (AB 2321) MURPHY Adds Sec. 665, Ed.C., re dormitories.

Allows county board of education to construct dormitories for use of handicapped persons for whom the county must provide training and education, and allows county to set a fixed rate for such use.

Ch. 1215 (AB 2325) MURPHY Amends Secs. 6006, 6010, R. & T.C., re sales and use tax.

Defines mobile transportation equipment for purposes of sales and use tax law.

Ch. 1216 (AB 2382) WOOD Adds Sec. 1690.1, Lab.C., and Sec. 1141, U.I.C., re farm labor contractors

Requires Labor Commissioner to refuse to issue or renew a farm labor contractors' license if such licensee fails to remit proper amount of disability insurance worker contributions or if Department of Human Resources Development has made an assessment that is final against such licensee for such contributions until the licensee has fully paid the claims. Requires department, when an assessment for worker contributions is made pursuant to specified provisions against a licensee which is an employing unit or such licensee is otherwise delinquent in worker contributions payments, to notify Labor Commissioner of amount of licensee's delinquency, and when it has been paid. Makes notice of assessment and amount of deficiency admissible in evidence in action or special proceeding against licensee.

Ch. 1217 (AB 2394) DUFFY Adds Ch. 12 (commencing with Sec. 19880), Part 3, Div. 13, H. & S.C., re heating appliances and installations.

Prohibits sale or offer of sale, on or after January 1, 1971, of new or used unvented heater designed for dwelling house or unit, except for electric heaters or for decorative gas logs for use in a vented fireplace, unless heater contains specified warning on outside visible surface, and completely prohibits sale or offer of sale of such an unvented heater on or after January 1, 1972.

Makes violation of provisions a misdemeanor.

Ch. 1218 (AB 2405) LANTERMAN Adds Sec. 38108, H. & S.C., re regional diagnostic centers.

Requires the Department of Public Health to seek supplemental grant funds to establish a one-year demonstration project in one regional diagnostic center designated by the department to serve a caseload of 100 handicapped persons and to report findings and recommendations of the effectiveness of the project not later than the fifth calendar day of the 1972 Regular Session.

Ch. 1219 (AB 2406) LANTERMAN Adds Secs. 5115, 5116, 5117, W. & I.C., re facilities for handicapped.

Provides that designated facilities for the mentally or physically handicapped shall be considered as a residential use for purposes of local zoning.

Directs the Secretary of Human Relations Agency to develop plan not later than March 1, 1971, to consolidate specified functions of the Human Relations Agency.

Ch. 1220 (AB 2407) LANTERMAN Adds Sec. 4026, W. & I.C., re mental health.

Requires Department of Mental Hygiene to conduct a one-year pilot project unifying under a county Short-Doyle program designated by the director all diagnostic services required to be provided by law in the county

Ch. 1221 (AB 2425) WILSON Amends Secs. 1227, 1317, 1413, 1415, Fin.C., re banks.

Revises limitations on loans on security of real property or leasehold first lien which commercial and savings banks may make, and on security of real property which non-departmental banks may make.

Ch. 1222 (AB 2498) BILL GREENE Adds Sec. 13723.7, Ed.C., re classified school personnel assignment

Provides that in school districts encompassing more than 200 square miles and which are divided into smaller areas for assignment of classified personnel, when an eligibility list is exhausted in one assignment area but there are available eligibles in another assignment area, an area eligibility list may be established for the assignment area in which the eligibility list is exhausted. Provides life of new list shall be one year and that seniority for specified purpose shall continue to be districtwide.

Ch. 1223 (AB 2512) SIEROTY Adds Title 1.2 (commencing with Sec. 1740), Pt. 4, Div. 3, Ch. C, re sale of fine prints

Establishes various disclosure requirements for sale of fine prints.

Provides civil remedies for violation of such requirements.

To become operative July 1, 1971.

Ch. 1224 (AB 2516) SIEROTY Adds Sec. 5655, F. & G.C., re water pollution and barriers

Provides the Department of Fish and Game is authorized to clean up or abate the effects of any petroleum or petroleum product deposited in the waters of the state and to recover any costs incurred as a result of such cleanup or abatement activity pursuant to specified provision.

Ch. 1225 (AB 96) RYAN Amends various secs., Ed.C., re public school employment.

Deletes references to "full-time equivalent classroom teacher," "full-time equivalent employees in nonteaching functions," and "full-time certificated nonteaching employees" and establishes categories of "teachers," "classified employee," "administrative employee," and "pupil services employee" for purposes of reports by school districts to Superintendent of Public Instruction re number of employees. Requires such reports to be submitted annually, rather than in each even-numbered year.

Makes corresponding changes re "teachers" and "administrative employees" with respect to determination of fiscal penalties for excessive administrative employees

Requires Superintendent of Public Instruction to compute ratios of classified employees, administrative employees, and pupil services employees to each 100 teachers for each classification of district.

Provides for reporting of fractional time re employees in positions requiring certification qualifications

Provides that final apportionments to district with excessive administrative employees shall not be reduced below amounts specified in Sec. 6, Art. IX, Cal. Const., rather than amounts allowed as basic state aid.

Ch. 1226 (AB 1983) FORAN Amends Sec. 9404, Veh.C., re station wagons: weight fees

Permits any person who is bona fide engaged in any business and who owns and operates a station wagon which is registered in the name of the business, rather than the owner of any station wagon used or maintained primarily for transportation of property, to pay appropriate weight fees and specified licenses to be issued.

Defines "engaged in a business"

Ch. 1227 (AB 215) VASCONCELLOS Amends Secs. 24365.4 and 24365.8, H & S.C., re air pollution control district

Requires board of directors of Bay Area Air Pollution Control District to give notice in prescribed manner of hearings to grant a variance from requirements established by specified statutes, or by rules, regulations, or orders of the board, and of hearings to revoke or modify any order permitting a variance

Ch. 1228 (AB 331) DENT Amends and repeals various secs., Ed.C., re public school system

Eliminates obsolete provisions

Authorizes agreements with Federal Bureau of Indian Affairs for distribution of aural and visual materials and apparatus among schools of districts under jurisdiction of county superintendent of schools

Deletes provisions specifying that schoolbus transportation of preschool or nursery school pupils by a school district on its buses shall be allowed only if space is available on regular runs.

Deletes provision requiring consent of county superintendent of schools for school district to provide for transportation of pupils.

Increases from \$2,500 to \$5,000 the maximum amount of a contract of a school district for transportation services exempt from bidding requirement.

Deletes specific provision authorizing elementary school district to provide for transportation to and from school of high school pupils who reside in elementary school district and attend high school in same county.

Deletes provisions relating to formation, organization, powers, and duties of student transportation districts

Deletes requirement that order drawn against the funds of a school district state the purpose for which the funds are to be spent.

**Ch. 1229 (AB 369) HAYES** Amends Sec. 39052.1, H. & S.C., re motor vehicle emission control.

Postpones from November 1, 1970, to November 1, 1971, the date by which the State Air Resources Board is to complete statewide exhaust control device testing program, and from December 15, 1970, to December 15, 1971, by which written report on program is to be submitted to Legislature.

Appropriates amount equal to specified unexpended funds for testing program from appropriations for the program.

*In effect immediately.*

**Ch. 1230 (AB 387) BURTON** Adds Sec. 24354.13, H. & S.C., re \*identifiable odor-causing substances emissions.

Requires board of directors of Bay Area Air Pollution Control District to establish standards for emission of identifiable odor-causing substances from which exceptions or variances may be granted in manner provided by board.

**Ch. 1231 (AB 1981) BAGLEY** Amends, repeals, various secs., various codes, re public records

Revises laws relating to status of records of the State Banking Department, Department of Savings and Loan, Department of Corporations, and the Department of Insurance as public records to bring departments within the provisions of law relating to public records generally.

Removes trade secrets exception to the definition of public records and adds exception for applications filed with any state agency responsible for the regulation or supervision of the issuance of securities or of financial institutions, and examination, operation, or condition reports of financial institutions used by state agency that regulates or supervises such institutions

Incorporates additional changes to Sec 6254, Gov.C. proposed by AB 1, to be operative on enactment of AB 1

**Ch. 1232 (AB 451) LEROY F. GREENE** Amends Sec. 76, Gov.C., re constitutional officers.

Authorizes Superintendent of Public Instruction to designate any person in his office holding a position specified in Section 2.1 of Article IX of the California Constitution to act in his stead on any state board, commission, committee, or governing body of which Superintendent is a member, except the State Board of Education, the Regents of the University of California or the Trustees of the California State Colleges.

**Ch. 1233 (AB 461) VASCONCELLOS** Adds Sec. 22500.1, Ed.C., re higher education admissions

Declares it to be the policy of the Legislature that all resident applicants to California institutions of public higher education, who are determined to be qualified by law or by admission standards established by the respective governing boards, should be admitted to either public community colleges, California State Colleges, or the University of California.

**Ch. 1234 (AB 469) KNOX** Amends and adds various secs., Gov.C., re court attachés.

Changes number, salaries and employment conditions of various court attachés in various counties. Increases filing fee and revises provisions regarding transcription fees in Santa Barbara Municipal Court.

\* Correction.

Ch. 1235 (AB 479) KNOX Adds, repeals various secs., H. & S.C., re air pollution control district.

Requires Bay Area Air Pollution Control District to transact business and exercise its powers in the Counties of Napa, Solano, and Sonoma. Provides for excluding portions of such counties from such district under specified conditions. Delays effectiveness in such counties of existing orders, rules, and regulations of such district under specified conditions. Authorizes such district to establish zones wherein special regulations are warranted and zones wherein differing tax formulas may be applied.

Ch. 1236 (AB 506) BILL GREENE Amends Sec. 827, W. & I.C., re juvenile court records.

Limits the persons that may inspect documents made available to the probation officer in making his report, or to judge, referee, or other hearing officer, when any such document is thereafter retained by the probation officer, judge, referee, or other hearing officer.

Ch. 1237 (AB 575) CRANDALL Amends Sec. 204, adds Sec. 204.2, Lab.C., re payment of wages.

States salaries of executive, administrative, and professional employees, as defined, earned for labor in excess of 40 hours in a calendar week are due and payable on or before the 26th day of the calendar month immediately following the month in which such labor was performed.

Further states when such employees are covered by a collective bargaining agreement that provides different pay arrangements for either the entire month's salaries or for labor performed in excess of 40 hours in a calendar week, those arrangements will apply to the covered employees.

Incorporates additional changes to Sec. 204, Lab.C., proposed by AB 1501, to be operative only upon enactment of AB 1501.

Ch 1238 (AB 602) WILSON Adds and amends various secs., H. & S.C., re housing and redevelopment.

Permits legislative or governing body of city, county, or city and county, as case may be, at time of determination of need for redevelopment agency or housing authority, to contract with Department of Housing and Community Development or any other redevelopment agency or housing authority for furnishing by department or any other redevelopment agency or housing authority of staff services usually associated with and performed by staff of redevelopment agency or housing authority. In such case vests legislative or governing body with rights, powers, duties, and privileges and immunities of a redevelopment agency or housing authority. Authorizes a redevelopment agency also to make such a contract with any other redevelopment agency, and authorizes also a housing authority to make such a contract with any other housing authority. Permits department to provide such services under contract with such legislative or governing body, or agency or authority.

Authorizes an agency, with consent of legislative body, to pay all or part of value of land for and cost of installation and construction of improvements which are publicly owned either within or without a project area upon determination by resolution of agency and legislative body that such improvements are of benefit to the project area in which located or to any other project area within jurisdiction of agency and legislative body, rather than only to extent such improvements are of benefit to the project area

Specifies that such determination be final and conclusive as to the issue of benefit to the project area.

Incorporates additional changes to Sec. 33126, H. & S.C., proposed by AB 2007, to be operative only upon enactment of AB 2007.

Ch. 1239 (AB 614) CAMPBELL Amends Secs. 3 and 4, Ch. 1462, Stats. 1968, re bank and corporation tax.

Provides that provision allowing special bad debt deduction for financial institutions with respect to loans secured by residential property owned by low-income and moderate-income families and provision allowing a tax credit of 1 percent of such loans made by such institutions remain in effect for income years commencing prior to December 31, 1971, rather than December 31, 1970, and shall have no force or effect after December 31, 1971.

Requires Savings and Loan Commissioner, Superintendent of Banks and Corporations Commissioner to report in 1970 and 1971 on the effect of this act to the Legislative Analyst, who must comment and report to the Legislature in 1972, rather than requiring Savings and Loan Commissioner to report on the effect of the provisions to the Legislative Analyst on or before November 1, 1969 and requiring that Legislative Analyst report to the Legislature on or before 30th calendar day of 1970 session.

*In effect immediately.*

Ch. 1240 (AB 675) CHAPPIE Amends Secs. 18355, 18358, Ed.C., re special schools and classes.

Adds opportunity schools and classes and continuation schools and classes maintained by the county superintendent of schools to the institutions to which the state superintendent may allocate funds to be computed the same as allocation for the applicable foundation program of a high school district. Adds opportunity schools and classes to particular schools and classes for which county superintendent is allocated an amount equal to applicable elementary school foundation program.

*In effect immediately.*

Ch. 1241 (AB 688) WOOD Amends Sec 5952, Ed.C., re continuation classes.

Requires that special continuation education classes required, with prescribed exceptions, to be established and maintained by each high school and unified school district be within the boundaries of district.

Permits an exemption to be granted to schools having an enrollment of more than 100 pupils in grade 12 if the district seeking exemption has entered into agreement with another district to maintain continuation education classes for minors of either district, and where such agreement would not make it necessary for minors to travel excessive distances from their homes to such classes.

Ch. 1242 (AB 698) SCHABARUM Amends Secs. 115401 and 11543.5, B. & P.C., re subdivision maps.

Specifies criteria for regulation of division of land not a subdivision of five or more lots by local ordinance in regard to requirements relating to improvements.

Includes sanitary sewer facilities within provisions of Subdivision Map Act relating to construction and financing of storm sewers, drains, and other facilities.

Permits local ordinance to require payment of a fee as condition of approval of a parcel map for a division of land not defined as a subdivision, as well as for a final subdivision map, for purposes of defraying costs of constructing specified public improvements relating to water drainage. Makes corresponding changes.

Ch. 1243 (AB 731) BURTON Amends Secs 9112, 10500, U.I.C., re job training and placement.

Includes within definition of persons eligible for assistance from Manpower Development Fund those persons living outside economically disadvantaged areas but who reside in a county in which an economically disadvantaged area exists and who qualify under criteria established by the Director of the Department of Human Resources Development.

Ch. 1244 (AB 734) WILSON Adds Sec. 25611.5, B & P.C., re alcoholic beverages.

Provides that prohibition relating to certain size of signs advertising sale of alcoholic beverages and against use of words "bar," "barroom," "saloon," or words of like import are not applicable to buildings, located within state park, on which signs depicting or reproducing historical conditions and usage may be placed.

Ch. 1245 (AB 903) Z'BERG Amends Sec. 688.1, C.C.P., re judgment creditor's liens.

Provides that nothing in section under which court may grant judgment creditor a lien upon his judgment debtor's cause of action, right to relief, or judgment subsequently procured shall be construed to permit an assignee by operation of law of a party to a personal injury action to acquire any interest in or lien rights upon any moneys recovered by such party for general damages.

Incorporates additional changes to Sec. 688.1, C.C.P. proposed by AB 2240, to be operative only upon enactment of AB 2240.

Ch. 1246 (AB 920) LANTERMAN Adds Div 3.6 (commencing with Sec 9950), Veh C., re motor vehicle horsepower.

Requires advertisements, brochures, and manuals re 1972 or later year model gasoline-powered motor vehicles with a manufacturer's gross vehicle weight rating of under 6,000 pounds, containing any reference to the horsepower, to state the actual horsepower as determined by a specified test; and, if they state the S.A.E. horsepower, to display, in specified manner, such actual horsepower.

Makes violation an infraction.

Ch. 1247 (AB 1121) RALPH Amends Secs. 1861, 1861a, Civ C., re liens.

Revises provisions granting liens for benefit of specified types of keepers or places of lodging on baggage or other property of persons using such lodging to prohibit enforcement of liens by specified parties except under order of court for possession issued after filing of complaint in action to recover debts and charges.

Ch 1248 (AB 1130) BEE Amends Sec. 42201, Veh C., re school crossing guards

States that Department of the California Highway Patrol may, upon request, provide protection for school pupils required to cross highways in unincorporated areas, to counties, if such counties reimburse the state for salaries, wages, and expenses made in connection with providing such protection.

Requires, when requested by any county which had in effect on June 30, 1970, a contract with the department to provide such protection, department to provide such service, and the county shall reimburse the state for salaries, wages, and expenses made in connection with providing such protection.

*In effect immediately.*

Ch. 1249 (AB 1155) KNOX Amends, adds, repeals various secs., Elec C., Gov.C., Stats 1907, re local agency formation commissions.

Requires commissions to consider proposals before them for conformity to local planning. Authorizes commission to charge processing fees from cities, counties and districts. Requires hearing to disapprove reorganization under District Reorganization Act, redefines term "reorganization," and makes provision for voting in "subject territories." Authorizes private persons to initiate proceedings to change commission's resolution making determinations regarding proposal before it. Requires board of directors of conducting district to notify commission of any exclusions of non-benefited lands.

Provides for representatives of special districts as commission members and for commission's review of changes in scope of functions of districts under certain circumstances

Ch. 1250 (AB 1201) KNOX Adds Sec. 3209.7, Lab.C, re workmen's compensation

Permits inclusion of any form of therapy, treatment, or healing practice agreed upon voluntarily in writing between an employee and his employer, within the treatment of injuries at the expense of the employer under the workmen's compensation laws. Requires such written agreement to be in a form approved by Department of Industrial Relations and further requires agreement to include specified items.

States no liability shall be incurred by employer as a result of this act, except as provided for in specified chapter entitled "conditions of compensation liability."

Ch 1251 (AB 1331) \*ASSEMBLY COMMITTEE ON EDUCATION Adds Art. 3 (commencing with Sec. 8075), Ch. 2, Div. 7, Ed C., re individualized instructions - vocational education.

Requires State Board of Education to establish application procedures and select school district to undertake individualized instruction program, as described, for kindergarten through 12th grade which shall be articulated with community college, and prescribes criteria for board to follow in selecting school district to undertake such program.

Declares that conversion to individualized instruction program shall include full integration of vocational education with regular curriculum.

Permits board to waive any provision of Education Code, except the Field Act, which it deems is necessary to assure success of individualized instruction program.

Requires school district to design evaluation system of such program, as prescribed, and to submit progress report annually to Governor, Legislature, and State Board of Education each year for three years of operation of such program. Requires Legislative Analyst to file final report on his findings with Governor, Legislature, and State Board of Education not later than fifth calendar day of regular session of

\* Correction



Legislature following four years of operation of individualized instruction program, and requires him to perform various evaluations

Requires Department of Education to develop plan, as prescribed, to systematically individualize instruction in schools of state and to integrate vocational education with regular curriculum and to submit such plan to Joint Legislative Budget Committee, Chairman of Senate Committee on Education, and Chairman of Assembly Committee on Education on or before September 15, 1972.

Makes other related declarations.

Appropriates \$35,000 for fiscal year 1971, and \$40,000 for fiscal year 1972, to State Board of Education to carry out the provisions for individualized instruction program. Requires board to provide \$42,000 for fiscal year 1971, \$456,000 for fiscal year 1972, \$600,000 for fiscal year 1973, and \$170,000 for fiscal year 1974, to school district which undertakes individualized instruction program from funds made available to board under Federal Vocational Education Act of 1963 and Elementary and Secondary Education Act of 1965.

Ch. 1252 (AB 1338) BURKE Amends Secs 5902, 9801, 9803, Veh.C. re vehicles.

Requires that every application for transfer of vehicle purchased from any person other than specified manufacturer or dealer be accompanied by certified statement from transferee stating name and address of person from whom he acquired vehicle

Requires Department of Motor Vehicles to collect costs not exceeding \$50, incurred by the department arising from the preparation for the seizure of a vehicle for nonpayment of registration or transfer fee and any penalty, and revises provisions relating to sale of such vehicle to pay specified fees, costs, and penalties.

Ch. 1253 (AB 1386) DUFFY Adds Sec. 62707 2, Ag.C, re milk pooling.

Provides a person eligible for, but not yet assigned, a production base or pool quota under the Gonsalves Milk Pooling Act shall not be eligible for such a production base or pool quota, or both, unless he applies prior to January 1, 1971, for such a production base or pool quota.

Ch. 1254 (AB 1398) RYAN Adds Sec. 38002, Gov.C, re city sewer systems

Authorizes cities to impose standby charges for sewer service and provides for collection of charge.

Ch. 1255 (SB 857) DEUKMEJIAN Amends Sec. 1043, Pen.C., re criminal trials.

Deletes requirement that court in felony case declare mistrial and authorization for new trial where defendant fails to appear at any time during course of trial and before jury retires for deliberations, or case has been finally submitted to judge and after exercise of reasonable diligence presence of defendant cannot be procured.

Provides that absence of defendant in felony case after trial commenced in his presence shall not prevent continuing trial to and including return of verdict if, after he has been warned by judge that he will be removed if he continues disruptive behavior, he nevertheless insists on conducting himself in manner so disorderly, disruptive, and disrespectful of court that trial cannot be carried on with him in courtroom. Permits any defendant who is absent from trial because of such conduct to reclaim right to be present at trial as soon as he is willing to conduct himself consistently with decorum and respect inherent in concept of courts and judicial proceedings

Provides that in prosecution of felony offense not punishable by death, the voluntary absence of defendant after trial commenced in his presence shall not prevent continuing trial to and including return of verdict.

Ch 1256 (AB 211) BROWN Adds Sec 5206.1, Ed.C, re Black American Day

Designates March 5th of each year as Black American Day to be observed by suitable exercises in public schools and educational institutions.

Ch 1257 (AB 419) LEROY F. GREENE Amends Secs. 8170, as added by Chapter 172, Statutes of 1970, and 8190, adds Secs 8173, 8194.5, Gov.C, re Governor's Mansion

Changes site of Governor's Mansion, and requires that the Governor's Mansion shall be used only for a residence of the Governor

Incorporates numbering changes resulting if statutory changes required by Governor's Reorganization Plan No. 1 of 1969 are enacted

Ch. 1258 (AB 892) BRITSCHGI Amends, adds, and repeals various secs., B. & P.C., re cosmetology.

Revises requirements for admission to examination for a certificate of registration and license as a cosmetologist, cosmetology instructor, electrologist or manicurist; the licensing of junior electrologists as registered electrologists; the examination of applicants for a license in the branches or practices of cosmetology; establishments limited to the practice of manicuring; schools of cosmetology and schools of electrology; display of licenses by licensees; and change of address of licensees.

Revises fees for duplicate licenses and authority of State Board of Cosmetology to establish prescribed fees. Deletes authority of board to refuse to renew license on any of the grounds for disciplinary action and authority of board by a majority vote to renew a revoked license.

Provides for renewal of license of cosmetology establishment which has expired for failure of licensee to renew

Provides that Section 29 of this act shall become operative only if the Governor's Reorganization Plan No. 2 of 1970 becomes effective, and, in that event, provides that Section 7413 as amended by Section 22 of this act shall be ineffective and conflicting provisions of Governor's Reorganization Plan No. 2 shall be repealed

Ch. 1259 (AB 1482) FORAN Amends Sec. 8016, B. & P.C., re shorthand reporters

Stipulates instances in which oral depositions may be reported by person not certified pursuant to provisions relating to shorthand reporters.

Ch. 1260 (AB 1501) BERRYHILL Amends Sec. 204, Lab.C., re payment of wages

Provides that the requirements that wages be paid within a specified period shall be deemed satisfied by the payment of wages for weekly or biweekly payroll if such wages are paid not more than seven calendar days following the close of the payroll period

Incorporates additional changes to Sec 204, Lab.C., proposed by AB 575, to be operative only upon enactment of AB 575

Ch. 1261 (AB 1522) GARCIA Amends Sec. 31072, Gov.C., re county employees' retirement

Permits county board of supervisors to reduce from 55 to 50, the age at which a member of a county retirement system who has completed 10 years of continuous service may retire

Ch. 1262 (AB 1572) MCGILLIVRAY Adds Sec. 8045.6, F. & G.C., re commercial packaging and processing

Requires that every person operating under a fish packaging and processing license shall in addition to the license fee pay a privilege tax of a specified amount for each pound of abalone purchased, received, or taken by him. Provides that such a privilege tax is in lieu of other specified privilege taxes

Operative only until July 1, 1972

Ch. 1263 (AB 1584) BEVERLY Amends Secs. 13838, 14083, Ed.C., re State Teachers' Retirement System

Revises provisions re a person's absence from, and right to reenter, the State Teachers' Retirement System, where person is in state service or in employment of a local school district or a county superintendent of schools

Ch 1264 (AB 1596) HAYES Adds Sec. 12115, C.C.P., re contempt.

Provides rules with respect to proceedings involving prosecutions for contempts of court presented pursuant to affidavits or statements of facts

Ch. 1265 (AB 1606) ZENOVICH Amends Sec. 3103 and adds Art 8 (commencing with Sec 3160), Ch 7, Div 2, B & P.C., re optometric corporations.

Permits formation of optometric corporations subject to provisions of Moscone-Knox Professional Corporation Act. Specifies procedures for registration of such corporations with State Board of Optometry

Regulates activities of corporation with regard to reports, name, shareholders, income, and professional conduct

Permits State Board of Optometry to adopt and enforce rules and regulations necessary to carry out purposes and objects of act

**Ch. 1266 (AB 1612) Z'BERG** New act, re Sacramento tidelands.

Grants to the City of Sacramento certain described tide and submerged lands in furtherance of navigation, commerce, and fisheries, upon certain trusts and conditions, and provides for the government, management, use, and control thereof, reserving rights to state.

Provides for determination of excess revenue derived from granted lands and for division of such revenue between state and grantee on an 85 percent-15 percent basis.

**Ch. 1267 (AB 1637) MULFORD** Adds Sec. 9606 2, R & T.C., re truck tax.

Defines what shall be included within the gross receipts of operations as household goods carriers, line haul charges, and charges made for accessorial or related services for purposes of the truck tax. Apportions a single tax among carriers performing transportation operations on a single shipment to the same percentage as the percentage charge of each to the total charge for all services performed. Makes provision for the State Board of Equalization to increase such tax, if projected revenues under such system are less than they otherwise would be.

Operative on January 1, 1971. Inoperative on and after January 1, 1973 Re-quires State Board of Equalization to report on fiscal effect.

*In effect immediately.*

**Ch. 1268 (AB 1638) MULFORD** Amends Sec. 2416, Veh.C., re authorized emergency vehicle permits.

Authorizes Commissioner of the California Highway Patrol to issue authorized emergency vehicle permits to vehicles used for law enforcement work by peace officers of the state park system appointed pursuant to specified provisions, only upon finding that such vehicles are used in prescribed manner.

**Ch. 1269 (AB 1680) QUIMBY** Adds Sec. 14672 8, Gov C., re state property

Authorizes Director of General Services, with consent of state agency concerned, to lease specified state property to the City of San Bernardino on specified terms and conditions.

**Ch. 1270 (AB 1682) PRIOLG** Amends Sec. 663 7, H & N.C., and amends Sec. 5010, P.R.C., re vessels.

Requires that aid made to Department of Parks and Recreation for boating safety and enforcement programs from Harbors and Watercraft Revolving Fund be based on boat entry unit cost factor derived from the most recent annual boat entry count, as prescribed, instead of basing such aid on formula prescribed by Department of Navigation and Ocean Development, and deletes provision requiring Department of Navigation and Ocean Development to reimburse Department of Parks and Recreation for the cost of its boating safety and enforcement programs conducted from January 1, 1970, to June 30, 1970.

Requires fees and other proceeds collected from use of boats or boating facilities in state parks and on waters under state's control to be paid into State Treasury to the credit of Harbors and Watercraft Revolving Fund

Makes related changes.

**Ch. 1271 (AB 1775) MACDONALD** Amends Sec. 651 3, B. & P.C., re business and professions.

Expands provisions of section prohibiting advertisements or representations by any person relating to cost, price, charge, or fee to be paid for any commodity furnished or service performed by certain persons licensed pursuant to the Business and Professions Code to include pharmacists therein. Declares that such section shall not be construed to prohibit advertising of any drug or device which does not require a prescription.

**Ch. 1272 (AB 1817) STULL** Adds Secs 71699 and 71700, Wat C., re municipal water districts.

Provides that no publicly owned utility shall commence to provide water service for, on, or to any land in municipal water district subject to a lien of a bonded indebtedness incurred for the purpose of providing a service similar to that which the utility proposes to provide, or subject to a lien of an indebtedness arising under any contract between the district and the United States, incurred or contracted by the district for the purpose of providing water service, which was approved by majority of the voters of district voting thereon for the purpose of providing water service, if district has water available and is ready, able, and willing to serve such

lands, unless either majority of voters voting thereon within the area to be served by utility vote in favor of utility's service in that area if there are 12 or more voters in district, or there is specified consent of district and written assent of majority of owners of real property owning majority in value of real property if there are less than 12 voters.

Requires such utility providing water service to area subject to repayment of bonds or contract indebtedness with pledged revenue to reimburse district from charges in the amount which would have been paid district for bond or contract service.

Ch. 1273 (AB 1821) RYAN Adds Sec 268, Ed C., re federal funds: application forms.

Requires Superintendent of Public Instruction to establish a broad-based working committee composed of selected school district business officials to develop, in cooperation with representatives of Department of Finance, Auditor General, and Legislative Analyst, and representatives of Legislature, a consolidated application form and to develop improved administrative procedures for the application for and the disbursement of federal categorical aid funds.

Requires Superintendent of Public Instruction to submit detailed proposal thereon in 1971.

Ch 1274 (AB 1849) BEVERLY Adds Ch 3 (commencing with Sec 980), Pt. 5, Div. 36, Title 1, Gov C., re claims against public entities.

Provides for payment of 7 percent simple interest per annum on construction claims that are properly filed and the validity is not disputed or have been settled or agreed upon against state or local public entity commencing 90 days after proper submission of such claim.

Ch. 1275 (AB 1877) BERRYHILL Amends Sec 58801, Ag.C, re marketing orders.

Deletes provision prohibiting the payment for the removal of acreages of trees or vines which have in a specified period produced an average yield above the statewide average yield as determined by the Director of Agriculture.

Ch. 1276 (AB 1881) ZENOVICH Amends, adds, repeals various secs., R. & T C., re taxation.

Provides for purposes of Personal Income Tax Law for recapture as ordinary income, gain on sale or other disposition of certain classes of farm business property to the extent post-1969 accumulated farm losses have been used to reduce non-farm income, recaptures as ordinary income percentage of post-1969 deductions for soil and water conservation expenditures on farmland held less than 10 years and disposed of after 1970, recaptures depreciation of livestock acquired after December 31, 1969, as ordinary income upon sale and increases period for long-term capital gains treatment on sale of cattle and horses from one year to two years; declares livestock of different sexes is not property of a like kind for purposes of provisions permitting tax-free exchange of like kind property and declares such to be a correct interpretation of existing law; limits deductions for losses attributable to activities not engaged in for profit to the extent of income from activities not engaged in for profit and deletes provisions prohibiting deduction of losses from business in excess of \$50,000 if the business suffered losses in excess of that amount in five consecutive years.

For purposes of Personal Income Tax Law and Bank and Corporation Tax Law, requires capitalization of all amounts spent for purchase, planting, cultivation, maintenance or development of citrus grove within four years after the trees are planted, and permits cash basis taxpayer who receives insurance proceeds as a result of destruction or damage to crops to elect to include such proceeds as income in the year after year of destruction or damage where he can show that income from the crops would normally have been reported in such following year.

Operative with respect to computation of taxes for years beginning after December 31, 1969.

*In effect immediately*

Ch 1277 (AB 1883) MILFORD Amends Sec. 1630, adds Sec. 1630 5, Civ.C., re parked or stored vehicles.

Provides that provisions of contract of bailment for parking or storage of motor vehicle shall not exempt bailee from liability for theft of motor vehicle when such

motor vehicle is parked or stored with such bailee, and the keys are required to be left in parked or stored motor vehicle by such bailee.

**Ch. 1278 (AB 1904) FORAN** Amends Sec 186.3, repeals Secs. 2105, 2107 4, S. & H.C., re highways: select systems

Allows funds received by city or county from Highway Users Tax Fund to be used for maintenance on select system county roads and city streets.

Specifies that expenditures of funds received from Highway Users Tax Fund for rights-of-way for, or construction of, any city street shall be considered expenditures on the select system of city streets, if the city legislative body finds that 90 percent or more of either its select system or its entire system of city streets has been constructed.

Requires city legislative body to reevaluate its findings if total mileage of city streets has increased 10 percent or more since finding was made.

Deletes provision requiring that 20 percent of specified Motor Vehicle Fuel License Tax Law proceeds be expended for rights-of-way for and construction of routes on select system.

Deletes provision requiring that specified portion of designated Motor Vehicle Fuel License Tax Law proceeds be spent on construction of streets included in the select system and, with prescribed exception, maintenance of select system and other streets.

**Ch. 1279 (AB 1971) VASCONCELLOS** Amends Sec 66610, Gov C., re San Francisco Bay Conservation.

Includes specified vital creeks and tributaries within the area of jurisdiction of the San Francisco Bay Conservation and Development Commission.

**Ch. 1280 (AB 2033) WILSON** Amends Sec 1942, adds Secs. 1941.1, 1941 2, 1942.1, 1942 5, Civ.C., re landlord and tenant

Defines "untenantable" for purposes of law requiring maintenance by lessor of premises for human habitation as a dwelling Sets forth affirmative obligations of lessee, failure to conform to which releases lessor from liability under specified provisions Limits tenant remedy of repairing dilapidations and deducting cost from rent to one per 12 months Declares tenant waiver of specified statutory rights unenforceable with respect to condition of premises Prohibits retaliatory eviction and certain other actions in specified circumstances

**Ch. 1281 (AB 2178) JOINT COMMITTEE ON OPEN SPACE LANDS** Amends Secs. 51201, 51205 Gov C., re land for recreational uses

Adds land devoted to recreational uses to the California Land Conservation Act.

**Ch. 1282 (SB 361) COLOGNE** Amends, amends and renumbers, adds, repeals, various secs., C.C.P., Ed.C., Prob.C, R & T.C., re inheritance tax appraisers.

Changes name of inheritance tax appraisers to inheritance tax referees Provides that inheritance tax referees shall pass a qualification examination and shall be appointed for four-year terms

Establishes procedure for the appraisement of specified items in estates by the executor or administrator of the estate and provides that inheritance tax referee's fees be based only upon value of items appraised by him

Operative 12:01 a m on July 1, 1971, as to all decedents except those as to whom a probate or other proceeding is pending on such date in which inheritance tax may be fixed.

Incorporates additional changes to Sec 608, Prob C, proposed by AB 458, to be operative only upon enactment of AB 458

Incorporates additional changes to Sec 1174, Prob C proposed by SB 427 and AB 2209, to be operative only upon enactment of either SB 427 or AB 2209

**Ch 1283 (SB 382) COLLIER** New act, re Humboldt Bay Harbor district

Creates Humboldt Bay Harbor, Recreation, and Conservation District consisting of designated territory in Humboldt County

Prescribes organization, management financing and other powers and duties of district, including method of formation conveyance of tide and submerged lands to district, development of lands, taxation, and issuance of bonds

**Ch 1284 (SB 938) DOLWIG** Amends Secs 11515 and 11520, Veh C., re vehicles salvage

Requires insurance company or authorized representative, upon sale of salvage vehicle as a result of a total loss insurance settlement, to issue bill of sale to purchaser of such vehicle within 10 days after receipt of payment in full for salvage.

Requires licensed automobile dismantler who obtains possession of specified vehicle for purpose of dismantling to comply with notification requirements to Department of Motor Vehicles within 72 hours, exclusive of Saturdays, Sundays and specified holidays, rather than 24 hours.

Authorizes such dismantler within 90 days after taking possession of such vehicle, when authorized by the Director of Motor Vehicles, to submit a certificate of license plate destruction in lieu of the surrender of license plates.

**Ch. 1285 (AB 174) WARREN** Amends Sec. 172.7, Pen.C., re on-sale licensees.

Exempts from prohibition against sale of alcoholic beverages near university any licensee within premises occupied by bona fide club meeting specified requirements located one mile from Leland Stanford Junior University. Makes corresponding change.

**Ch. 1286 (AB 377) MacDONALD** Amends, adds, repeals, various secs., Gov.C., re state personnel

Provides that the Personnel Board may authorize payment of a rate above the maximum for a class to an employee who meets standards established by the board if the employee's position is allocated to a lower class, or if the salary range of the class is reduced.

Provides that if an employee with a minimum of 10 years' state service, who meets other eligibility standards, is moved to a position in a lower class because of reductions in force or other management-initiated changes the board may, upon recommendation by the appointing power, authorize such payment for such time as the board may designate

Makes other changes for consistency.

**Ch. 1287 (AB 553) WILSON** Amends Secs. 5650, 5656, W & I C., re drugs.

Specifies that drug abuse programs in public schools are within the scope of county Short-Doyle plans

**Ch. 1288 (AB 1339) BURKE** Amends Sec. 12509, Veh.C., re motor vehicles: instruction permits.

Authorizes Department of Motor Vehicles to issue for good cause an instruction permit to an applicant which permit entitles applicant while having permit in his immediate possession to drive motor vehicles upon the highways for specified time when accompanied by, and under immediate supervision of, a California licensed driver 21 years of age or over, rather than 25 years or over, not holding a probationary type license

Specifies that restrictions as to the age of person accompanying holder of instruction permit do not apply when such person is specified licensed instructor or a specified qualified instructor.

Allows specified person holding instruction permit while operating motorcycle to carry specified qualified instructor.

**Ch. 1289 (AB 1748) MURPHY** Amends Secs. 1238, 1538.5, Pen.C., re criminal procedure.

Permits court to review order granting defendant's motion to return or suppress property or evidence if people appeal from order dismissing case prior to trial which is granted pursuant to Sec. 1385, Pen.C., and is based upon granting of defendant's motion.

Removes power of court to entertain motion made pursuant to Sec. 1538.5, Pen.C., during trial.

**Ch. 1290 (AB 2233) CHAPPIE** Amends Secs. 286, 11701, and 11709, adds Sec. 11710.5, Veh.C., re snowmobiles.

Extends to manufacturers of, transporters of, and dealers in snowmobiles laws relating to licensing and certification which are presently applicable to manufacturers of, transporters of, and dealers in vehicles of a type subject to registration, with specified exceptions.

Specifies that a licensed bonded dealer in vehicles of a type subject to registration is not required to procure and file with the Department of Motor Vehicles another bond as required by specified provisions before being issued or renewed a license as a dealer of snowmobiles.

Ch. 1291 (AB 1769) DUNLAP Amends Sec. 5328, W. & I.C., re mental health records.

Requires consent of patient, or his guardian or conservator, before a professional person employed by a mental health facility may disclose confidential information or records to a professional person not employed by the facility who does not have the medical responsibility for the patient's care. Eliminates six-month limitation on disclosure of a patient's records by his physician after completion of the records.

Ch. 1292 (AB 1846) SIEROTY Amends Sec. 12031, Pen.C., re loaded firearms.

Excludes, under specified conditions, employees or agents of burglar alarm companies from certain prohibition against having loaded firearms in public areas, and specifies that such provision shall not be construed as prohibiting cities and counties from enacting ordinances requiring local licensing of such persons.

Incorporates additional changes to Sec 12031, Pen C., proposed by AB 2276, to be operative only upon enactment of AB 2276.

Ch. 1293 (SB 1108) CARRELL Amends Secs 21664, 21665, and 21666, P.U.C., re airports

Excludes that person or political subdivision desiring to own or operate an airport formerly owned or operated by the United States government, shall make application, as specified, to the Department of Aeronautics.

Provides that public hearing in connection with the approval of an airport site or the issuance of an airport permit shall be held in immediate vicinity of the boundary of the airport or airport site.

Provides, as a condition to approval by the department of an airport site and issuance of an airport permit that the advantage to the public in selecting the site outweigh the environmental disadvantages.

Appropriates \$40,000 from California Environmental Protection Program Fund to Department of Aeronautics, contingent upon enactment of either SB 262 or AB 522, or both, for purposes of act.

Ch. 1294 (AB 1890) ARKLIN Adds Sec 146, S. & H.C., re freeways

Specifies that any public agency having responsibility for the planning and development within a region of this state of public transportation system may, with the approval of the California Highway Commission, use the airspace over or under any existing state freeway, or any portion other than the travel roadway of right-of-way of such freeway, as a route for a public transportation system subject to certain conditions. Declares that development and construction of such public transportation system shall be financed out of available federal, state, and local funds.

Ch 1295 (AB 1) BIDDLE Amends, adds various secs., Gov.C., H. & S.C., Veh.C., re air pollution

Makes specified records of air pollution control districts public records. Exempts trade secrets from such provisions.

Specifies that during 1972 model year, but not later than January 1, 1972, regulations adopted by State Air Resources Board re emission standards and test procedures applicable to motor vehicles shall provide for testing of motor vehicles to be sold in state on factory assembly line. Provides procedure for retesting of motor vehicles. Imposes civil penalty of \$5,000 upon manufacturer for each sale or attempted sale of motor vehicle, commencing with 1973 model year, in state which does not meet emission standards adopted by board.

Prohibits loading of gasoline into any stationary tank, under prescribed conditions, unless it is equipped with a specified vapor recovery system or it is a prescribed type of pressure tank or unless it is equipped with other apparatus of equal efficiency approved by the State Air Resources Board. Prohibits installation of specified gasoline tanks. Exempts from such prohibitions stationary tanks installed prior to December 31, 1970.

Authorizes Department of Public Works to designate lane of specified freeway for exclusive or preferential use during specified hours.

Permits only high-occupancy vehicles to be driven on such lane.

Authorizes department to apply for use, to extent they are available, federal funds for implementation of such provisions.

Directs Director of Public Works to submit report to Legislature on or before December 31 of each year beginning in 1971 on progress, and final report outlining

projects it has undertaken, its findings and its recommendations on or before December 31, 1975.

Requires board, after consultation with, and pursuant to recommendations of, Commissioner of the Highway Patrol, to adopt specified regulations relating to maximum allowable emissions from vehicles upon the highway and directs that such regulations apply only to vehicles required by specified provisions to be equipped with devices or systems to control emission of pollutants from the exhaust. Requires that such regulations be not stricter than emission standards required for that model year motor vehicle when first manufactured. Prohibits a person from operating and an owner from permitting the operation of a vehicle, after specified notice by traffic officer that vehicle does not comply with such regulation, for more than 30 days thereafter unless specified certificate of compliance has been issued for such vehicle. Specifies that such certificate, for a period of one year from date of issue, is to constitute proof of compliance with such regulations as long as specified conditions exist.

Incorporates additional changes to Sec 6254, Gov.C., proposed by AB 1981, to be operative only upon enactment of AB 1981.

Ch. 1296 (AB 80) SUBCOMMITTEE ON AIR POLLUTION Adds Sec. 39051.2 H. & S.C., re gasoline unsaturation standards.

Requires State Air Resources Board to establish, under specified conditions, maximum standards of unsaturation for gasoline sold in the South Coast Air Basin.

*In effect immediately.*

Ch. 1297 (AB 81) SUBCOMMITTEE ON AIR POLLUTION Adds Sec. 39051.1. H & S.C., re gasoline maximum volatility standards.

Requires State Air Resources Board to establish, under specified conditions, maximum standards for volatility of gasoline sold in California.

*In effect immediately.*

Ch. 1298 (AB 1512) ARKLIN Adds Sec. 216. \* S. & H.C., re state freeways.

Prohibits construction of freeway if traffic noise on freeway during first 2 years of operation will exceed 50 decibels on "A" scale, as defined, within any public elementary or secondary school classroom, library, or multipurpose room constructed prior to adoption of freeway route when measured during appropriate regular school hours, but not to include noise from sources which exceed legal noise limits.

Authorizes Department of Public Works to undertake noise abatement programs in such rooms to reduce freeway traffic noise level therein to allowable limits.

Requires department to pay cost of converting such rooms to other school-related purpose if conversion is necessary because of freeway traffic noise level therein.

Requires department to reduce noise level to preconstruction level if noise level at that time exceeded 50 decibels and freeway noise level exceeds 50 decibels in such room.

Ch. 1299 (AB 1942) BRIGGS Adds Ch. 3 (commencing with Sec 800), Div 1, P.R.C., re powerplant siting.

Declares state policy, and directs Resources Agency to conduct research and studies, relating to powerplant siting.

Appropriates \$200,000 from California Environmental Protection Program Fund, to be created by SB 262, to Resources Agency for purposes of act, such appropriation to be operative upon enactment of SB 262.

Ch. 1300 (SB 394) COLOGNE Repeals Sec. 6, Ch 1397, Stats 1967, re new car dealers.

Repeals expiration date of provisions relating to New Car Dealers Policy and Appeals Board

Ch 1301 (SB 497) BEILENSEN Amends Secs. 261, 264, and 290, adds Sec \*261 5, Pen.C., re sexual crimes.

Eliminates crime of statutory rape (female being under 18 years of age), and makes such act the crime of unlawful sexual intercourse

Makes related and technical changes.

Ch. 1302 (SB 624) MOSCONE Repeals and adds Div. 5 (commencing with Sec. 1100), H & N.C., re San Francisco bar pilots

Creates a Board of Pilot Commissioners for the Bays of San Francisco, San Pablo, and Suisun, and prescribes organization, membership, powers, and duties of board.

\* Correction



Creates Pilotage Rate Committee for San Francisco, San Pablo, and Suisun Bays, and prescribes organization, membership, powers, and duties of committee.

Prescribes qualifications for bar pilots for San Francisco, San Pablo, and Suisun Bays. Prescribes various rights and duties of such bar pilots, procedures for revocation of licenses of such bar pilots, and offenses relating to piloting of vessels into or out of harbors or ports on such bays.

To be operative January 1, 1971.

Ch. 1303 (SB 648) NEJEDLY Adds Division 14.5 (commencing with Section 31750), Ag.C., re animals: spaying and neutering.

Provides no public pound, society for the prevention of cruelty to animals shelter, or humane shelter shall sell, or give away, any female cat of more than six months of age that has not been spayed, or any male cat of more than six months of age that has not been neutered or any cat less than six months of age unless the cost of spaying or neutering such cat has been deposited with the pound or shelter for payment to a veterinarian or spaying and altering clinic designated by the person purchasing or receiving the cat. Provides the deposit shall be forwarded to the veterinarian or clinic upon receipt by the pound or shelter of a notice from the veterinarian or clinic that the cat has been spayed or neutered.

Provides that a violation of these provisions shall not be punishable as a crime.

Ch. 1304 (SB 1190) MOSCONE Amends Sec. 7344, B. & P.C., re electrology.

Increases from 1 to 4 number of licensed junior electrologists for each licensed electrologist that may engage in occupation of electrologist under supervision of such licensed electrologist

Ch. 1305 (SB 1328) McCARTHY Amends, adds, various secs., B. & P.C., re educational psychologists' license.

Provides for license (and fees) for educational (school) psychologists. Specifies that persons who are so licensed can perform functions authorized by this act.

Sets forth qualifications necessary for license, and the functions authorized by the license, including evaluation, diagnosis, counseling, and research, with respect to academic problems.

Authorizes refusal of license issuance or suspension or revocation of license for defined unprofessional conduct.

Adds two members to Social Worker and Marriage Counselor Qualifications Board who are qualified for such license as provided for by this act.

Makes it unlawful for any person to use any title or letters which imply that he is a licensed educational psychologist unless he is so licensed.

Ch. 1306 (SB 1290) SHERMAN Amends, adds, repeals various secs., Fin.C., re industrial loans.

Provides that prospective officers, directors, and other investors of industrial loan company meet specified standards. Provides certificate of such company is not transferable. Increases paid-in capital requirements for such companies incorporated or commencing business on or after effective date of this act.

Revises limits on types, amounts, and terms of loans such companies can make. Prohibits balloon payments on certain consumer loans made by such companies.

Establishes alternate charges rate for such companies of 1½ percent per month on unpaid principal balance, such rate to be operative until December 31, 1972. Makes related changes.

Provides for creation of Thrift Guaranty Corporation of California to guarantee full payment of thrift obligation of member industrial loan companies up to \$10,000 for each account.

Ch. 1307 (AB 255) MILLER Adds Art. 6.5 (commencing with Sec. 31801), Ch. 5, Div. 22, Ed.C., re school athletic team expenses.

Authorizes districts maintaining junior colleges to provide meals and lodging for members of junior college athletic teams engaged in athletic events away from school

Ch. 1308 (AB 493) DUNLAP Adds Sec. 11610.5, B. & P.C., re subdivisions.

Prohibits any city or county from approving a subdivision map for a subdivision fronting upon the coastline or shoreline which does not provide or have available reasonable public access by fee or easement from public highways to land below the ordinary high-water mark on any ocean coastline or bay shoreline within or at reasonable distance from the subdivision. Requires any public access route or routes

provided by subdivider to be expressly designated on tentative or final map, and that map expressly designate governmental entity to which such route or routes are dedicated and entity's acceptance of such dedication, which acceptance is to occur within one year of approval of such final map, after which time, unless accepted, such dedication shall be deemed abandoned. Declares that reasonable public access shall be determined by the city or county in which the subdivision is located, but that city or county is not required to disapprove a map solely on basis that such reasonable public access is not provided across or through the subdivision itself, if city or county makes a finding, which is set forth on face of tentative or final subdivision map, that such access is otherwise available within a reasonable distance from the subdivision. Enumerates factors to be considered in determining reasonable access. Exempts from provisions of section final map of subdivision if tentative map of such subdivision has been approved prior to effective date of section and final or tentative map of any subdivision which is in compliance with specified plans which have been approved by city or county prior to December 31, 1968. Declares that access routes provided pursuant to act may be conveyed or transferred to any state or local agency by governmental entity to which dedicated by subdivider, and requires recipient agency to record such transfer or conveyance in county in which such route or routes are located.

**Ch. 1309 (AB 695) CORY** Amends Secs. 2364, 25484, Ed.C., re school district territory transfer.

Provides that in situation where school district boundary change involves only a minor change in district boundaries, as defined, the petition may be transmitted directly to the county board of supervisors by the county superintendent of schools without transmittal to county committee. Limits direct transmittal to county board of education to once every five years

Provides that a change in community college district boundaries may be made when requested in the petition, when approved as specified, where any high school or unified school district is removed from community college district

**Ch. 1310 (AB 697) MULFORD** Amends, adds, various secs., B. & P.C., re marriage, family and child counselors.

Revises provisions relating to licensing of marriage, family and child counselors.

Makes additional changes to Sec. 17805, B. & P.C., contingent upon adoption of Governor's Reorganization Plan No. 2 of 1970.

**Ch. 1311 (AB 816) BIDDLE** Amends Sec 187, Pen.C., re homicide.

Defines murder as unlawful killing of human being, or fetus, with malice aforethought, rather than as unlawful killing of human being with malice aforethought.

Provides that such definition of murder shall not apply to any person who commits act which results in death of fetus if (1) act complied with Therapeutic Abortion Act, (2) act was committed by holder of physician's and surgeon's certificate, as defined in Business and Professions Code, in case where, to a medical certainty, the result of childbirth would be death of mother of fetus or where her death from childbirth, although not medically certain, would be substantially certain or more likely than not, or (3) act was solicited, aided, abetted, or consented to by mother of fetus.

**Ch. 1312 (AB 849) MILIAS** Amends Secs. 3031, 3200, 3216, 3240, adds Art. 4 (commencing with Sec. 3300), Ch 2, Part 1, Div. 4, F. & G.C., re domesticated migratory game birds

Permits nonresident to purchase one-day hunting license for taking domesticated migratory game birds on licensed areas.

Provides for license to establish an area for hunting of domesticated migratory game birds, prescribes conditions and fees therefor.

**Ch. 1313 (AB 1022) McCARTHY** Adds Sec 255.2, R. & T.C., re property tax exemption.

Extends filing time for homeowner's exemption in the case of veteran when, for the first time, a claim for the veteran's exemption on his principal place of residence is disallowed, giving veteran 15 days after notification of disallowance to file.

For 1970-71 fiscal year only, gives veterans 15 days after operative date of act to file for homeowner's exemption.

*In effect immediately*

**Ch. 1314 (AB 1030) FONG** Adds Pt. 5 (commencing with Sec 19400), Div. 14, S. & H.C., re street lighting.

Authorizes Department of Public Works, from federal funds available for promoting public safety on the streets, to allocate to cities, cities and counties, and counties up to 50 percent of cost of constructing, repairing, or improving street lighting facilities or of contracting for street lighting services.

Ch. 1315 (AB 1136) BERRYHILL Amends various secs., Veh.C., re transportation: explosives: hazardous materials.

Substitutes Department of the California Highway Patrol for the State Fire Marshal with respect to various duties relating to the transportation of explosives. Changes references to the Interstate Commerce Commission with respect to such transportation to the United States Department of Transportation.

Prohibits transportation of electric blasting caps upon any vehicle equipped with a radio transmitter, rather than a two-way radio.

Requires every motor vehicle transporting explosives which does not have a closed body to have the explosive cargo covered with a fire and water resistant tarpaulin rather than the body thereof covered with a tarpaulin.

Extends from 30 to 90 days length of time an emergency change in or designation of routes for transportation of explosives may be effective, unless action is initiated to make it permanent within such time.

Requires Department of California Highway Patrol to regulate safe operation of specified vehicles transporting materials defined and classified as hazardous by the United States Department of Transportation unless such transportation is otherwise subject to other provisions of the Vehicle Code, rather than subjecting such materials to regulations adopted by department in accordance with specified provisions.

Deletes provision exempting specified hazardous materials from regulation, relating to safe operation of trucks and other vehicles transporting such materials, by the department.

Incorporates additional changes to Sec. 31300, Veh.C., proposed by SB 1350 and AB 2057 to be operative only upon enactment of SB 1350 or AB 2057, or both.

Ch 1316 (AB 1152) CROWN Amends Sec. 12800 and adds Sec. 12551.1., W. & I.C., re public assistance.

Extends aid to the potentially self-supporting blind to blind persons who are eligible for aid to the blind and attend or reside in an orientation center for blind

Authorizes loans from the Revolving Loan Fund to assist recipients of aid to the blind or potentially self-supporting blind in businesses, professions or other gainful employment.

Ch. 1317 (AB 1189) BROWN Adds Sec. 1951, Civ.C., re tenant deposits.

Regulates payments or deposits of money given primarily to secure performance of rental agreements, requiring landlord to hold such money for tenant, giving tenant priority of claim to such amount, specifying reasons for withholding of amounts by landlord and procedure for transfers of such moneys upon termination of landlord's interest in tenancy. Makes bad faith retention of tenant's lawful share of such money in violation of act subject to damages not to exceed \$200, in addition to actual damages

Applicable to payments or deposits of money made on or after January 1, 1971.

Ch. 1318 (AB 1192) HAYES Amends Secs 1680, 2660 and 2960, adds Secs. 2361.5 and 3108, B & P.C., adds Sec 5, Osteopathic Act, re healing arts.

Authorizes the agencies which license dentists, physicians and surgeons, drugless practitioners, midwives, podiatrists, physical therapists, psychologists, optometrists, and osteopaths to take disciplinary action against licensees who provide unnecessary or excessive services to their patients.

Ch. 1319 (AB 1225) BRATHWAITE Amends Sec 538, C C P., re attachments.

Increases from \$125 to \$200 the minimum monetary amount, exclusive of interest and attorney's fees, which must be claimed before attachment will issue in any action.

Incorporates additional changes to Sec. 538, C C P., proposed by AB 2240, to be operative only upon enactment of AB 2240

Ch. 1320 (AB 1435) WILSON Adds Ch. 6 (commencing with Sec. 37120), Pt 8, Div. 24, H & S.C., re state housing policy

Declares state policy relating to housing Sets forth specific responsibilities of both Commission and Department of Housing and Community Development with

regard to implementation of such policy, including development of California State-wide Housing Element, as specified.

Ch. 1321 (AB 1439) FORAN Amends Sec. 96033, R. & T.C., re truck tax.

Deletes requirement that to be exempt from truck tax, total compensation of person transporting children to and from school not exceed \$100 per month Exempts from truck tax person whose sole transportation of persons or property for hire consists of leasing vehicles to public or nonprofit private schools for transporting children to and from such schools.

Corrects erroneous cross-reference.

Ch. 1322 (AB 1633) LANTERMAN Adds Sec. 17707, and adds Art. 17.5 (commencing with Sec. 18421) to Ch. 3, Div. 14, Ed.C., re school district assessed valuations.

Provides for State School Fund severance aid allowances for school districts for property acquired for state highway purposes equal to district tax revenues (other than for bond interest or redemption) which would have been realized from property, with allowances to be paid over a 5-year period after acquisition in amounts declining by 20 percent each year Provides for reduced amount of severance aid with respect to land acquisitions completed subsequent to June 30, 1962, but prior to effective date of this act.

Provides such allowance only where taxable real property in a district has been reduced 2 percent or more by acquisitions in a year

Requires assessed valuation of property for which severance allowance is being provided to be included in the district assessed valuation being used to compute district share of foundation program, also in declining amounts of 20 percent each year for a 5-year period

Provides for the computation and transfer of severance aid to school districts. Prohibits expenditure from State School Fund unless Legislature approves transfer from Motor Vehicle Transportation Tax Fund to State School Fund by appropriating money for such purposes.

Ch. 1323 (AB 1835) SIEROTY Amends Sec 2690, Pen.C., re removal of inmates.

Permits Director of Corrections to temporarily remove inmate from institution under jurisdiction of Department of Corrections for any purpose, rather than only for specified purposes. Permits, rather than requires, such removal to be under custody Permits director to require inmate to reimburse state for expenses incurred in temporarily removing him for any purpose other than for medical treatment, rather than incurred in temporarily releasing him for purpose preparatory to return to community.

To become operative January 1, 1972.

Ch. 1324 (AB 1865) CRANDALL New act, re psychiatric technicians: training programs.

Appropriates \$200,000 from the psychiatric technicians account in the Vocational Nurse and Psychiatric Technicians Examiners Fund to the Board of Governors of the California Community Colleges to establish, administer, and operate training programs for psychiatric technicians Specifies uses for the funds. Provides qualifications for recipients of scholarships and grants from the funds

Ch. 1325 (AB 1922) RUSSELL Adds Secs 17507.9 and 17507.95, Ed.C., re public schools

Authorizes, and provides procedure for, waiver by State Board of Education of minimum class day requirements prescribed for classes in grades 1 to 3 in elementary schools to enable school districts to establish experimental educational programs in reading and mathematics Authorizes such waiver only if the total weekly minutes of instruction in the experimental program are equivalent to the weekly total of prescribed minimum class day requirements. Requires pretesting, posttesting, and control testing re such programs.

Authorizes, and provides procedure for, exemption by State Board of Education of kindergarten classes and classes in grades 1 to 3 in elementary school, and school district maintaining such school, from specified penalty provisions pertaining to maintenance of class size standards and pupil-teacher ratios if such provisions are found to prevent the school from developing more effective educational programs in such classes to improve instruction in reading and mathematics.

Requires board to report to Legislature on such waivers, exemptions, and testing programs.

Limits total number of such waivers and exemptions to not more than 20 programs established in not more than 20 elementary schools.

To be effective only until June 30, 1974.

Ch. 1323 (AB 2100) FONG Amends Sec. 11825, Ed.C., re physical examination of pupils.

Revises requirements with respect to mandatory evaluation of vision of pupils attending the public schools, to require appraisal upon first enrollment in elementary school and every three years thereafter until completion of eighth grade, and makes various related changes. Deletes declaration that such evaluation shall be made without cost to parents.

Ch. 1327 (AB 2109) DUFFY Adds Sec. 23774.5, and Art. 18 (commencing with Sec. 2510), Ch. 5, Div. 2, B. & P.C., re medical practice.

Establishes program of certification for physicians' assistants under jurisdiction of Board of Medical Examiners of State of California.

Ch. 1328 (AB 2150) LEWIS Adds Div. 3.5 (commencing with Sec. 360), W. & V.C., re Vietnam veterans: commission.

Creates Extraordinary Commission on the Vietnam Veteran, prescribes its membership and duties.

Provides that commission shall be funded by federal or private funds, or both, if and when they are available.

To be effective until 91st day after final adjournment of 1973 Regular Session.

Ch. 1329 (AB 2164) BURKE Amends Secs. 3201 and 17680, Ed.C., re school district reorganization.

Authorizes county board of education to formulate plans and recommendations for formation of unified district of less than high school district as intermediate step to unification of territory of high school district. Exempts districts in such proposal which have been approved by the electors from areawide school support scheme.

Ch. 1330 (AB 2235) CHAPPEL Amends Secs. 5015, 5016, 5017, 5231, Veh.C., re snowmobiles.

Specifies that identification plate issued for snowmobile on and after January 1, 1971, expires at midnight on December 31 of even-numbered year following date of issuance, and shall be renewed between January 1st and midnight of February 4th succeeding the expiration date.

States that snowmobiles with identification plates issued before January 1, 1971, need not renew such plates before January 1, 1973.

Specifies manner in which identification plate should be attached to snowmobile, and authorizes Department of Motor Vehicles to determine whether plate should be plate or device, and size, color, lettering and numbering.

Imposes special fee of \$5 on snowmobiles at time of applying for or renewal of identification plate, and requires such fee to be deposited by department in newly created Snowmobile Trust Fund which is continuously appropriated for expenditure by Department of Parks and Recreation for specified purposes.

Ch. 1331 (AB 2268) BURTON Amends Secs. 8553, 8576, Ed.C., re courses of study.

Requires that elementary and high school courses of instruction in history include study of the role and contributions of persons of oriental extraction to economic, political, and social development of this state and country, in addition to requiring that such courses of instruction include the study of such role and contributions of various other specified ethnic groups.

Ch. 1332 (AB 2452) MILLER New act, re drug abuse education.

Declares legislative intent re objectives of pilot educational program on drug abuse, to be administered by University of California Regents.

Ch. 1333 (SB 272) SONG Adds Title 1.7 (commencing with Sec. 1790), Pt. 4, Div. 3, Civ.C., re consumer goods transactions.

Enacts "Song-Beverly Consumer Warranty Act." Establishes obligations of manufacturers, distributors, and sellers of consumer goods, and rights of buyers thereof, with respect to particular transactions.

Makes act applicable to consumer goods sold on or after March 1, 1971, and makes specified provisions of act applicable only to consumer goods manufactured on or after March 1, 1971.

Changes certain provisions of act contingent upon enactment of AB 292.

Ch. 1334 (SB 576) MOSCONE New act, re school districts.

Permits San Francisco Unified School District to hold classes in certain elementary schools for fewer number of days than other schools in district under specified conditions.

Specifically made retroactive to 1969-1970 school year.

To terminate January 1, 1971.

*In effect immediately.*

Ch. 1335 (SB 610) STEVENS Adds Sec. 1917, Fin.C., re bank examinations and reports.

Provides that bank, bank officer, or agent who delivers or produces copies of records, reports, or account status files for law enforcement agency investigating crime report involving fraudulent or other illegal use of bank drafts, checks, or other demand orders shall not be civilly liable to any person for delivering or producing such copies.

Requires such material be kept confidential by law enforcement agency, and makes disclosure by employee of agency for purpose not directly related to the investigation or to judicial or administrative proceedings a misdemeanor.

Ch. 1336 (SB 618) SHERMAN Amends Sec. 35401, repeals Sec. 35417, Veh.C., re combination of vehicles.

Provides that truck tractor and two semitrailers rather than truck tractor, semitrailer and a semitrailer designed to transport a forklift truck may exceed 60 feet, but may not exceed 65 feet, in total length.

Repeals provision permitting a combination of vehicles consisting of a motortruck and a logging dolly to exceed a total length of 60 feet but not to exceed a total length of 65 feet.

Incorporates additional changes to Sec. 35401, Veh.C., proposed by AB 674, AB 753, and both AB 674 and AB 753, respectively, to be operative only upon enactment of AB 674, AB 753, or both AB 674 and AB 753.

Ch. 1337 (SB 725) TEALE New act, re county officers.

Provides that all laws in force on November 2, 1970, fixing salaries of members of governing bodies of counties are continued in force and effect as local ordinances.

Not operative unless SCA 19 is adopted by people.

*In effect immediately.*

Ch. 1338 (SB 819) DYMALLY Amends Sec. 7372, B. & P.C., re cosmetology.

Provides that the practical examination for a cosmetology license is to include the standard methods for dressing all textures of hair. Provides for either a written or oral test, or both, rather than a written and oral test, in antisepsis, sterilization, sanitation, and the use of mechanical apparatus and electricity in cosmetology. Includes also, within such a test, the use of chemical hair straighteners.

To become operative July 1, 1971.

Ch. 1339 (SB 821) KENNICK Adds Sec. 1752.15, W. & I.C., re California Youth Authority.

Authorizes Director of Youth Authority, with approval of the Director of Finance, to contract with a county to furnish temporary detention facilities and related services for juveniles in the custody of the county probation officer. Specifies conditions under which such facilities may be used.

Requires Department of Youth Authority to report to Legislature not later than specified date extent to which department has provided facilities and services pursuant to act.

Operative until 61st day after final adjournment of 1972 Regular Session of Legislature.

*In effect immediately.*

Ch. 1340 (SB 907) DYMALLY Adds Sec. 24214, Ed.C., re state college employees.

Requires Trustees of California State Colleges to eliminate all policies which detrimentally and unreasonably affect the hiring of female employees by reviewing

various employment practices and taking corrective measures. Requires trustees to report to Legislature in January 1971 on progress.

Ch. 1341 (SB 950) LAGOMARSINO Amends, adds, repeals various secs., Civ.C., C.C.P., H. & N.C., re vessels.

Deletes provisions of Code of Civil Procedure relating to actions against vessels and adds such provisions to the Harbors and Navigation Code.

Prescribes possessory vessel lien procedures. Requires keeping of records and rendering of reports with respect to stored vessels.

Makes related changes and certain clarifying or nonsubstantive, technical changes.

Ch. 1342 (SB 998) MILLS Amends Sec. 25642, Gov.C., re county fire protection.

Authorizes counties to appropriate funds annually for fire protection.

Ch. 1343 (SB 1041) ALQUIST Adds Sec. 13220.24, Ed.C., re community college credentials.

Authorizes Board of Governors of California Community Colleges to issue a community college instructor credential, supervisor credential, librarian credential, counselor credential, and student personnel worker credential to any person who has partially fulfilled the minimum requirements for the particular credential on the condition that such person completely fulfill such requirements within a reasonable period of time. Authorizes board to adopt rules and regulations for such purposes.

*In effect immediately*

Ch. 1344 (SB 1253) SCHMITZ Amends and repeals various secs., Ed.C., re general school elections.

Places the conduct of school elections under the authority of county election officials rather than under the authority of school district personnel and county superintendents of schools.

Ch. 1345 (SB 1415) RICHARDSON Amends Sec. 12021, Pen.C., re concealable firearms: former felons.

Exempts from the provision imposing criminal sanctions with respect to persons convicted in this and other jurisdictions of felonies who own or possess concealable weapons, persons who have been convicted under federal law if they were not sentenced to more than 30 days in federal correctional facility, or were not fined more than \$1,000, or did not receive both such punishments.

*In effect immediately.*

Ch. 1346 (AB 59) CHAPPIE Amends Sec. 101, S. & H.C., re bridges.

Permits the Legislature, by concurrent resolution, to name any major bridge, not otherwise named by the Legislature, for serviceman killed in action who was resident of county in which bridge is located, from names submitted to Department of Public Works by veterans' associations

Ch. 1347 (AB 86) SUBCOMMITTEE ON AIR POLLUTION Amends Sec. 39052, H. & S.C., re air pollution local rules.

Authorizes State Air Resources Board, upon finding after public hearing that any air pollution rule or regulation of any local or regional authority will not achieve applicable air quality standards, to repeal such rule or regulation and to promulgate a rule or regulation which would achieve such standards, which shall have same force and effect as a rule or regulation of the local or regional authority, and which shall be enforced by such local or regional authority.

Appropriates \$80,000 to board to carry out such purposes

Incorporates additional changes to Sec. 39052, H & S.C., proposed by AB 77, to be operative only upon enactment of AB 77

Ch. 1348 (AB 149) WILSON Adds Title 15 (commencing with Section 1750), Pt. 4, Div. 3, Civ.C., re credit reports

Enacts the Consumer Credit Reporting Act, which regulates certain persons who issue credit rating reports about persons who apply for extensions of credit for personal, family or household purposes

Ch. 1349 (AB 158) DEDDEH Amends Sec. 23756, adds Sec. 23755.1, Ed.C., re residency for state colleges.

Modifies definition of "resident student" for purposes of determining tuition charge by California State Colleges.

Provides that under specified circumstances a person whose spouse is in the active military services shall be deemed to be a resident for state college tuition purposes.

Ch. 1350 (AB 286) STACEY Adds Sec. 21646, P.U.C., re airport obstructions.

Makes it a misdemeanor to create airborne hazard, as specified, within 5 miles of airport.

Ch. 1351 (AB 337) MACDONALD Adds Sec. 11301.6, Ed.C., re kindergarten: average daily attendance.

Authorizes school district which has less than 40 pupils enrolled in kindergarten classes to make application to the Superintendent of Public Instruction requesting approval to maintain two kindergarten classes of 150 minutes each on same day taught by same teacher. Provides for state apportionments therefor. Establishes, for such classes, an a.d.a. multiplication factor of 0.500.

To become effective only if SB 381 is enacted at 1970 Regular Session

Authorizes superintendent to waive certain fiscal penalty provisions if he determines that such waiver is necessary to avoid extreme hardship to the school district.

Ch. 1352 (AB 395) MACDONALD New act, re Department of Motor Vehicles.

Appropriates \$75,000 from Motor Vehicle Fund to Department of Motor Vehicles for the establishment of a branch office in the Simi Valley-Thousand Oaks area in Ventura County.

Ch. 1353 (AB 404) LEWIS Amends Secs. 15710, 15711; adds Secs. 15701.5, 15708.5; repeals Sec. 15715, Ed.C., re leasing of school buildings.

Requires lease or agreement election to be held in conjunction with a statewide primary or general election

Defines lease or agreement.

Requires majority, rather than  $\frac{2}{3}$  majority, vote for the lease of school sites, facilities and equipment.

Affords district governing board three years rather than one year to enter into a lease agreement after an election.

Makes related changes.

Ch. 1354 (AB 478) KNOX Amends Sec. 24370.1, H. & S.C., re the Bay Area Air Pollution Control District.

Authorizes the Bay Area Air Pollution Control District to increase by \$0007 the maximum annual amount that Bay Area Air Pollution Control District may estimate and apportion to counties within district for support of district for the 1971-1972 and 1972-1973 fiscal years

Requires district to report to Legislature before specified time in 1972 Regular Session all its activities relating to its income and expenditures including but not limited to revenue derived from inspection and permit fees.

Ch. 1355 (AB 485) FORAN Adds Sec. 27491.25, Gov.C., Sec. 7303, H. & S.C., re blood tests.

Requires coroner or his appointed deputy when notified death of deceased occurred while he was driving, riding in, or struck by a motor vehicle, to take a blood sample from the body and to make chemical tests to determine the alcoholic or barbituric acid derivative contents, if any, of the body

Prohibits an embalmer from embalming a human body when he has information reasonably indicating the death occurred while deceased was driving, riding in, or struck by motor vehicle, until permission has been obtained from specified person.

Ch. 1356 (AB 517) BAGLEY Adds, amends various secs., R. & T.C., U.I.C., re unemployment disability insurance

Provides that persons entitled to refund of excess contributions for unemployment compensation insurance or unemployment disability insurance shall receive a credit or refund on personal income tax rather than filing a claim for refund with the Director of the Department of Human Resources Development States no interest shall be allowed on such refund or credit Requires Franchise Tax Board to transmit to Director of Department of Human Resources Development claims for credits or refunds and requires director to transfer such amount from the Disability Fund to the General Fund.



Operative January 1, 1972, but only in the event a system of payroll withholding has been enacted in 1970. Operative January 1, 1973, if withholding is enacted in 1971 and inoperative if no withholding system is adopted prior to 1972.

States Disability Fund shall be charged with all administrative costs of this act.

Ch. 1357 (AB 538) MILIAS Amends, adds various secs., F. & G.C., Gov.C., re gravel beds.

Requires governmental agency, state or local, or any public utility engaged in construction, or any person engaged in operations, affecting fish in watercourses or gravel beds to report to the Department of Fish and Game and if there will be substantial effect on fish to accept, subject to specified review procedures, or arbitrate, as specified, modifications proposed by the department. after it makes on-site investigation, instead of only giving consideration to proposed modifications.

Prohibits agencies or persons from commencing construction or operations until the department's proposals, or the decisions of the arbitrators, have been incorporated into such projects. Provides for judicial confirmation, correction, or vacation of the decisions.

Requires government agencies to request the department and the department, after it makes onsite investigation, to specify any conditions it may propose on the source of possible construction material for construction project of the agency within a specified time and requires the agency to include these conditions in any notice inviting bids on the construction project

To remain in effect until 61st day after the final adjournment of the 1972 Regular Session.

Ch. 1358 (AB 549) MILLER Amends Sec. 6301, B & P.C., re law library trustees.

Provides board of trustees of law library shall, in county with three or more municipal courts, contain seven members, two of whom may be municipal judges elected by their fellow judges. Provides that where only one such municipal judge so elected, the seventh member shall be a member of the bar of the county.

Ch. 1359 (AB 604) WILSON Adds Sec. 33417, H. & S.C., re community re-development: relocation.

Requires Department of Housing and Community Development to review, before specified date and every two years thereafter, relocation plan of community redevelopment agency and progress made by agency in implementing such plan. Requires agency whose plan is being reviewed by department to provide department with copy of plan upon request by department

Ch. 1360 (AB 659) DUNLAP Amends Sec. 17200, Ed.C., re school salaries.

Includes salaries of instructional aides employed by district under supervision of classroom teacher in definition of "salaries of classroom teachers" for purposes of provision requiring such salaries to be recorded separately from other expenses of district

Ch. 1361 (AB 1148) CORY Amends Secs. 21022, 21291, 21294, and 21298 and adds Sec. 21300 5, Gov C. re Public Employees' Retirement System.

Provides disability retirement allowance for industrial disability regardless of service credit or age, amounting to 50 percent of a member's final compensation plus an annuity purchased with his accumulated additional contributions, if any, for local miscellaneous members rather than only local safety members if local contracting agency so elects.

Provides for modification of the amount of industrial as well as nonindustrial disability benefits in the event a local miscellaneous member engages in gainful occupation outside state service.

Ch. 1362 (AB 1162) DUFFY Amends Sec. 2, Ch. 106S, Stats. 1968, re consumer protection.

Advances from 61st day after final adjournment of 1970 Regular Session to 91st day after final adjournment of 1972 Regular Session the termination date for provisions requiring Director of Agriculture to enforce provisions of Agricultural Code equally in regard to all agricultural commodities and products sold in California

Ch. 1363 (AB 1234) MORETTI Adds Sec 5500 5, Fin.C. re savings and loan associations.

Empowers Savings and Loan Commissioner to extend to state licensed savings and loan associations any right, power, privilege, or duty extended to specified federal institutions but not authorized by Financial Code. Specifies periods of effectiveness of such regulations.

Ch. 1364 (AB 1260) BARNES Amends Secs. 611, 614, M & V C., re flags.

Conforms definition of Flag of the United States to the definition in the federal statutes of Flag of the United States.

Revises definition of conduct relating to State Flag of California or Flag of the United States declared to be a misdemeanor.

Ch. 1365 (AB 1351) CHAPPIE Adds, repeals, Ch 26 (commencing with Sec. 8130), Div. 1, Title 2, Gov.C., re interstate cooperation.

Recreates California-Nevada Interstate Compact Commission which was abolished by Reorganization Plan No. 1 of 1969, operative January 1, 1971.

Limits existence of commission to 61st day after final adjournment of 1972 Regular Session or effective date of interstate compact.

Appropriates \$13,550 in augmentation of Item 223 of Budget Act of 1970 for purpose of carrying out provisions of this act.

Ch. 1366 (AB 1420) KNOX Amends Sec. 34200, adds Sec. 53060 5, Gov.C., re districts.

Authorizes local districts, authorities, and agencies, not including cities or counties, to attend the Legislature and urge or oppose legislation, either directly or by association or representative. Specifies reimbursable traveling expenses of board members engaging therein.

Makes chairmen of Assembly and Senate Committees on Local Government, respectively, ex officio nonvoting members of the Council on Intergovernmental Relations with the power to designate representatives to sit in their stead.

Ch. 1367 (AB 1580) DUNLAP Adds Sec. 39078, H. & S.C., re nonvehicular sources' lead compounds.

Directs local and regional air pollution control districts, including Bay Area Air Pollution Control District, to establish, by January 1, 1972, emission standards for lead compounds emitted into the air from nonvehicular sources.

Requires State Air Resources Board to establish such standards in areas which are not in such districts or where district fails to establish such standards by January 1, 1972.

Ch. 1368 (AB 1630) LANTERMAN Adds Sec. 158.2, S. & H.C., re state highways.

Authorizes Department of Public Works to reimburse owner of 1- to 3-family dwelling for refinancing cost in acquiring similar property if property is acquired for state highways.

Requires such acquired property to be subject to a bona fide and recorded first mortgage or deed of trust for a minimum of 2 years before first offer by department.

Specifies payments to be made in accordance with schedule, to be computed on specified factors, adopted by department.

*In effect immediately.*

Ch. 1369 (AB 1722) CRANDALL Adds Sec. 1111.1, Ed.C., re school district governing boards

Prescribes terms of office for first elected unified school district governing board members, whose election was on December 10, 1968, and which election was consolidated with the election for the formation of the new district.

To be effective only until July 1, 1973.

*In effect immediately*

Ch. 1370 (AB 1963) HOM Amends Sec. 23108, Veh.C., re vehicles: restricted dangerous drugs.

Specifically includes "restricted dangerous drugs" within provisions of law making it a felony to drive while knowingly under influence of a dangerous drug and to commit specified acts.

Ch 1371 (AB 1965) MILLER Amends Sec. 859b, Pen.C., re preliminary examinations.

Requires the preliminary examination to be held within 10 court days of arraignment or plea, if defendant is in custody, unless he by waiver permits a later hearing.

Ch. 1372 (AB 2163) BURKE Amends Sec. 13503, Ed C, re schools: certificated employees' duties.

Removes requirement that additional duties, to which school district governing board may assign certificated employees, be related to the employees' normal classroom assignment and provides, instead, that such duties be related to the employees' normal assignment.

Ch. 1373 (AB 2287) CAMPBELL Amends Sec. 15957, Ed.C., re school district contracts.

Extends authority of school district to have work done on school property by day labor or force account to situation where total cost does not exceed \$3,500 rather than \$2,000, and total hours of work will not exceed 350, and in largest school districts where total hours of work will not exceed 750, as alternative to present authorizations limiting power on basis of amounts to be expended on the work.

Ch. 1374 (AB 2513) WILSON Adds Sec. 87625, B. & P.C., re land surveys.

Provides that no record of survey of land shown on latest adopted county assessment roll as a unit or as contiguous units, which shows division of such land into additional parcels, shall be filed with county surveyor or recorder, unless there is specified certification attached thereto, indicating compliance with the Subdivision Map Act and local regulations adopted pursuant thereto.

Ch. 1375 (SB 97) GRUNSKY Amends Secs. 6826.1 and 6871.2, P.R.C., re tide and submerged lands.

Changes boundary of specified area in San Luis Obispo County within which state-owned tide and submerged lands may not be leased for oil and gas purposes except under specified conditions to include all tide and submerged lands area in San Luis Obispo County.

Includes such tide and submerged lands in San Luis Obispo County within those areas in which the taking of cores or other samples by means of drilling operations is forbidden, and in which any permit issued by the commission for the conduct of geological or geophysical surveys on such lands must contain a provision expressly prohibiting the taking of cores or samples, subject to specified exceptions.

Includes U.S. Bureau of Mines, U.S. Army Corps of Engineers, U.S. Geological Survey, Resources Agency, and similar agencies when work performed is for studying beach erosion, fresh water aquifers, earthquake faults, flood control, harbor works, or similar studies, among various specified agencies that are exempted from the above provisions, but specifies that in no event may the commission permit the taking of cores or other samples by means of drilling operations on or under such tide and submerged lands for the purpose of exploring for, or exploiting, oil and gas resources.

Incorporates additional changes proposed by AB 684 to Secs. 6826.1 and 6871.2, P.R.C., to be operative only on enactment of AB 684.

Ch. 1376 (SB 132) GRUNSKY Amends Sec. 6826.1, P.R.C., re tidelands: core samples.

Includes state-owned tide and submerged lands in San Luis Obispo County within those areas in which the taking of cores or other samples by means of drilling operations is forbidden, and in which any permit issued by the commission for the conduct of geological or geophysical surveys on such lands must contain a provision expressly prohibiting the taking of cores or samples, subject to specified exceptions.

Includes U.S. Bureau of Mines, U.S. Army Corps of Engineers, U.S. Geological Survey, Resources Agency, and similar agencies when work performed is for studying beach erosion, fresh water aquifers, earthquake faults, flood control, harbor works, or similar studies, among various specified agencies that are exempted from the above provisions, but specifies that in no event may the commission permit the taking of cores or other samples by means of drilling operations on or under such tide and submerged lands for the purpose of exploring for, or exploiting, oil and gas resources.

Incorporates additional changes proposed by AB 684 to Sec 6826.1, P.R.C., to be operative only on enactment of AB 684.

Ch. 1377 (SB 707) SHERMAN Amends heading, amends and rennumbers, adds, and repeals various secs, B. & P.C., re clinical laboratories.

Revises law relating to licensing of clinical laboratories, and persons working therein. Transfers licensing duties from State Board of Public Health to State Department of Public Health and makes various related changes.

**Ch. 1378 (SB 787) BEILENSEN** Adds Secs. 4026, 4027, 4028, H. & S.C., re domestic water supply

Requires person who supplies or distributes water to a user for domestic purposes in this state to provide State Department of Public Health an analysis of such water. Requires department to establish standards and regulations necessary for testing water supplies. Requires department, if it determines it is in public interest, to notify such person, who is not in compliance with department's requirements or who has inadequate treatment or defective system, of such noncompliance, inadequacy, or defect. Requires such person to notify by writing, which is to be approved by department, each of his customers of department's determination of noncompliance, and to include any comment by department of dangers arising from such noncompliance. Specifies that such person's notification continue until specified acts occur. Makes it a misdemeanor to violate the requirement to notify. Provides for court to issue cease and desist orders upon noncompliance.

**Ch. 1379 (SB 910) DYMALLY** Amends, adds, and repeals various secs., Ed.C., re school libraries.

Requires governing board of each school district to provide library services for pupils and teachers by either establishing and maintaining school libraries or by contracting for library services.

Requires State Board of Education to adopt rules and regulations governing school library services; and requires school district governing boards to adopt additional necessary rules and regulations.

Provides, as an alternative, that librarians employed by a county superintendent of schools may possess a valid credential authorizing services as librarian issued by the Commission for Teacher Preparation and Licensing, rather than only by the State Board of Education

Eliminates provisions whereby school library may be made a branch of a county library, and authorizes contracts with county authorities for provision of library services to districts

Makes numerous related technical and other changes in provisions relating to library services provided by county superintendents, employment and certification of library personnel, care and custody of library books and materials, and related matters.

Requires all librarians employed in any elementary or secondary school to possess a specified credential, rather than just those librarians who were employed for more than two hours a day

*Incorporates additional changes to Secs. 891, 891.1, and 13289, Ed.C., proposed by AB 122, to be effective only if AB 122 is enacted and to be operative when corresponding provisions of AB 122 become operative*

**Ch. 1380 (SB 1177) GRUNSKY** Amends Sec. 20081.1, Ed.C., re junior colleges.

Revises formulas for determining the relative district ability of junior college districts formed since June 30, 1964, for purposes of determining minimum state share for construction costs under the Junior College Construction Act of 1967

**Ch. 1381 (SB 1192) DOLWIG** Amends Sec. 320, Veh.C., re established place of business

Revises definition of "established place of business," to require that automobile dismantler's established place of business must be in area zoned for that type of business, deletes restrictions on use by automobile dismantlers of rooms in specified dwelling units as office and provides that persons operating specified places of business who have been issued occupational licenses by Department of Motor Vehicles and who conduct more than one type of business from one establishment as defined, shall provide clear physical division between types of business involving vehicles or their component parts, rather than specifying that such persons who hold more than one type of license issued by department and conduct more than one type of business at one establishment shall provide such clear physical division between types of business for which licensed. Specifies that specified places of business of automobile

dismantlers, which qualified as "established place of business" before 1970 amendments, fall within such term.

**Ch. 1382 (SB 1273) MARKS** Amends, adds, repeals various secs., B & P.C., re collection agencies.

Makes changes with respect to administration and regulation of collection agencies, including provisions relating to, among other things, board memberships, delegation of duties of chief of Collection Agency Licensing Bureau to deputy chief, qualification certificates, provisional qualification certificates, employee registration, employees of collection agencies holding reposessor licenses, qualifications of directors, shareholders, or officers of corporations which are shareholders of applicant for license, application procedures, examinations, financial statements, audits, statements of account to customers, trade lists, and fees.

Provides that Sections 1.5, 3.2, and 40.5 of this act shall become operative only if the Governor's Reorganization Plan No. 2 of 1970 becomes effective, and, in that event, provides that Sections 6851, 6860, and 6950 as amended by Sections 1, 3, and 40 of this act shall be ineffective and any conflicting provisions of Governor's Reorganization Plan No. 2 shall be repealed.

**Ch. 1383 (AB 684) BAGLEY** Amends Secs. 6826.1, 6871.2, P.R.C. and Sec. 2, Ch. 83, Stats, 1923, re state lands

Includes, until March 1, 1975, all state-owned tide or submerged lands situated in San Mateo, San Francisco, Marin, Sonoma, Napa, Alameda, Santa Clara, and Del Norte Counties, and in Solano and Contra Costa Counties, except those situated east of the parallel Carquinez Bridges, among various specified areas that may not be leased by the State Lands Commission for oil and gas purposes, except under specified conditions, and includes, until March 1, 1975, such lands among specified tide or submerged lands on, or under, which commission shall not permit, subject to specified exceptions, taking of cores or other samples by means of drilling operations.

Includes U.S. Bureau of Mines, U.S. Army Corps of Engineers, U.S. Geological Survey, Resources Agency, and similar agencies when work performed is for studying beach erosion, fresh water aquifers, earthquake faults, flood control, harbor works, or similar studies, among various specified agencies that are exempted from provisions that provide commission shall not permit taking of cores or other samples by drilling operations on or under such tide and submerged lands, but specifies that in no event may the commission permit the taking of cores or other samples by means of drilling operations on or under such tide and submerged lands for the purpose of exploring for, or exploiting, oil and gas resources.

Authorizes City of San Rafael and the State Lands Commission to enter into boundary agreements with private parties to settle existing boundary disputes and prescribes their effect. Suspends from 61st day after adjournment of 1970 Regular Session to 61st day after adjournment of 1971 Regular Session the requirement of a survey by the State Lands Commission, at cost to the City of San Rafael, to survey, monument, and record description of various state-granted lands.

Incorporates additional changes proposed by SB 97 and SB 132 to Sec. 6826.1, P.R.C., and by SB 97 to Sec. 6871.2, P.R.C., to be operative only on enactment of such bills.

**Ch. 1384 (AB 975) BIDDLE** New act, re parolee employment

Requires Department of Corrections to undertake pilot study on operational usefulness and efficiency of employing computer to match job offers of interested employers with parolees or prisoners with parole dates, and to determine employment patterns and problems of parolees in and returning to specified parole region encompassing greater Los Angeles area. Specifies procedure with respect to reporting to Legislature and using facilities of other agencies, and requires such department to solicit and use any available federal funds for study.

To be effective until 61st day after final adjournment of 1972 Regular Session of Legislature.

**Ch. 1385 (AB 1041) RAY E. JOHNSON** Amends, adds, repeals various chs., secs., Ag.C., re meat and poultry inspection

Revises laws regulating the inspection of meat and poultry  
*In effect immediately*

Ch 1386 (AB 1137) DUNLAP Adds Secs. 11017, 14381, Gov.C., re state agencies air pollution.

Requires all state agencies, in performing their duties, to comply with local air pollution control rules, regulations, and ordinances which are stricter than applicable state standards and, where no state or local air pollution standards are applicable, authorizes State Air Resources Board to adopt air pollution control rules and regulations for state agencies performing their duties in such areas and requires state agencies to comply with such rules and regulations.

Requires all contracts subject to State Contract Act to contain provision requiring contractors to comply with all applicable air pollution control rules, regulations, ordinances, and statutes

Ch 1387 (AB 1180) BILL GREENE Amends Sec. 18201 and adds Sec. 18506 6, Elec C, re ballot recount

Requires that all voted and unvoted ballots and other relevant material be examined as part of the recount and that no absentee ballot results may be released before voting polls are closed.

Ch. 1388 (AB 1235) MILLER Adds Sec 5004.1, U.I.C, re work incentive programs

Specifies departmental priorities in the promotion and implementation of work incentive programs as defined in Section 5004.

Ch 1389 (AB 1320) MACDONALD Amends Sec. 1, Ch. 52, Stats. 1969, re emergency flood relief

Extends coverage of Emergency Flood Relief Law appropriation from September 1, 1969, to October 1, 1969

Ch. 1390 (AB 1418) KNOX Amends Sec. 25505 1, Ed C., re junior colleges.

Requires any minor who has lived continuously in the state for more than 10 years immediately preceding residence determination date to be deemed a resident of California for junior college attendance purposes notwithstanding the place of abode or residence of either living parent or guardian of the minor.

Ch. 1391 (AB 1043) MOORHEAD Amends Sec 13128, Ed C., re teachers' credentials

Authorizes the State Board of Education to secure from State Bureau of Criminal Identification and Investigation records pertaining to applicant for a certification document

Specifically requires the Department of Mental Hygiene to furnish all information and records on both holders and applicants for certification documents, but requires consent of such persons.

Ch. 1392 (AB 1863) CRANDALL Amends Secs 33200, 34290, adds Sec. 34284, H & S.C., re housing and community redevelopment

Permits legislative body of community to declare itself by ordinance to be the redevelopment agency of the community at any time after adoption of ordinance declaring need for an agency to function in the community Deletes requirement that governing body of county or city make findings that housing authority of county or city has failed to transact business or exercise powers for at least two years before governing body may declare itself to be commissioners of the authority.

Permits governing body of county or city to call upon residents and existing community organizations to form community housing advisory committee of described membership

Ch. 1393 (AB 2313) MONAGAN New act, re University of California

Directs Regents of University of California, for fiscal year 1970-71, to allocate for expenditure on specified projects, the cash income from educational fee received in fiscal year 1970-71 and designated by regents for capital outlay purposes.

*In effect immediately*

Ch 1394 (AB 2366) HAYES Adds various secs., Ch 4 (commencing with Sec. 300), Div 1, B & P C, repeals Art 5 (commencing with Sec. 12050), Ch. 1, Pt. 2, Div 3, Title 2, Gov.C., re business and professions.

Enacts Consumer Affairs Act

Eliminates Office of the Consumer Counsel, and transfers its duties, powers, purposes, responsibilities, and jurisdiction to the Department of Consumer Affairs.

Authorizes Director of the Department of Consumer Affairs to accept and process, under specified conditions, consumer's complaints, and specifies other duties of the director.

Provides that in the event the Governor's Reorganization Plan No. 2 of 1970 does not become effective or operative, then all references in act to Department or Director of Consumer Affairs shall be construed to be to Department or Director of Professional and Vocational Standards.

Prohibits any person from serving more than two consecutive terms on board within department.

Adds additional public members to designated boards within department, contingent upon either Governor's Reorganization Plan No. 1, or No. 2, or both No. 1 and No. 2, or neither No. 1 nor No. 2, becoming effective.

To become operative July 1, 1971.

**Ch. 1395 (AB 2445) COLLIER Amends Sec. 13408, Ed.C., re certificated school employees: suspension.**

Includes, among charges upon which a permanent certificated school employee may be immediately suspended, the willful refusal to perform regular assignments without reasonable cause, as prescribed by rules and regulations of the employing school district.

**Ch. 1396 (SB 480) SONG Amends Secs. 1010 and 1012, adds Secs 1027 and 1028, Evid.C., re evidence: privileges**

Specifies that clinical social workers are "psychotherapists," when they are engaged in applied psychotherapy of a nonmedical nature, for purposes of the privilege protecting confidential communications between psychotherapist and patient, but such privilege with respect to such clinical social workers does not apply to criminal proceedings.

Provides that there is no psychotherapist-patient privilege if patient is under 16 years old, and the psychotherapist has reasonable cause to believe the patient has been victim of crime and that disclosure of the communication is in the best interest of the child.

Makes related changes.

Incorporates additional changes to Sec. 1010, Evid.C., as amended by SB 481, to be operative only upon enactment of SB 481.

**Ch. 1397 (SB 481) SONG Amends Secs 1010 and 1012; adds Secs. 1027 and 1028, Evid.C., re evidence: privileges.**

Specifies that certain school psychologists are "psychotherapists" for purposes of the privilege protecting confidential communications between psychotherapists and patient, but such privilege with respect to such school psychologists shall not apply to criminal proceedings.

Provides that there is no psychotherapist-patient privilege if patient is under 16 years old, and the psychotherapist has reasonable cause to believe the patient has been victim of crime, and that disclosure of the communication is in the best interest of the child.

Makes related changes.

Incorporates additional changes to Sec 1010, Evid.C., as amended by SB 480, to be operative only upon enactment of SB 480.

**Ch. 1398 (SB 631) COOMBS Amends Sec 987.16, M. & V.C., re veterans: property acquisitions.**

Authorizes, subject to prescribed limitations, subsequent Cal-Vet home acquisition when a requirement to provide a home for one or more dependents, other than his spouse, no longer exists and the home size becomes excessive

Makes changes in Sec. 987.16, M. & V.C., contingent upon enactment of AB 1304.

**Ch. 1399 (SB 645) SHORT Adds Ch 20.5 (commencing with Sec. 9890), Div 3, B & P C; repeals Ch. 5 (commencing with Sec. 1710), Pt. 6, Div. 2, Lab.C., re nurses' registry**

Revises provisions of law regulating the licensing of nurses' registries, and transfers the duty of licensing and regulation from the Labor Commissioner to a newly created Division of Consumer Affairs within the Department of Professional and Vocational Standards.

Provides for operation of certain changes in event Governor's Reorganization Plan No. 2 becomes effective.

Ch. 1400 (SB 647) BRADLEY Amends Sec. 10177, B & P.C., amends Secs. 25019 and 25212, adds Div. 5 (commencing with Sec. 31000), Title 4, Corp.C., re franchise investment law

Enacts "Franchise Investment Law," to become operative on January 1, 1971, regulating sale of franchises, prohibiting specified fraudulent practices, and providing for enforcement and administration of law.

Ch 1401 (SB 1013) MARKS Amends Sec. 13948, Ed C., re State Teachers' Retirement System.

Declares that employee who is a member on account of prior service and who is rendering service of educational nature in office of Chancellor of California Community Colleges is member of State Teachers' Retirement System, unless he files written statement with Teachers' Retirement Board within 90 days after employment electing not to be member.

Ch 1402 (SB 1060) SHORT Amends Secs. 18901, 18902, 18904, 18909, H. & S.C., re State Building Standards Commission.

Requires State Building Standards Commission to adopt by reference, as part of State Building Standards Code, applicable national specifications, published standards, and model codes, where appropriate, with exceptions where necessary. Authorizes such commission to do specified acts with respect to referenced materials. Extends from 90 days to one year period which must elapse between approval and publication of amendments to code. Provides for recommendation of specified committee prior to commission's rewriting, editing, or amendment of proposed or existing building regulations of state agencies. Directs commission to notify certain groups, of proposals under consideration, at least 30 days prior to notice of public hearings on such proposals. Makes related changes.

Adds a mechanical engineer who is also registered as an electrical engineer, to be appointed by the Governor, to the commission, limits first term of office until January 1, 1974.

Ch. 1403 (SB 1235) RODDA Amends Sec. 13710, Ed C., re school employment : classified employees

Provides that the public hearing on the annual school budget be held by the personnel commission not later than May 30 of each year.

Provides that if the county superintendent of schools proposes to reject the budget as submitted, he shall, within 30 days after commission's submission of the budget, hold a public hearing after giving notice to the commission and the governing board. After the hearing the county superintendent may reject or, with a concurrence of the commission, amend the proposed budget.

Ch. 1404 (AB 49) MACDONALD Amends, adds and repeals various secs. and arts., F & G.C., re safe hunting practices.

Requires the Fish and Game Commission to determine the form of certificate of competency in safe hunting practices and the Department of Fish and Game to prepare and issue the certificates.

Requires that no resident hunting license be issued unless the applicant presents evidence that he has held either a resident hunting license issued in a prior year by this state, a certificate of competency in hunter's safety, principles of conservation and sportsmanship, such evidence of competence in hunter safety, principles of conservation, and sportsmanship as the commission may, by regulation, require, or a certificate of successful completion of a hunter's safety course in another state, with an exception for nonresidents purchasing a license for one day only or field trials.

Requires persons who require a certificate of competence to be eligible for a resident hunting license to obtain a hunter safety instruction validation stamp for one dollar (\$1) and to affix it to the certificate of competence.

Authorizes the issuance of credentials to hunter safety instructors, and provides for their revocation.

Establishes hunter's safety, principles of conservation, and sportsmanship classes and provides for issuance of a certificate of competency upon successful completion.

Provides a fee may not be charged for instructor's services but fee may be charged to cover the cost of giving the instruction.

Requires the department to furnish without charge information on hunter safety, principles of conservation and sportsmanship to hunter safety instructors.

Provides such provisions shall not be operative until June 1, 1971.



Incorporates additional changes to Sec 3031, F & G C, proposed by AB 849, to be operative only upon enactment of AB 849

**Ch. 1405 (AB 232) VASCONCELOS** Adds Secs 11655 7 and 11655 8, H & S.C., re narcotic addicts' treatment

Provides procedure for the establishment of methadone maintenance programs, under the supervision of the Research Advisory Panel, whose membership is expanded only with respect to matters relating to methadone and provides that nothing in Div. 10 (commencing with Sec 11000) of Health and Safety Code, relating to narcotics, shall prohibit establishment and operation of methadone maintenance treatment programs

*In effect immediately*

**Ch 1406 (AB 955) CHAPPIE** Adds Secs 11485, 11486, amends Sec 17601 1, Ed.C., re average daily attendance

Provides that pupils under jurisdiction of Department of the Youth Authority attending regular community college attendance center shall be deemed district residents for purposes of computing a d a

Authorizes community colleges, upon approval of Board of Governor of California Community Colleges, to utilize system of attendance accounting and reporting on a districtwide basis

Provides that average daily attendance in each period under designated provisions shall not exceed 12 times number of different pupils actively enrolled in district during period in which census is taken, rather than number of different pupils enrolled in district during period

Incorporates additional changes to Sec 17601 1, Ed.C., proposed by SB 381, to be operative only upon enactment of SB 381

**Ch 1407 (AB 1261) BEVERLY** Adds Sec 21252 03, Gov C, re Public Employees' Retirement System

Permits contracting agencies to separately provide increased retirement benefits to local policemen, local firemen, and lifeguards

**Ch 1408 (AB 1574) MCGILLIVRAY** Amends Sec 28117, adds Sec 28008, Gov C, re county officers and agents

Provides for designation of specified federal and state banks as county disbursing agents to pay salaries to employees who so elect. Specifies procedure for coordination of agent activities through office of county auditor

Increases mileage allowance of board of supervisors of Santa Barbara County from 9 cents to 10 cents

**Ch 1409 (AB 1599) BRATHWAITE** Amends Sec 9021, Ed.C., re charitable organizations

Exempts nonpartisan, charitable organizations organized for charitable purposes under the laws of the state from prohibition against solicitation on school premises if purpose of the solicitation is nonpartisan and charitable and it has been approved by the county board of education or by the governing board of the school district in which the school is located

**Ch. 1410 (AB 1698) BADIHAM** Adds Ch 3 (commencing with Sec 4301), Div 2, repeals Ch 3 (commencing with Sec 4301), Div 2, P.U.C., re taxation of transportation

Deletes provisions relating to highway carriers' city tax exemption, and enacts "Highway Carriers' Uniform Business License Tax," providing specified license fee to be paid by designated persons and corporations engaged in business as highway carriers, to be in lieu of license taxes by cities or cities and counties. Provides for deposit in the State Treasury of money collected by such tax less all refunds and administrative costs incurred by the Public Utilities Commission, to special account in General Fund and appropriates it to State Controller for disbursement to cities and cities and counties as specified, to be used for city or city and county purposes, or state purposes.

*To be effective for three-year period*

*In effect immediately*

**Ch 1411 (AB 2174) MULFORD** Adds Sec 169, Pen C, re crimes against public justice.

Provides that any person who pickets or parades in or near building which houses court of this state with intent to interfere with, obstruct, or impede administration of justice or with intent to influence any judge, juror, witness, or officer of court in discharge of duty is guilty of misdemeanor.

Ch 1412 (SB 293) RODDA Amends and adds various secs., Ed.C., re public school employee organizations

Designates law relating to public school employee organizations Gordon H. Winton, Jr., School Employer-Employee Relations Act, or the Winton Act.

States further intent of Legislature with respect to such law

Adds governing board of school district to definition of public school employer.

Defines terms "meet and confer" and "persistent disagreement"

Requires public school employers or representatives to meet and confer with representatives of certificated and classified employee organizations and with a certificated employee council, rather than a negotiating council.

Prescribes procedure for resolution of persistent disagreements which involves three-member committee. Provides that findings and recommendations of committee are not binding

Provides that provisions of act are not to be construed as prohibiting public school employer from making final decision

Ch. 1413 (AB 820) RUSSELL Amends and adds various secs., Ed.C., re public school employee organizations.

Designates law relating to public school employee organizations Gordon H. Winton, Jr., School Employer-Employee Relations Act, or the Winton Act

States further intent of Legislature with respect to such law.

Adds governing board of school district to definition of public school employer.

Defines terms "meet and confer" and "persistent disagreement"

Requires public school employers, or representatives to meet and confer with representatives of certificated and classified employee organizations and with a certificated employee council, rather than a negotiating council.

Prescribes procedure for resolution of persistent disagreements which involves three-member committee. Provides that findings and recommendations of committee are not binding

Provides that provisions of act are not to be construed as prohibiting public school employer from making final decision

Ch. 1414 (SB 322) BEILENSEN Amends Secs 4306, 4314, 4319, and 4321, B. & P.C., re prophylactics

Revises provisions relating to issuance of licenses to sell prophylactics; the sale, furnishing, or distribution of prophylactics which fail to meet specified standards; the persons to whom a licensed retailer may dispose of prophylactics; and the prophylactics which may be sold by a licensed retailer.

Ch 1415 (SB 22) NEJEDLY Adds Ch 9 (commencing with Sec 2950), Div. 3, H. & S.C., re pesticides.

Requires physician and surgeon who knows, or has reasonable cause to believe, that a patient is suffering from pesticide poisoning or any disease or condition caused by a pesticide to report such fact to local health officer. Requires local health officer to report such cases to county agricultural commissioner, Director of Agriculture, and State Director of Public Health on a form prescribed by the State Director of Public Health

Ch 1416 (SB 48) NEJEDLY Adds Sec 8309, Pen.C., adds Sec. 28767.5, P.U.C., re bay area rapid transit.

Provides that persons designated as security officers by the Bay Area Rapid Transit District are peace officers while engaged in the performance of the duties of their employment with authority which extends to any place in the state as to a public offense committed or which there is probable cause to believe has been committed with respect to persons or property, the protection of which is their immediate duty.

Requires district to adhere to standards for recruitment and training established by Commission on Peace Officer Standards and Training

Ch 1417 (SB 1089) SHERMAN Amends heading, amends and adds various secs., P.U.C., R & T.C., re aviation

Permits Department of Aeronautics to cause to be examined, as well as to examine, downed aircraft transmitting devices submitted to it for approval by manufacturers,

and requires such manufacturers to submit with such devices information required by department and fees, as determined by department, to defray costs of testing such devices.

Prohibits sale or offering for sale of such devices not meeting specified requirements.

Extends to March 31, 1971, date after which such devices are required to be used on aircraft in commercial service

Declares that "Aeronautics Fund" is continued in existence in State Treasury, and that any reference in law or regulations to "Airport Assistance Revolving Fund" is deemed to refer to Aeronautics Fund. Makes corresponding changes

Redefines "public entity," "public agency" and "matching funds"

Sets the standards for the regulation and control of obstructions around airports.

Incorporates additional changes to Secs. 21681, 21688, P.U.C., proposed by SB 1098, to be operative only upon enactment of SB 1098.

Ch. 1418 (SB 1114) McCARTHY Adds Sec. 50083, Gov.C., re public employees.

Provides that no city, county, or district shall impose residence requirements on its employees.

Ch. 1419 (SB 1203) DYMALLY Adds Art. 6 (commencing with Sec. 23185),

Ch. 1, Div. 17, Ed.C., re University of California

Declares legislative intent re female employees at University of California.

Requires Regents of University of California to review practices and procedures re employment and advancement of female employees of the university; and to review opportunity for qualified female employees to advance to executive positions within departments and divisions

Directs regents to report to Legislature at beginning of 1971 Regular Session on progress made toward implementing specified provisions re employment status of females hired by university.

Ch. 1420 (SB 872) RODDA Adds Ch 45 (commencing with Sec 521), Div 2,

Ed.C., re American Indian children' education.

Creates in the Department of Education a Bureau of Indian Education headed by the Indian Coordinator and specifies duties thereof

Creates American Indian Education Council and prescribes its composition and functions.

Requires State Board of Education to annually submit to Legislature recommendations of programs services, techniques, activities, and necessary funding to improve education for American Indian children in the state

Ch. 1421 (SB 1350) BEILINSON Amends, adds, repeals various secs., H & S.C., Pen C., Veh C., re explosives control and security

Revises provisions of state laws regulating high explosives relating to exempt transportation and use of explosives, enforcement, regulations, reports, permits, storage, possession and use of explosives, records, and penalties for violation.

Provides that if Secs. 12303.2 and 12303.3, Pen C., proposed by AB 1003 become effective prior to operative date of this act, such sections proposed by this act shall not become operative. Provides that Section 12303, Pen C., as amended by AB 970 shall prevail over such section as amended by this act if AB 970 is enacted.

*In effect immediately.*

Ch. 1422 (SB 1271) WAY Amends, adds various secs. H & S.C., W & I.C., re health and safety.

Permits treatment of addict for addiction in county-operated mental health center.

Specifies that methadone in continuing treatment of narcotic addiction be used only in programs approved by Research Advisory Panel on either inpatient or outpatient basis, or both

Requires that the panel and the Department of Mental Hygiene jointly submit annual report on or before March 1 succeeding the calendar year for which the report is made, commencing with the report for the 1971 calendar year, to the Legislature on the status and progress of methadone maintenance programs in this state

Permits 180 milligrams dosage of methadone, rather than 90 milligrams of dosage of amudone, that can be used in narcotic addict treatment per day after 15 days of treatment

Requires physician prescribing, furnishing or administering methadone in treatment of addict to transmit specified information to State Division of Narcotic Enforcement.

Excepts methadone from requirement that prescribing or furnishing of narcotics be discontinued at end of 30 days.

Sets forth specified duties and responsibilities of panel.

Makes related changes.

Authorizes county mental health service to include program for continuing treatment of narcotic addiction by methadone. Sets forth duties and responsibilities of Department of Mental Hygiene with respect to such program.

*In effect immediately*

Ch. 1423 (AB 647) MULFORD Adds Sec S30.9, Pen.C., adds Sec. 28767.5, P.U.C., re peace officers.

Provides that persons designated as security officers by the Bay Area Rapid Transit District are peace officers while engaged in the performance of the duties of their employment with authority which extends to any place in the state as to a public offense committed or which there is probable cause to believe has been committed with respect to persons or property, the protection of which is their immediate duty.

Requires district to adhere to standards for recruitment and training established by Commission on Peace Officer Standards and Training

Ch. 1424 (AB 1676) DEDDEH Amends Sec. 13601, W. & I.C., re public assistance.

Requires that the housing allowance paid to a recipient of aid to needy disabled living with parents with a net income of less than \$15,000 be determined according to his parents' ability to provide such housing needs, and authorizes Director of Department of Social Welfare to establish a graduated schedule of housing allowances based on such income which may be modified to operate within appropriated funds.

Appropriates \$1,800,000 for the 1970 fiscal year for such purposes and requires the director to adopt and modify housing schedule allowances to operate within such funds.

*In effect immediately*

Ch. 1425 (AB 2057) FORAN Amends, adds, repeals various secs., H. & S.C., Pen.C, Veh.C., re explosives control and security.

Revises provisions of state laws regulating high explosives relating to exempt transportation and use of explosives, enforcement, regulations, reports, permits, storage, possession and use of explosives, records, and penalties for violation.

Provides that if Secs 12303.2 and 12303.3, Pen.C., proposed by AB 1003 become effective prior to operative date of this act, such sections proposed by this act shall not become operative Provides that Section 12303, Pen.C., as amended by AB 970 shall prevail over such section as amended by this act if AB 970 is enacted.

*In effect immediately.*

Ch. 1426 (SB 1325) BURGNER Amends Sec 13601, W. & I.C., re public assistance.

Specifies that recipient of aid to needy disabled living with parents with a net income of less than \$15,000 shall receive a housing allowance to be determined according to his parents' ability to provide such housing needs, and authorizes Director of Department of Social Welfare to establish a graduated schedule of housing allowances based on such income which may be modified to operate within appropriated funds.

Appropriates \$1,800,000 for the 1970 fiscal year for such purposes and requires the director to adopt and modify housing schedule allowances to operate within such funds.

Ch. 1427 (SB 463) SONG Adds Sec 19152, B. & P.C., re furniture and bedding

Prohibits purchaser unconditional guaranty or replacement without charge relating to the quality of an article of upholstered furniture or bedding given by a person licensed under the Furniture and Bedding Inspection Act in excess of a period of five years from the date of sale, but does not preclude offering warranty which allows for a schedule of replacement charges based on period of use.

Ch. 1428 (AB 315) SCHABARUM Amends, amends and renumbers, adds, repeals, various secs., various codes, re executive reorganization.

Makes statutory changes necessary to conform statutes to Reorganization Plan No. 2 of 1969 without substantive change

Ch. 1429 (AB 1055) RALPH New act, re police-community relations study.

Appropriates \$20,000 from General Fund to Attorney General of California for purpose of carrying out study of police-community relations requested by House Resolution No. 153 of the 1969 Regular Session (A.J. (March 28, 1969), pp. 1473-1474). Requires Attorney General to report findings, conclusions, and recommendations to Legislature no later than fifth legislative day of 1972 Regular Session of Legislature.

Ch 1430 (AB 1581) BEVERLY Adds Sec 2954.5, Civ C., re mortgages

Requires that borrower of certain loan secured by real property must either be notified in writing of any assessment or charge for default, delinquency, or late payment, and allowed 6 days from mailing such notice to cure the delinquency, or be informed, by billing or notice sent for each payment due on loan, of date after which such charge will be assessed Requires any such notice to contain amount of late payment or method by which it is calculated. Sets forth alternative requirements of notification required for a subsequent delinquency, permitting notification at any time before imposition of charge that charge will be imposed, or semiannually of total amount of late charges during specified period.

Provides that these provisions shall apply only to loans made on and after January 1, 1971.

Ch. 1431 (AB 1760) CHAPPIE Amends and adds various secs, Veh.C, re vehicles.

Requires licensed automobile dismantler who obtains possession of specified vehicle for purpose of dismantling to comply with notification requirements to Department of Motor Vehicles within 72 hours, exclusive of Saturdays, Sundays and specified holidays, rather than 24 hours

Authorizes such dismantler within 90 days after taking possession of such vehicle, when authorized by the Director of Motor Vehicles, to submit a certificate of license plate destruction in lieu of the surrender of license plates

Authorizes any employee of a county designated by the board of supervisors, rather than any employee of the sheriff's office of a county, or any employee of a city designated by the city council, rather than any employee of a police department of a city, in which vehicle is located to remove vehicle which is reasonably believed to be abandoned from a highway or from public or private property. Specifies that such employees, other than employees of a sheriff's or police department, may remove such vehicles only after such person has mailed or personally delivered a specified written report to the office of the Department of the California Highway Patrol nearest such vehicle

Prohibits vehicle which is appraised at value not exceeding \$100 and has been removed by public agency from being reconstructed or made operable

Specifies that licensed dismantlers who acquire such vehicles are exempt from specified notification requirements and any fees or penalties owing to the department are waived, if such dismantler complies with specified provision

Permits local authorities to issue franchise to or execute contract for the removal, disposal, or removal and disposal, rather than only the removal of abandoned vehicles Permits local authorities to issue such franchise or execute such contract with any person, rather than any licensed automobile dismantler Prohibits such issuance or execution until local authority requests bids, and requires franchise or contract to go to lowest responsible bidder

Imposes a minimum penalty of \$50 on any person convicted of violating provisions prohibiting a person from abandoning a vehicle upon any highway or upon public or private property without the prescribed permission.

Ch. 1432 (AB 1860) CHAPPIE Amends Sec. 13700, W. & IC, re rehabilitation

Authorizes allowance to a recipient of aid to needy disabled for attendant services when rendered by a responsible relative with whom the recipient is living when the Director of the Department of Social Welfare determines that such service is necessary to prevent the institutionalization of the recipient and cannot be obtained from any other person.

\* Correction.

Ch 1433 (AB 2045) ASSEMBLY SELECT COMMITTEE ON ENVIRONMENTAL QUALITY Adds Div. 13 (commencing with Sec. 21000), P.R.C., re environmental quality.

Makes various legislative findings and declarations concerning environmental quality. Requires all state agencies, boards, and commissions to include in any report on any proposed project which could have a significant effect on the environment of the state, a detailed statement setting forth specified information. Requires such report, together with any comments received from other governmental agencies, to be a part of the regular project report used in the existing review and budgetary process, and specifies that it shall be available to the Legislature and general public. Requires such information in report to federal government on proposed federal projects which may have a significant effect on the environment and on which the state officially comments. Requires, as specified, such information to be included in request for, or authorization for expenditure of, funds by state agency, board, or commission for any project, other than a project involving only planning, which could have a significant effect on the environment. Requires such agencies to request in their budget funds necessary to protect the environment in relation to problems caused by its activities. Requires such agencies to review present authority and procedures to determine any inconsistencies or deficiencies which would hinder compliance with requirements of act and to propose to Governor by January 1971, any measures necessary to comply with intent, policies, and procedures of act.

Requires state agencies, boards, and commissions to require from local agencies, unless exempted, detailed statements setting forth such information prior to allocation of funds for projects which may have a significant effect on environment, other than funds solely for planning purposes. Requires local governmental units or agencies to make environmental impact findings or reports, as specified.

Requires Office of Planning and Research to be created by AB 2070, to coordinate, in conjunction with appropriate state, regional, and local agencies, development of objectives, criteria, and procedures to assure orderly preparation and evaluation of environmental impact reports.

Ch. 1434 (AB 2063) CULLEN New act, re executive reorganization.

Provides that notwithstanding the provisions of the Reorganization Plan No. 1 of 1970, or any other provisions of law, the provisions of Reorganization Plan No. 1 of 1970 shall become operative on July 1, 1972.

Provides for act to become operative only if Reorganization Plan No. 1 of 1970 becomes effective.

Ch 1435 (AB 2203) CULLEN Amends Sec 12080.2, adds Sec 12080.5, repeals Secs. 8523, 12080.5 Gov C. re executive reorganization.

Removes requirement that Governor submit reorganization plan to Commission on California State Government Organization and Economy and Legislative Counsel prior to submission to Legislature, and that Legislative Counsel prepare a digest of the plan.

Requires that the plan express clearly and specifically the nature and purposes thereof. Directs each house to assign plan to appropriate standing committee for study.

Provides that instead of the requirement a reorganization plan be submitted within first 60 calendar days of a regular session that the plan may be submitted at any time during a regular session.

Provides that instead of a plan becoming effective the first day after final adjournment or at a later date as provided by the plan unless either house finds the plan in need of further study and assigns the plan to a committee for further study, that the plan becomes effective after 60 calendar days of continuous session of the Legislature, as defined, from the date of submission, or at a later date as the plan may provide unless either house makes the requisite finding and reference.

Also provides that both houses must vote on question of whether plan is in need of further study and should be assigned to a committee for such study before a plan can become effective.

Ch 1436 (AB 2300) WILSON Amends, adds, repeals various secs, H & S.C., re State Housing Law.

For purposes of State Housing Law, requires Commission of Housing and Community Development to adopt rules and regulations imposing the same requirements

as are contained in specified uniform industry codes, and changes edition, which is to be used, of various codes from 1967 to 1970 edition

Deletes provisions authorizing governing body of any city or county to enact ordinances or regulations imposing restrictions which are greater than those imposed by the State Housing Law with respect to specified areas of housing

Requires city or county to adopt ordinances or regulations imposing the same requirements contained in such industry uniform codes within specified period, and directs that State Housing Law and rules and regulations promulgated thereunder be applicable in those cities or counties which do not so adopt after a specified period.

Authorizes such city or county, in adopting such ordinances or regulations, after making express finding of need to adopt changes to make modifications of such requirements Provides that nothing contained in State Housing Law shall be construed to require the governing body of any city or county to alter in any way building regulations enacted on or before the effective date of this section Requires city or county to submit such changes or modifications together with the express findings to the department Requires the city or county to keep such express finding as a public record

Repeals specified provisions relating to local building regulations

Ch. 1437 (AB 2433) MILLAS Amends various secs., P R C., Wat C., Ag C., re executive branch organization

Provides for State Mining and Geology Board, district oil and gas commissioners, district forest practice committees, California Water Commission, and State Board of Agriculture to have 2 public members who have an interest in and knowledge of the environment Increases membership of State Mining and Geology Board, district forest practice committees, and the number of district oil and gas commissioners by 2.

Ch. 1438 (AB 2464) SIERTY Amends Secs. 6872, 7051 and 7057, adds Sec 7061 I, P R C., re oil and gas sanctuary

Prescribes limitations on the leasing or cooperative development or operation of tide and submerged lands for the conduct of any oil and gas development or extraction within certain areas of the County of Los Angeles

Ch. 1439 (SB 527) CARRILL Amends adds various secs., Veh C., amends various secs., as added by AB 315, Veh C., re vessels' registration fees

Revises information required to be furnished on form supplied by Department of Motor Vehicles upon application for original registration of vehicle of type required to be registered under Vehicle Code

Authorizes department to issue certificate of ownership to legal owner of any vehicle without requiring registration, and to issue facsimile copy of certificate to owner if no legal owner subject to specified conditions Increases service fee for such certificate from \$5 to \$8 Deletes provisions which prohibit the issuance of such certificate or facsimile for specified vehicles.

Excepts from payment of specified fees any passenger motor vehicle, motorcycle, or commercial vehicle of less than 4,000 pounds unladen weight, and which is not used for transportation for hire, compensation or profit, owned by certain veterans, rather than any vehicle, other than a commercial vehicle, owned by such veterans.

Imposes the payment of service fee of \$6 for registration of vehicles purchased new outside this state.

Revises provision relating to the repossession of a vehicle by a legal owner and the payment of delinquent fees or penalties to be imposed

Revises provisions relating to the processing of reports of stolen or embezzled vehicle received by department

Provides for specified computation of fraction of a dollar with respect to penalty imposed for violation of vessel registration provisions

Defines "amphibious vehicle," and specifies that no certificate of ownership be issued pursuant to specified provisions for any such vehicle for which a certificate of ownership may be issued by the department under other provisions of Vehicle Code

Revises provisions relating to registration or transfer of vessels

Provides that specified provisions relating to amphibious vehicles and vessels are to be effective only upon enactment of AB 315

Ch. 1440 (SB 533) COLOGNE Amends Sec. 14771 R & T C., re inheritance tax appraisers

Provides that inheritance tax appraisers who have not passed specified qualification examinations shall not remain in office after June 30, 1971, as inheritance tax referees, and, between the 61st day following final adjournment of the 1970 Regular Session of the Legislature and June 30, 1971, prohibits the appointment of persons as inheritance tax appraisers if they have not passed one of such examinations.

Incorporates additional changes made by SB 361 and makes operative effect contingent upon the enactment of SB 361

Ch 1441 (SB 680) LAGOMARSINO Amends Sec 1538.5, Pen.C., re criminal procedure

Limits requirement that trial of criminal case be stayed to specified date pending termination of designated appellate proceedings and, except upon stipulation of parties, pending time for initiation of such proceedings, to cases in which defendant's motion to return property or suppress evidence is granted.

Provides with respect to cases where motion to return property or suppress evidence is granted, and either the case is dismissed in furtherance of justice or the people appeal in misdemeanor case pursuant to specified provisions, that defendant shall be released on his own recognizance, rather than only that he shall be released, if he is in custody and not returned to custody unless proceedings resumed in trial court and he is lawfully ordered by court to be returned to custody.

Provides with respect to cases where such motion granted and people file petition for writ of mandate or prohibition pursuant to specified provisions or notice of intention to file such petition, that defendant shall be released on his own recognizance unless he is charged with capital offense in case where proof is evident and presumption great or he is charged with homicide offense and court orders defendant be discharged from actual custody on bail.

Incorporates additional changes to Sec 1538.5, Pen.C., proposed by AB 1748, to be operative only upon enactment of AB 1748.

Ch 1442 (SB 805) CARRELL Adds Sec 23428.16, B & P.C., Sec. 172m, Pen.C., re sale of alcoholic beverages

Defines "club" for purposes of club license under Alcoholic Beverage Control Act as including nonprofit social luncheon club meeting specified requirements.

Exempts from prohibition against sale of alcoholic beverages near university any on-sale licensee off of grounds or campus of Leland Stanford Junior University.

Ch 1443 (SB 1265) COOMBS Amends Secs 25019 and 25100, adds Div. 3 (commencing with Sec 28000), Title 4, repeals Div. 3 (commencing with Sec. 28000), Title 4, Corp.C., re retirement systems

Revises law relating to regulation of retirement systems

Incorporates additional changes to Sec 25019, Corp.C., proposed by SB 647, to be operative only upon enactment of SB 647.

To become operative on January 1, 1971

Ch 1444 (SB 1416) GRUNSKY Adds Sec 169, Pen.C., re administration of justice

Provides that any person who pickets or parades in or near building which houses court of this state with intent to interfere with, obstruct, or impede administration of justice or with intent to influence any judge, juror, witness, or officer of court in discharge of duty is guilty of misdemeanor

*In effect immediately*

Ch 1445 (AB 339) FONG Amends Sec 13710, and adds Sec 13711.5, Ed.C., re school employment classified employees

Requires public hearing on the personnel commission annual budget be held not later than May 30 of each year, rather than during the month of May

Provides that if the county superintendent proposes to reject the budget as submitted he shall, within 30 days after commission's submission of the budget, hold a public hearing after giving notice to the commission and the governing board. Provides that after the hearing, the county superintendent may reject or, with a concurrence of the commission, amend the proposed budget

Provides for orientation, training, retaining, and development of the staff of the commission

Ch 1446 (AB 973) TOWNSEND Amends Sec 286, Veh.C., re vehicle dealers

Excludes from definition of dealer for purposes of Vehicle Code, persons engaged exclusively in business of selling, purchasing, servicing, or exchanging racing vehicles



or parts for racing vehicles, or trailers designed and intended by the manufacturer exclusively for carrying racing vehicles. Defines "racing vehicle."

Ch. 1447 (AB 1153) DEDDEH Amends Sec. 19253.5, adds Sec. 21023.5, Gov.C., re Public Employees' Retirement Law.

Requires employers to apply for disability retirement of any employee believed disabled and prohibits separation of employee because of disability.

Incorporates additional changes to Sec. 19253.5, Gov.C., proposed by AB 377, to be operative on enactment of AB 377.

Ch. 1448 (AB 1404) BELOTTI Adds Div. 51 (commencing with Sec. 1220), Div. 6.1 (commencing with Sec. 3955), H. & N.C.; repeals and adds Sec. 56.5, \*Humboldt Bay Harbor, Recreation, and Conservation District Act, as enacted by SB 382 of the 1970 Regular Session, re Humboldt Bay pilots.

Creates a Board of Pilot Commissioners for Humboldt Bay and Bar, and prescribes organization, membership, powers, and duties of board, to be operative only if SB 382 is not enacted.

Prescribes qualifications for Humboldt Bay pilots, Prescribes various rights and duties of such pilots, procedures for revocation of licenses of such pilots, and offenses relating to piloting of vessels into or out of harbors or ports on Humboldt Bay. Such provisions relating to such pilots are to be operative only if SB 382 is not enacted.

Requires Board of Commissioners of the Humboldt Bay Harbor, Recreation, and Conservation District, proposed to be created by SB 382, to regulate and control the pilotage and towing of all vessels into and out of Humboldt Bay, to be operative upon enactment of SB 382.

Provisions relating to Board of Pilot Commissioners for Humboldt Bay and Bar, to Humboldt Bay pilots and Board of Harbor Commissioners for Humboldt Bay, if such provisions become operative, are to be operative January 1, 1971.

Creates a Board of Harbor Commissioners for Humboldt Bay, prescribes organization, membership, and powers for the board, operative only if SB 382 is not enacted.

Ch. 1449 (AB 1763) CHAPPIE Amends Secs. 18901, 18902, adds Sec. 18903.5, H. & S.C., re publication of building standards.

Makes State Architect an advisory member of State Building Standards Commission. Requires commission to adopt by reference, as part of State Building Standards Code, applicable national specifications, published standards, and model codes, where appropriate, with exceptions where necessary. Authorizes such commission to do specified acts with respect to referenced materials. Extends from 90 days to one year period which must elapse between approval and publication of amendments to code. Permits at least one member of commission to attend any meeting held by any state agency or department to review or make any decision relating to building standards to advise and assist such agency or department.

Ch. 1450 (AB 1797) RYAN Amends, adds various secs., Ed. C., re community colleges.

Authorizes Board of Governors of California Community Colleges and Department of Education or Commission for Teacher Preparation and Licensing to enter into written agreement under which department or commission will perform administrative tasks relating to credentials and qualification certificates issued by board. Provides for disposition of fees in connection therewith and provides that such fees constitute full payment to department or commission for such services.

Adds credentials for community college personnel in provision defining "education position" or "position requiring certification qualifications."

Specifies functions which may be performed by holder of community college instructor credential.

Clarifies functions of various agencies and officers with respect to credentials which authorize service both in grades 13 and 14 and in other grades.

Makes various technical changes.

Provides that specified provisions shall not become operative if AB 122 is enacted.

Provides that Commission for Teacher Preparation and Licensing succeeds to powers, duties, and responsibilities conferred on State Board of Education, if AB 122 is enacted, and upon specified determination of commission.

Provides that persons rendering service of an educational nature in the Commission for Teacher Preparation and Licensing and the office of the Chancellor of the California Colleges are eligible to be members of the State Teachers' Retirement System.

*In effect immediately.*

\* Correction

Ch 1451 (SB 1321) BURGNER Adds Ch. 2 (commencing with Sec. 6701), Pt. 2, Div. 6, P.R.C., re tide and submerged lands.

Provides that no amendment, modification, or revocation of any grant of tide or submerged lands made by Legislature shall impair rights or obligations of third parties arising from leases, contracts, or other instruments lawfully entered into prior to effective date of such amendment, modification, or revocation.

Specifies that such provision shall not apply (1) to any lease, contract, or other instrument entered into after effective date of this act, (2) to any lease, contract, or other instrument entered into before effective date of this act if it affects lands which have been filled in between January 1, 1970, and date of any such amendment, modification, or revocation by Legislature, or if no artificial structures have been erected pursuant to exercise of rights conferred by such lease, contract, or other instrument on lands affected thereby before January 1, 1970, and under terms of such lease, contract, or other instrument the total capital expenditures reasonably anticipated on such lands are \$10,000 or greater, or (3) to any amendment, modification, or alteration made on or after January 1, 1970, to any lease, contract, or other instrument entered into before the effective date of this act, if such amendment, modification, or alteration either extends the term of such lease, contract, or other instrument for more than 6 months or authorizes the erection of improvements not previously authorized thereby upon lands unoccupied by permanent structures as of January 1, 1970; unless such lease, contract, or other instrument has been submitted to State Lands Commission and it makes prescribed determination within specified period of time.

Requires that cost of study or investigation incurred by State Lands Division when contract, lease, or other instrument is submitted to commission for its determination shall be charged to legislative grantee or person or entity making such submittal.

Provides that failure to submit lease, contract, or other instrument to commission shall not raise any presumption concerning its validity or invalidity.

Requires grantee to furnish commission with all leases, contracts or other instruments within 30 days, or longer if grantee and commission agree, after effective date of revocation of grant of tide or submerged lands, and permits commission to exercise option to any interest of such grantee in any such instrument within six months from date such instruments were submitted to it.

Declares that provisions of Burton Act (Chapter 1333, Statutes 1968) shall prevail over provisions of this act to extent that they are in conflict or inconsistent.

Ch 1452 (SB 1256) MARKS Amends Sec 6781, Ed C, \*as amended by Ch 1524, Statutes 1969, re education of handicapped minors.

Makes provisions which, under certain conditions, provide for state financial assistance for education of certain handicapped minors at a private, non-sectarian school, institution, or agency, applicable to handicapped minors whose attending physician or optometrist has recommended that it is in the best interests of health and welfare of such minor that the minor be enrolled in such private school, institution, or agency and such recommendation has been approved by county health officer and county superintendent of schools.

Fixes maximum limit for state allowances or apportionment for handicapped or retarded pupils participating in program permitting attendance at private non-sectarian school, institution, or agency.

Ch. 1453 (AB 458) CHAPPIE Adds Sec 13957, R. & T.C., re open-space land.

Provides that in determining fair market value of open-space land, for purposes of inheritance tax, as one of the factors, consideration may be given to the enforceable restrictions on the land.

Effective until December 31, 1974

*In effect immediately*

Ch 1454 (AB 560) BRITTSCHGI Amends Sec 11556 and adds Ch. 7 (commencing with Sec. 8550), Div. 1, Title 2, Gov.C; repeals Ch 1 (commencing with Sec 1500), Div 7, M & V C, and amends Secs. 8302 and 8303, Pen.C, re disaster services, emergency services.

Reenacts California Disaster Act in the Military and Veterans Code and reenacts provisions of such act, with various revisions and substantive changes, as the "California Emergency Services Act" in the Government Code.

\* Correction.

Declares legislative intent, with respect to specified provisions, to make the state eligible for federal allocations and to effect implementation insofar as it is possible without prejudice or detriment to employees of the California Disaster Office which is renamed the Office of Emergency Services

Provides that if AB 360 conflicts with any other bill enacted at 1970 Regular Session, the other bill shall prevail regardless of chapter number.

**Ch. 1455 (AB 762) BILL GREENE** Adds Sec. 10703.3, Ed C., re student body funds.

Provides that student body funds for kindergarten and grades 1 to 6, inclusive, may be used to finance activities for noninstructional periods or to augment or enrich district programs.

**Ch. 1456 (AB 1020) CAMPBELL** New act, re sales and use taxation.

Exempts from sales, transactions, and use tax purchases of truck trailers with unladen weight of 6,000 pounds or more for use exclusively outside of California, under prescribed conditions Covers purchases from a dealer within or without this state for use exclusively in interstate commerce or exclusively outside of California; operative from July 1, 1971, to December 31, 1974, inclusive.

Requires Legislative Analyst to report to the Legislature by October 1, 1973, on the net revenue effect of this act.

**Ch. 1457 (AB 1081) QUIMBY** Adds Sec. 6396, R & T.C., re sales taxes.

Provides for a sales tax exemption for property shipped out of state under certain circumstances.

*In effect immediately.*

**Ch. 1458 (AB 1519) BADHAM** Adds Sec. 35504.5, and Ch 3.5 (commencing with Sec. 36250), Pt 6, Div 13, Wat.C., re California water districts.

Provides alternative procedure pursuant to which California water districts may become authorized to exercise specified powers relating to the provision of sewage facilities. Provides alternative procedure not requiring an election within district, for authorizing such districts to issue general obligation bonds.

*In effect immediately*

**Ch. 1459 (AB 1541) CHAPPIE** Amends Sec. 4235, R. & T.C., re open-space timberland assessments

Provides that when valuing timberlands assessed as open-space lands, county assessors and the State Board of Equalization may consider the present worth of income attributable to compatible uses in determining the value of the land, as well as the present worth of the future harvest of the timber.

Establishes a rebuttable presumption with respect to such valuations that "prudent management" does not include use of land for recreational purposes, unless the land is actually devoted to recreational use.

**Ch 1460 (SB 528) DYMALLY** New act, re Higher Horizon Summer Program

Appropriates \$10,000 from unexpended appropriation made for purposes of work experience programs, to California Museum of Science and Industry for development and operation of Higher Horizon Summer Program

Authorizes California Museum of Science and Industry to contract with, and to receive and expend funds with, any public or private nonprofit agency, foundation, or corporation for purposes of act

*In effect immediately.*

**Ch. 1461 (SB 993) GRUNSKY** Amends Sec. 869, repeals Sec 869.5, Pen C., re preliminary hearings.

Requires court reporter to deliver, rather than file, the original transcript and copies of proceedings on preliminary examination to county clerk of county in which defendant was examined, where defendant is held to answer, and requires county clerk to file original transcript with the papers in the case and deliver copies of transcript to district attorney and each defendant, rather than deliver original transcript to the district attorney and copy to each defendant Requires court reporter to furnish one copy of such transcript to county without charge

Eliminates necessity of judge requesting district attorney to make original transcript available to judge

Makes related changes.

Ch. 1462 (SB 1020) COOMBS Amends, adds, various secs., Gov.C., H. & S.C., P.R.C., Wat.C., re liens.

Revises requirements relating to the notice of certain liens; requires recordation of notice of lien before prescribed liens become effective; prescribes force, effect, and priority of specified liens and property against which liens attach; and prescribes time and manner of collection and laws applicable to assessments for costs of abatement which are liens.

Authorizes, if specified conditions exist, release of property subject to certain liens or subordination of such liens to other liens and encumbrances.

Ch. 1463 (SB 1344) PETRIS Amends Sec. 33670, H. & S.C., re community redevelopment.

Extends tax apportionment formula to include redevelopment projects where taxes were divided prior to 1968, rather than 1966.

Ch 1464 (AB 921) DAVIS Adds Sec. 13301.1, Wat.C., and amends Sec. 5460, H. & S.C., re water quality enforcement.

Requires California regional water quality control boards to render to persons against whom a cease and desist order is issued all possible assistance in making available current information, as developed by State Water Resources Control Board, on successful and economical water quality control programs and information and assistance in applying for federal and state funds necessary to comply with such cease and desist order. Requires State Department of Public Health or local health officer to render to persons subject to peremptory order for the abatement of a contamination all possible assistance in complying with such order, including all possible assistance in securing any necessary funds for such purpose.

Declares intention that additions to the \*staffs of the State Water Resources Control Board and the California regional water quality control boards shall be made with consideration given increasing need for special competence in environmental sciences, economics, and recreation, fish and wildlife

Ch. 1465 (AB 933) WILSON Amends Secs. 34283 and 34327.6, H. & S.C., re housing authorities.

Declares lists or rosters of tenants of housing authority and all leases confidential and not available for public inspection. Specifies that such leases and lists or rosters are open for inspection by any government agency. Requires authority preparing or submitting to audit of funds not subject to audit by federal agency to prepare and file with Department of Finance a budget for year of audit.

Ch. 1466 (AB 969) LEROY F. GREENE New act, re target school districts: support.

Makes legislative finding that financing problems adversely affect target school districts, as defined.

Requires the office of the Legislative Analyst to undertake a comprehensive study relating to target school districts, and requires such report and recommendation be made to the Legislature on or before the fifth calendar day of the 1971 legislative session.

Ch 1467 (AB 979) MULFORD Amends, \*amends and renumbers, and repeals various secs., B. & P.C., re private investigators and adjusters.

Revises the Private Investigator and Adjuster Act, among other things, to permit the Director of Professional and Vocational Standards to adopt reasonable regulations fixing the qualifications of managers, as well as of licensees, and establishing qualifications of uniformed employee of private patrol operator for carrying loaded firearms in certain public places and streets, and to specify that the regulations he may adopt to carry out the provisions of the act may include regulation of the conduct of licensees; to permit a reposessor, under specified circumstances, to make a written demand for payment in lieu of repossession; to exclude from the act persons engaged solely in the business of securing information about persons or property from public records; to permit certain local regulation of private patrol operators, as defined in the act, and their employees, rather than of street patrol special officers; to revise the experience requirement needed by a reposessor or his manager; to provide that the principal place of business of a licensee must be the place at which he maintains a permanent office; to require the licensee to be responsible for the conduct of his agents, as well as his employees; to prohibit a li-

\* Correction

censee from allowing his employees or agents in their own name to conduct business for which a license is required by the act; to prohibit a repossessor from failing to make timely remittances of all money due customers; to revise the requirements concerning branch office certificates; to revise the fee schedule to, in part, delete the minimum fees required of licensees; and to make various technical changes in the act.

Incorporates additional changes to Secs. 7514 and 7534, B. & P.C., proposed by SB 330, to be operative only upon enactment of SB 330.

Ch. 1468 (AB 1316) RUSSELL Amends Secs. 930, 977, 978, adds Sec. 979, U.I.C., re unemployment insurance.

Requires Director of Human Resources Development to file with the Secretary of State on or before December 31 of each year his computation of the limitation of wages subject to unemployment insurance contributions in next calendar year, including a summary and sources of data on which it was based. Requires director to make such revisions of this computation as necessary and to promptly file such corrected computation in the same manner.

Requires department to complete official tabulation of wages subject to unemployment compensation law on or before December 31st; and to file statement with Secretary of State on or before January 31st of each year declaring which of alternative schedules re rate of employers' contribution to Unemployment Fund shall be in effect for that calendar year and including summary and source of data on which both the official tabulation of wages and computation of balance in the Unemployment Fund were based.

Requires director to make such revisions of tabulation of wages and computation of the balance in the Unemployment Fund as may be necessary prior to expiration of the calendar year in which the employer tax schedule is in effect; and further requires director, in event employer tax schedule as previously declared in effect is altered, to promptly file a corrected statement, together with the corrected tabulation of wages and computation of the balance in the Unemployment Fund, in the manner provided herein.

Ch. 1469 (AB 1464) BADHAM Amends Secs. 2512 and 21714, Veh.C., re ambulance operators and attendants.

Authorizes the Commissioner of the California Highway Patrol to adopt and enforce reasonable regulations as he determines are necessary for public health and safety regarding certification of ambulance drivers after consultation with and recommendations of specified agencies.

Requires commissioner to consult with, and receive recommendations from, Department of Motor Vehicles and State Department of Public Health, rather than only the State Department of Public Health, in adopting and enforcing regulations regarding the certification of drivers, as well as operation and equipment, of all ambulances used for emergency services.

Authorizes commissioner, with consent of Director of Motor Vehicles, to authorize director to administer specified regulations relating to ambulance drivers, and exercise powers of commissioner in administration of such regulations.

Requires any attendant on duty in ambulance in emergency service or, if there is no such attendant, the operator thereof, rather than requiring either the operator thereof or the attendant on duty therein, to possess specified first aid certificate. Makes exception in cases of state of emergency when use of all ambulances in an area is necessary and it is not possible to have each ambulance operated or attended by such personnel.

Ch. 1470 (SB 214) MARLER Amends, adds, and repeals various secs., arts., Ag.C., re agricultural containers.

Repeals provisions establishing standard containers, markings, packaging arrangements, consumer packages, and sizing of commodities, for certain fruits, nuts and vegetables.

Provides the Director of Agriculture may establish by regulation standard container, lid, marking, consumer package, sizing of commodities, and packing arrangements for any fruits, nuts and vegetables for which specific quality standards have otherwise been provided by law and which meet other specified requirements, which shall take effect January 1, 1971.

<sup>2</sup> Correction.

Establishes procedure for promulgating emergency regulations for standard container, lid, marking, sizing, consumer packages and packing requirement for fruits, nuts and vegetables under certain conditions.

Declares that it is the intention of the Legislature that if the director, after hearings, determines the current statutory provisions for standard container, lid, marking, sizing, consumer package and packing arrangement for various fruits, nuts and vegetables are satisfactory they shall be adopted as the regulations governing these subjects.

Requires the director to submit to the Legislature in 1975 a report on the effect of the implementation of this act.

Ch. 1471 (SB 383) COLLIER New act, re community redevelopment: state assistance.

Declares that any loan made by State Allocation Board for purposes of redevelopment pursuant to the provisions of the Community Redevelopment Financial Assistance and Disaster Project Law be considered for all purposes a grant of money not subject to repayment, except for any loan made pursuant to provisions of Ch. 1358 of Stats. 1969.

Ch. 1472 (AB 299) PRIOLO Amends Secs. 10219 and 10301, Elec.C., re write-in votes.

Prohibits certain candidates from using their primary election ballot designation at the general election. Allows designation of more than one profession, vocation or occupation.

Provides that the Secretary of State shall not permit candidate designations which suggest an evaluation.

*In effect immediately.*

Ch. 1473 (AB 508) FORAN Amends, repeals, and adds various secs, S. & H.C., re state highways.

Adds, deletes, and revises descriptions of various routes, state highway system, California freeway and expressway system, and state scenic highway system.

Incorporates additional changes to Sec. 263.1, S. & H.C., as proposed by AB 1170, to be operative only upon enactment of AB 1170.

Ch. 1474 (AB 651) VEYSEY Amends Sec. 12351, adds Sec. 12354.5, repeals Secs. 12357 and 12358, Ed.C., re supervisors of attendance.

Requires governing boards of all schools districts and county boards of education, instead of city boards of education, to appoint a supervisor of attendance who may be required to carry out duties related to school attendance.

Authorizes school district, with approval of county board of education in lieu of providing own supervision, to contract with county superintendent of schools to supervise attendance of pupils of district. Requires county superintendent of schools in such event to transfer from district funds to county school service fund an amount equal to actual cost of providing such supervision.

Eliminates provisions relating to appointment of supervisors otherwise unqualified under specified 1921 legislation, and provisions re appointment of uncompensated deputies.

\*Declares legislative intent to apply supervision of attendance provisions uniformly in all districts and counties. States no requirement is to be implied from the provisions of this act to employ new personnel.

Ch. 1475 (AB 798) CAMPBELL Amends Sec. 17507, Ed.C., re class size standards: apportionments.

Revises provisions imposing fiscal penalties for excessive class sizes in grades 1 to 3, inclusive, to exempt districts with an average enrollment of less than 30.0 and with no classes with enrollment in excess of 32, and to require counting of excess of pupils over 30 in classes maintained by subject district.

Ch. 1476 (AB 992) STACEY Adds Art. 4 (commencing with Sec. 1560), Ch. 8, Pt. 2, Div. 2, Wat.C, re water rights. fees.

Provides that no fee shall be required from the United States on applications, permits, or licenses to appropriate water in furtherance of Bureau of Reclamation projects, but authorizes contractual arrangements providing for reimbursement of services provided by State Water Resources Control Board in connection with any such applications, permits, or licenses of bureau.

\* Correction.

Ch. 1477 (AB 1053) GONSALVES Amends Secs. 375, 21201, Veh.C., re bicycle pedals: reflectors.

Prohibits, on and after January 1, 1972, the selling of any new bicycle or pedal for use on a bicycle that is not equipped with reflector on each pedal of such bicycle, which is approved by the Department of the California Highway Patrol and is visible from the front and rear of the bicycle for a distance of 200 feet during darkness. Includes reflectors, rather than red reflectors, for use on bicycles under definition of "lighting equipment."

Ch. 1478 (AB 1066) VASCONCELLOS Amends Sec. 12050, Pen.C., re concealable firearms: licenses.

Permits license to carry concealed firearm to be issued for period of less than one year.

Permits inclusion in such license of any reasonable restrictions or conditions which issuing authority deems warranted, including restrictions as to time, place, or circumstances under which person may carry concealed firearm. Requires that any such restrictions be indicated on any license issued on or after effective date of act.

Ch. 1479 (AB 1082) QUIMBY Amends Secs. 51520, 51562, Gov.C., re transferring local tax functions.

Provides for performance by counties of city assessment and tax collecting functions free of charge where all cities within a county agree to use the county assessment roll and have the county perform such functions.

Ch. 1480 (AB 1350) CHAPPIE Adds Pt. 8 (commencing with Sec. 5975), Div. 2, Wat.C., re California-Nevada Interstate Compact.

Ratifies and sets forth a California-Nevada Interstate Water Compact creating a five-member California-Nevada Compact Commission to administer its provisions; providing for powers and duties of the commission; allocating certain water rights, and rights incidental to the division of water, between the States of California and Nevada; providing for the designation and nomination of a watermaster to administer certain water rights recognized by the compact, and specifying certain water uses to be made under provisions of compact.

Compact operative when ratified by California and Nevada and consented to by Congress, as specified.

Ch. 1481 (AB 1385) DUNLAP Adds Sec. 1374, Pen.C., re insane defendants.

Permits superintendent of state hospital to petition court who committed insane defendant for permission to grant leaves of absence to such defendant if he is of opinion defendant is insane but has improved to extent that he is no longer menace to health and safety of others and will benefit from leaves of absence. Provides that, if court grants permission, leaves of absence may be granted under specified terms and conditions.

Ch. 1482 (AB 1569) KETCHUM Amends Secs. 35781, 35783, 35893, adds Sec. 35783.1, Ag C., re milk.

Changes quality standards for market milk, and grade A pasteurized milk. Permits Director of Agriculture to establish by regulation different standards for raw milk for pasteurization, after hearing, if he determines that the new standards are necessary to protect or improve milk quality.

Requires all market milk dairies, on or before January 1, 1972, to provide sufficient refrigeration capacity to reduce temperature of milk to a specified temperature within a specified time and requires each tank, except those on farm pickup tankers or milk tankers, used for the reception of raw market milk to be equipped with a recording thermometer. If a farm pickup tanker is used in lieu of a dairy farm tank, the recording thermometer shall be installed in the pipeline following the cooling device.

Requires the Director of Agriculture to promulgate regulations to provide for emergencies that may occur as a result of equipment failure.

Ch. 1483 (AB 1594) HAYES Amends Sec. 1804.3, Civ.C., re retail installment sales.

Provides that any retail installment contract for goods which provides for lien on real property where goods sold are not to be attached to such real property shall be violation of Unruh Act and subject to penalties applicable to violations of such act.

Ch. 1484 (AB 1648) CROWN Amends Sec. 11457, adds Sec. 11459, W. & I.C., re county child support collections.

Provides that balance of absent parents' payments or collections for child support, after specified application for benefit of child, which are treated as reimbursement to county for past support are to be apportioned according to sharing of aid except that amounts which would otherwise be apportioned to state shall be retained by county to offset county costs of collection of support from absent parents and costs of welfare fraud investigations.

Authorizes county to retain from restitution for improperly obtained aid, amount necessary to offset cost of collection of such restitution.

Ch. 1485 (AB 1668) SIEROTY New act, re State Teachers' Retirement System.

Adds service of five or more years with United Service Organizations as service for which credit shall be received under State Teachers' Retirement System for retirants on same basis as military or American Red Cross service rendered prior to September 10, 1957.

Requires all such retirants to make contributions in order to receive credit for service in United Service Organizations.

Not operative after July 1, 1971.

Ch. 1486 (AB 1707) CORY Adds Ch. 2.5 (commencing with Sec. 11919), Div. 10.5, H. & S.C., re restricted dangerous drugs.

Prohibits the sale, furnishing or distribution of any restricted dangerous drug, in solid or capsule form, unless drug has on it identifying device, insignia, or mark of manufacturer of drug.

Exempts from such provisions pharmacists performing specified activities.

To be operative on July 1, 1971.

Ch. 1487 (AB 1814) STULL Amends Sec. 5503, S. & H.C., re improvement act assessments.

States that in the event reassessment, under Improvement Act of 1911, is not confirmed within 7 months of the date of filing in the clerk's office of the original assessment, the legislative body shall pay from its general funds the 7 percent interest added to the cost and expenses of the work, plus the incidental expenses of such reassessment in the event that a reassessment is made.

Ch. 1488 (AB 1826) MOBLEY Adds Ch. 7 (commencing with Sec. 1000.1) to Div. 4, M. & V.C., re veterans' benefits.

Enacts "Veterans' Revenue Debenture Act of 1970." Prescribes procedure for issuance of debentures by Department of Veterans Affairs and for the administration thereof. Creates Veterans' Farm and Home Building Fund of 1970, a revolving fund into which proceeds from sale of such debentures are to be deposited and from which money may be withdrawn by department for purpose of carrying out Veterans' Farm and Home Purchase Act of 1943. Creates Veterans' Debenture Revenue Fund, a special fund, into which all revenues from pledged contracts are to be deposited, and authorizes creation of various other special funds for designated purposes relating to such debentures.

Provides specifically that no debentures shall be or become a lien, charge, or liability against state, Department of Veterans Affairs, or Veterans' Debenture Finance Committee established by act, except to extent of pledge of revenues in resolution of issuance.

Appropriates \$7,500,000, without regard to fiscal years, from any surplus money in Veterans' Farm and Home Building Fund of 1943 not required to meet any immediate demand accrued against such fund, in order to carry out provisions of act relating to debenture security, interest rates, sale, and funds, but not less than 15 percent of the total amount of all debentures outstanding thereunder.

Ch. 1489 (AB 1933) ZENOVICH Amends Sec. 10751, R. & T.C., adds Sec. 9267, Veh.C., re motor vehicles: fees.

Requires the owner of any used vehicle except a used trailer coach, which such owner purchased during the month of December of any year and which is to be operated, moved, or left standing on any highway by such owner during the year in which the vehicle is purchased, to register such vehicle for such year, but, exempts such owner from paying any registration fees or any vehicle license fees for year in which vehicle is purchased, if such owner provides, at time of registration of such vehicle, a certificate of nonoperation showing specified facts and pays the required fees for the ensuing year.



Ch. 1490 (AB 1948) CAMPBELL Amends Secs. 815 and 850, Pen.C., re arrest warrants.

Makes provisions with respect to contents of arrest warrants and service of telegraphic copies or abstracts of arrest warrants applicable to issuing authority or agency other than only the issuing magistrate, judge, or justice.

*In effect immediately.*

Ch. 1491 (AB 2023) LEROY F. GREENE Adds Sec. 12850, Ed.C., re pupil testing programs.

Requires Department of Education to submit annual reports to the Legislature on the compatibility and results of any new test adopted to be administered under the California School Testing Act of 1969.

Ch. 1492 (AB 2036) RAY E. JOHNSON Amends Sec. 24054, adds Secs. 24054.5, 24054.7, Ed.C., re state college auxiliary organizations.

Provides for annual publication and dissemination of audited statement of financial condition of auxiliary organizations primarily serving a single state college and of auxiliary organizations primarily serving the Trustees of the California State Colleges or the California State Colleges.

Specifies kinds of organizations included within meaning of terms "auxiliary organization" and "state college auxiliary organization" and makes related changes.

Ch. 1493 (AB 2162) BURKE Adds Sec. 6311, P.R.C., re tidelands and submerged lands.

Declares policy of state that grant of tidelands or submerged lands made after January 1, 1971, within area designated by the Department of Navigation and Ocean Development as location of small craft harbor of refuge shall contain reservation and condition with respect to planning and construction of small craft harbor of refuge facilities by grantee.

Ch. 1494 (AB 2193) BRIGGS Adds Sec. 1111.7, Ed.C., re election dates.

Allows school district elections to be held on the second Tuesday in April in each even-numbered year. Adjusts incumbents' terms accordingly.

Ch. 1495 (AB 2288) CAMPBELL Adds Sec. 1261.5, B. & P.C., re clinical laboratories.

Permits the State Board of Public Health to issue a clinical laboratory technologist's license limited to the fields of toxicology, clinical chemistry, clinical microbiology and immunohematology. Specifies the qualifications which an applicant for such a license must have.

Ch. 1496 (AB 2332) GONSALVES Adds Sec. 150, S. & H.C., re freeway locations.

Requires the California Highway Commission in adopting a freeway location to consider recommendations of Department of Public Works re locations for mass public transportation facilities along proposed freeway corridor, and authorizes expenditure of State Highway Fund money for providing locations for such facilities.

Specifies factors to be considered by commission in making its determination re locations of such facilities.

Requires commission to authorize department to provide such locations along federal-aid highways only where there will be full federal financial participation in cost of providing such locations.

Specifies dispositions of such locations under specified circumstances.

Ch. 1497 (AB 2341) PRIOLO Adds Art. 2.5 (commencing with Sec. 16075), Ch 2, Div. 12, Ed.C., re joint occupancy: school buildings.

Permits any school district to lease real property or buildings on a district-owned site to private persons, firms, or corporations regardless of any other provision of Education Code and authorizes joint use of such buildings, except those buildings utilized for classroom or other purposes involving group participation by pupils. Limits any lease to 66 years.

Prescribes procedures for leasing school district property or buildings, including adoption of a school district governing board resolution declaring intent to receive proposals, a public meeting of school board to consider all proposals, approval by State Board of Education of a selected proposal, and posting of performance bond by lessee.

Requires State Board of Education to notify school district governing board of its approval or disapproval of a selected proposal within 45 days of date of submission.

To remain effective until June 1, 1975.

Ch. 1498 (AB 2347) KNOX Adds, repeals various secs., Lab.C., re safety in employment.

Revises safety requirements relating to floors and walls in buildings under construction or repair and creates specific safety requirements for structural steel framed buildings.

Ch. 1499 (AB 2389) VASCONCELLOS Adds Art. 7.8 (commencing with Sec. 418), Ch. 2, Pt. 1, Div. 1, H. & S.C., re home dialysis training centers.

Provides for establishment of up to three home dialysis training centers for purpose of training patients for home dialysis and for prescribed grants by the State Department of Public Health.

Appropriates \$350,000 to State Department of Public Health for purposes of this act.

Ch. 1500 (AB 2390) VASCONCELLOS Amends Secs. 417, 417.5, 417.6, H. & S.C., re regional dialysis centers.

Directs the establishment of up to two additional regional dialysis centers in the prescribed manner.

Appropriates \$388,000 from General Fund to the State Department of Public Health for grants under such provisions, with each such center receiving \$194,000.

Ch. 1501 (AB 2404) LANTERMAN Amends Secs. 6751, 6752, and 6951, adds Sec. 6751.5, Ed.C., re educationally handicapped minors.

Authorizes school district governing boards to provide educational program for educationally handicapped minors who reside in all nonprofit, tax-exempt, licensed children's institutions within the district. Specifies that instruction be given at appropriate grade level in the institution, or for a pupil who resides in the institution and who is able to function in a school setting instruction to be given at the appropriate grade level in the public school facilities. Authorizes board to contract with county superintendent of schools for provision of such programs.

Removes such minors from computation of 2 percent limitation upon the number of educationally handicapped minors who may be educated by a single district.

Provides for reimbursement of district by county in which minor was resident immediately prior to his entering the institution.

Provides that special educational programs shall be provided in accordance with standards which shall emphasize fundamental school subjects with the aim of returning such pupils to regular school programs at earliest possible date consistent with interest of the pupil.

Requires Superintendent of Public Instruction to annually report certain information re enrollment of educationally handicapped minors to Legislature.

Ch. 1502 (AB 2466) DUFFY Amends, adds and repeals various secs., arts., W. & I.C., H. & S.C., re drug addicts.

Restates provisions for custody, evaluation, and treatment of users of dangerous drugs and narcotics.

Ch. 1503 (AB 2490) WILSON Adds Div. 10.8 (commencing with Sec. 11940), H. & S.C., re drug abuse.

Establishes State Office of Narcotics and Drug Abuse \*Coordination in the Human Relations Agency, to deal with various problems relating to narcotics addiction and drug abuse.

Ch. 1504 (AB 2501) BILL GREENE Adds Sec. 3084.5, Lab.C., re apprenticeship.

Provides that the Division of Apprenticeship Standards may obtain an injunction in a court of competent jurisdiction against persons who willfully violate any laws, regulations or orders governing applicants for apprenticeship or apprentices registered under the chapter on apprenticeship.

Ch. 1505 (SB 170) COOMBS Amends Secs. 2201, 2208, 2210.5, S. & H.C., re county highways: financial aid.

\* Correction.

Increases to 98½ percent from 87½ percent the amount to be allocated for the counties of allocation to the state for Federal-Aid Secondary System.

Authorizes county to exchange its FAS allocation for nonfederal funds from State Highway Fund if its allocation for a year is less than \$100,000, or if its allocation exceeds \$500,000, to make such exchange for amount in excess of \$500,000.

Requires highways constructed with FAS or exchanged funds to be constructed to FAS standards.

Allocates state matching funds to federal or exchanged funds in the ratio of 1:2, rather than on same basis as specified federal formula.

**Ch. 1506 (SB 557) DYMALLY** New act, re historical places: Allensworth.

Requires Department of Parks and Recreation to study feasibility of acquiring and developing townsite of Allensworth in Tulare County, and of including it in the state park system. Provides for appointment of a citizen's advisory committee and specifies that members of such committee shall not receive compensation for their services, but shall be entitled to receive actual and necessary expenses while on committee business.

Requires the department to report its findings and recommendations to Legislature not later than the fifth calendar day of the 1972 Regular Session.

**Ch. 1507 (AB 9) CORY** Amends, adds various secs., Lab.C., R. & T.C., Veh.C., re taxation.

Exempts fuel utilized with a pollution reduction system approved by the State Air Resources Board from sales and use taxes from January 1, 1971, to December 31, 1975, and provides that cost of installing such system shall be excluded from market value of a vehicle for purposes of the Vehicle License Fee.

Requires Division of Industrial Safety to develop safety standards for pumping compressed or liquefied natural gas, or liquefied petroleum gas into vehicles and allows Highway Patrol Commissioner to set safety standards for fuels systems on cars using such fuels.

To become operative only on adoption of AB 321.

**Ch. 1508 (AB 22) WARREN** Amends various secs., Lab.C., re Fair Employment Practice Act.

Makes the California Fair Employment Practice Act applicable to discrimination because of sex.

Provides nothing contained in provisions relating to discrimination on account of sex shall be deemed to affect operation of terms or conditions of any bona fide retirement, pension, employee benefit, or insurance plan if such plan meets specified requirements.

Declares that nothing in this act shall be deemed to repeal, extend, or amend any law or regulation issued pursuant thereto relating to wages, hours, or conditions of employment.

**Ch. 1509 (AB 321) SUBCOMMITTEE ON AIR POLLUTION** Adds, amends, various secs., R. & T.C., re use fuel tax.

Defines "natural gas" and "standard pressure and temperature."

Provides that the diesel tax on compressed natural gas measured at standard pressure and temperature is 7 cents per 100 cubic feet and on liquid natural gas, liquefied petroleum gas and other fuels 3 cents a gallon, rather than 7 cents a gallon. Provides that diesel tax shall not apply to fuel, other than diesel fuel, used in vehicles with system approved by State Air Resources Board as meeting specified emission standards, for the period extending from January 1, 1971, to December 31, 1975.

Operative only on enactment of AB 9, 1970 Regular Session.

**Ch. 1510 (AB 325) WARREN** Amends Sec. 2120, adds Ch. 1.5 (commencing with Sec. 2050), Div. 3, and Secs. 2118.5 and 12016, F. & G.C., re fish and game.

Prohibits the sale and importation into California of any species or subspecies of birds, mammals, fish, amphibia, and reptiles that the Fish and Game Commission finds is an endangered or rare animal subject to certain exceptions.

Specifically exempts fish taken for commercial purpose under designated provisions and possession of individual animals lawfully possessed prior to determination as endangered or rare.

Provides penalty for violation of act.

Authorizes Fish and Game Commission to regulate possession of designated wild animals and to designate those which may be possessed without a permit.

Ch. 1511 (AB 403) HAYES Amends Sec. 6369, R. & T.C., re sales and use tax.

Adds dentist to those persons whose furnishing or purchase of prescription medicines is exempt from the sales and use tax.

Adds examples of exempt medicines. Expands exemption to include devices inserted in the body.

Makes enactment operative on July 1, 1971.

Ch. 1512 (AB 455) CHAPPIE Amends Secs. 18401, 18502, H. & S.C., re mobile home parks.

Reduces number of required inspections of mobilehome parks from at least once annually to once biennially. Revises fee schedule for mobilehome park annual operating permit from \$25 for first 35 lots and fifty cents for each additional lot to \$25 plus \$1 per lot. Deletes authority of Commission of Housing and Community Development to adopt separate fee schedule of specified amount to defray enforcement costs where Department of Housing and Community Development is enforcement agency.

Ch. 1513 (AB 468) ASSEMBLY COMMITTEE ON LOCAL GOVERNMENT Amends, adds, repeals various secs., Gov.C., Pen.C., re county officers.

Increases salaries of certain county boards of supervisors.

Deletes provisions setting salaries of district attorneys and auditors to reflect change in California Constitution made by Proposition 2, approved by the electors at the June 1970 primary election.

Deletes provisions regarding compensation of elective and appointive officers during war.

Changes mileage paid grand jurors and trial jurors of Superior Court in Stanislaus County in specified instances from \$0.10 per mile to rate allowed county employees.

Ch. 1514 (AB 532) ZENOVICH Adds Sec. 651.4 and Ch. 7.5 (commencing with Sec. 3300), Div. 2, B. & P.C., re hearing aid dispensers.

Prohibits prescribed advertising by any person, who is licensed under or who employs a person licensed under, or who has or maintains any membership, proprietary interest, stock ownership or coownership in any form with a person licensed under the provisions of the State Medical Practice Act, the provisions governing dispensing opticians, or the provisions governing optometrists, relating to the cost, price, charge, or fee to be paid for any commodity or service when the commodity or service are furnished in connection with the practice of fitting or selling hearing aids.

Creates a Hearing Aid Dispensers Examining Committee within the jurisdiction of the Board of Medical Examiners of the State of California and prescribes the powers and duties thereof. Specifies procedure for the licensing of hearing aid dispensers (fitting and selling) by such board. Prescribes requirements to be complied with for the issuance of such licenses. Sets forth procedure for revocation and suspension of licenses. Specifies fees to be collected in connection with licensing of hearing aid dispensers.

Requires fees to be deposited in the Hearing Aid Dispensers Fund, which is established in the State Treasury, and continuously appropriates all the money in such fund to the board and to the committee to carry out the purposes of the law.

To become operative on January 15, 1971.

Ch. 1515 (AB 726) PRIOLO Adds Art. 10 (commencing with Sec. 427), Ch. 2, Pt. 1, Div. 1, H. & S.C., and Sec. 5099.7, P.R.C., re public beaches: sanitation. Defines "public beach."

Requires State Department of Public Health to establish standards for the sanitation of public beaches, including, but not limited to, removal of refuse. Requires that such regulations be submitted to the Council on Intergovernmental Relations. Authorizes council to approve the regulations if it determines that the standards established by the regulations are reasonably necessary for the protection of the public health and safety. Provides that the council shall either approve the regulations or provide the department with detailed reasons why, in its opinion, the regulations are not necessary for the protection of public health and safety within 60 days. Provides that if it does neither, the regulations shall become effective 60 days following their submittal to the council. Authorizes specified local authorities to enact ordinances which are stricter than such standards.

Requires the department or health officer to give reasonable notice to the owner of, or person or agency in charge of, the beach before restricting its use or closing such beach or portion thereof.

Requires health officer having jurisdiction of public beach and department to perform specified duties relating to compliance with and violation of such standards.

Makes violation of any such standards a misdemeanor.

Prohibits Director of Parks and Recreation from disbursing specified funds to local agency or subdivision of state which is reported by health officer to be in violation of such standards, until director determines such standards are complied with.

Ch. 1516 (AB 745) CULLEN Amends Sec. 31265, Ed.C., re scholarships.

Authorizes eligible student who has been awarded initial grant on basis of need under College Opportunity Grant Program at a public community college to transfer to another eligible college without being eliminated from program; prohibits adjustments, in such cases, for tuition and fees.

Ch. 1517 (AB 887) CORY Adds Ch. 2.5 (commencing with Sec. 23701), Div. 18, Ed.C., re state colleges: year-round operation.

Makes legislative declarations re establishment of year-round operations at California State Colleges.

Requires various state colleges, as described, to operate on year-round basis within prescribed periods of time.

Provides that all student fees and charges established for a year shall be uniformly allocated over all the terms of such year-round operation.

Requires any state college which operates on a year-round basis on effective date of this act to continue to operate on such basis.

Ch. 1518 (AB 890) MORETTI Amends Secs. 23320, 24864, adds Sec. 23378.1, B. & P.C., re alcoholic beverages.

Includes Lake County in the mountain trading area, rather than in the northern California trading area, in that provision of the Alcoholic Beverage Control Act which divides the state into trading areas for the purpose of providing different selling or resale prices.

Specifies persons to whom California brandy wholesaler's license may be issued. Specifies requirements which such licensee must meet to retain license. Establishes fee for such license. Includes additional amendments to Sec. 23320, B. & P.C., if AB 735 or AB 1443 is enacted or both AB 735 and AB 1443 are enacted.

Ch. 1519 (AB 1531) CHAPPIE Amends Sec. 188.9, S. & H.C., re state highway funds.

Specifies that commencing on July 1, 1971, expenditures on highways within National System of Interstate and Defense Highways as constituted on July 1, 1971, within county shall not be considered expenditures for meeting requirement of county minimum state highway expenditures, unless county board of supervisors approves otherwise.

Ch. 1520 (AB 1712) TOWNSEND Adds Sec. 11008.1, W. & I.C., re public assistance.

Exempts income to extent permitted by federal law from being considered income for purposes of federally assisted adult categorical aid programs.

Ch. 1521 (AB 1927) POWERS Amends Sec. 69994.6, Gov.C., re court reporters' fees.

Charges<sup>a</sup>, in Sacramento County, parties in civil cases lasting longer than 5 days, for days following the fifth day, in addition to other fees, a fee per day equal to the per diem rate of official reporters pro tempore, with respect to the services of a court reporter. Makes certain provisions prohibiting payment of various fees by public entities inapplicable to these provisions.

Ch. 1522 (AB 2234) CHAPPIE Adds Sec. 4452.5, Veh.C., re snowmobiles: certificates of ownership.

Prohibits person, except licensed dealer, from transferring or operating snowmobile on and after January 1, 1971, in this state unless such person first obtains certificate of ownership without registration. Requires Department of Motor Vehicles to issue certificate when such person fulfills specified conditions. Permits, in the case of a rented or leased snowmobile, the person renting or leasing such snowmobile to operate it during the rental or lease period without obtaining a certificate of ownership. Exempts snowmobiles used exclusively for competition in sporting events.

Specifies that persons owning snowmobiles with identification plate before such date are not required to obtain certificate until initial renewal of identification plate.

\* Correction.

Ch. 1523 (AB 2240) HAYES Amends, amends and renumbers, adds, and repeals, various secs., various codes, re executions and attachments.

Revises and consolidates exemptions of debtors from execution or attachment. Makes related changes. Repeals inconsistent provisions.

Incorporates additional changes to Secs. 538, 688.1, and 690 23. C.C.P., proposed, respectively, by AB 1225, AB 903, and AB 1126, to be operative only upon enactment, respectively, of AB 1225, AB 903, and AB 1126.

Ch. 1524 (AB 2403) LANTERMAN New act, re mentally disordered minors.

Requires Superintendent of Public Instruction to select, subject to availability of federal funds, not more than 4 existing development centers for handicapped minors for pilot program to commence July 1, 1971, and terminate June 30, 1972, for mentally disordered minors, as defined.

Requires Superintendent of Public Instruction to take appropriate measures to secure federal demonstration funds to finance pilot program and to report to Legislature on progress in securing such funds.

Limits total enrollment in program to not more than 40 mentally disordered minors. Requires separate classroom instruction for groups of not more than 10 mentally disordered minors each from nonpilot group of handicapped minors.

Requires Superintendent of Public Instruction to submit evaluation report on pilot program to Legislature not later than September 1, 1972. Specifies factors to be included in such evaluation.

Ch. 1525 (SB 473) COLOGNE Adds Ch. 6 (commencing with Sec. 30201), Div. 21, Ed.C., re instruction in cosmetology.

Provides that no programs, courses, classes, or instructions in cosmetology shall be initiated or expanded by any regional occupational center, high school, public community college, or state college until it has been established by the appropriate body, as specified, that a definite need exists therefor or unless report of appropriate body is read at a public meeting.

Requires the appropriate body, as defined, to report its findings as to determination of need, within 90 days of being notified by a regional occupational center, high school, community college or state college of its intent to initiate or expand teaching of cosmetology.

Establishes basis for determination of need.

Provides that required determination of need is not applicable to initiation or expansion of program to extent previously approved and implemented prior to effective date of act nor to expansion of a program to maximize the utilization of facilities acquired or approved for acquisition prior to the effective date of act.

Ch. 1526 (SB 742) WEDWORTH Amends Sec. 35002.5, Gov.C., re city annexations.

Provides that in certain city annexations certain territory shall be deemed contiguous if not separated from annexing city by more than 3,000 instead of by 750 feet as previously.

Ch. 1527 (SB 1187) MOSCONE New act, re transfer of state land.

Authorizes transfer of San Francisco Maritime State Historic Park to City and County of San Francisco on specified terms and conditions.

Provides that act terminates on June 30, 1971.

Ch. 1528 (SB 1215) COLLIER Amends, adds, and repeals various secs., P.R.C., re recreation and park districts.

Authorizes any board of recreation and park district to provide, by resolution, that all members of the board of directors shall be elected, as prescribed, and requires supervising authority to appoint directors under specified conditions.

Requires that each member of the board of directors of district be either qualified voter of district or proposed district or qualified voter of this state and an owner of real property within district or proposed district, instead of requiring that each member of such board be qualified voter of district. Eliminates provision which permits, under specified condition, board to have 2 members that are landowners who may or may not reside in district.

Requires that all district elections be called, held, and conducted in conformity with the Uniform District Election Law, and makes numerous related changes.

Ch. 1529 (AB 58) CHAPPIE Adds Ch. 1.6 (commencing with Sec. 22520), Div. 16.5, Ed.C., re public higher education: admissions.

Expresses legislative intent that prescribed categories be established, insofar as practicable in a specified order, for the purpose of enrollment planning and admission priorities at undergraduate resident student level at University of California and California State Colleges; specifies priorities in each category.

Requires University of California and California State Colleges to keep records of students denied admission and to set up an information collection system which will indicate specified information re applicants denied admission. Requests regents and trustees to report to Legislature annually re implementation of enrollment plans and admission priorities system and information so obtained.

**Ch. 1530 (AB 150) MacGILLIVRAY** Adds Sec. 6870, P.R.C., re oil and gas leases.

Prohibits oil and gas leases of coastal tidelands or submerged lands in state waters within the Santa Barbara Channel, as defined (excluding the area described in Sec. 6871.2(b), P.R.C.), unless the State Lands Commission determines that such lease will not result in seepage or spillage of oil or in the destruction of scenic or aesthetic values.

**Ch. 1531 (AB 317) CROWN** Adds Secs. 50081 and 50082, Gov.C., re law enforcement.

Requires the legislative body of a local agency, to the extent that funds have been made available therefor, to furnish full-time police officers and deputy sheriffs with equipment for their safety, including specified items. Provides that such equipment shall remain the property of the local agency. Provides that Legislature shall make available to the California Council on Criminal Justice, for allocation to local agencies, funds to be used with federal funds to provide such equipment, and requires the council to adopt rules to implement this provision.

**Ch. 1532 (AB 338) CULLEN** Adds Secs. 23060 and 23762, Ed.C., re higher education: fees.

Prohibits requirement of or collection of fees or tuition of any kind from any student at the California State Colleges who is a surviving child, natural or adopted, of person who is a resident of this state employed by public agency, as defined, whose principal duties consist of active law enforcement service or active fire suppression and prevention, except person whose principal duties are clerical, who is killed in performance of active law enforcement or active fire suppression and prevention duties or who dies as result of accident or injury caused by external violence or physical force, incurred in performance of such duties.

Makes similar provisions applicable to University of California, if Regents of the University of California, by resolution, order it applicable thereto.

Designates act as the Alan Pattee Scholarship Act.

**Ch. 1533 (AB 1247) BRIGGS** Adds Ch. 5 (commencing with Sec. 2351), Pt. 2, Div. 1, P.U.C., re electric power generating plants.

Directs Resources Agency, in cooperation with affected public utilities and the Public Utilities Commission, to draw up 20-year plan governing location of new electric powerplants and additions to old plants containing recommendations pertaining to environmental considerations and types of fuel to be used. Requires such plan to be submitted to the Legislature by the fifth legislative day of the 1973 Regular Session. Makes appropriation of \$150,000 from California Environmental Protection Program Fund to the Resources Agency for purposes of act, to be operative only if SB 262 becomes operative.

**Ch. 1534 (AB 2070) ASSEMBLY SELECT COMMITTEE ON ENVIRONMENTAL QUALITY** Adds Ch. 15 (commencing with Sec 65025), Title 7, repeals Ch. 1.5 (commencing with Sec 65011.1), Title 7, Gov.C., re planning.

Abolishes State Office of Planning and creates Office of Planning and Research in the Governor's office with specified powers and duties related to planning.

**Ch. 1535 (AB 2247) WILSON** Amends Sec. 8352, R. & T.C., re vehicle fuel license tax.

Appropriates \$5,200,000 in the 1970-1971 fiscal year, \$5,600,000 in the 1971-1972 fiscal year, and \$6,000,000 per annum commencing with the 1972-1973 fiscal year, rather than \$4,000,000 per annum from the Motor Vehicle Fuel Fund to the Harbors

and Watercraft Revolving Fund. Provides for increases in, or limitations on, the amount of such appropriation on the basis of a formula and future gas tax rates.

Ch. 1536 (AB 2185) MORETTI Amends Sec. 19570 and adds Sec. 19534.5, B. & P.C., re California Exposition and Fair.

Authorizes in addition to existing 14 authorized racing days at California Exposition and Fair, 8 weeks of harness racing to be conducted by a person other than the California State Exposition and Fair.

Authorizes, rather than requires, California Exposition and Fair, county fairs, and district fairs to provide harness racing on the same days that they provide programs of racing in which the horses participating are mounted by jockeys, if there are enough of such horses.

Ch. 1537 (AB 2032) CAMPBELL Amends Sec. 11251, Ed.C., re work experience education.

Defines "immediate supervision" for purpose of computing a.d.a. for work experience education programs.

Ch. 1538 (AB 2010) BILL GREENE Amends and adds various secs., Ed.C., re vocational training.

Increases number of Governor appointees on the California Advisory Council on Vocational Education and Technical Training from 20 to 23, the additional 3 to represent private postsecondary education institutions.

Increases from 12 to 17 the number of representatives on each area vocational committee; 3 of the additional members to represent private postsecondary education institutions, and 2 to be public members knowledgeable about the disadvantaged.

Extends from March 1, 1970, to March 1, 1971, the date by which area vocational committees are to make specified progress reports.

Eliminates provisions requiring Chancellor of California Community Colleges to participate in coordination of administration of area vocational education.

Adds vocational-technical courses which would fill manpower needs in the community to prescribed courses which shall be offered for grades 7-12.

Incorporates additional changes to Secs. 6268.6 and 6268.8, Ed.C., proposed by AB 644, to be operative only upon enactment of AB 644.

Ch. 1539 (SB 123) NEJEDLY Amends, adds and repeals various secs. and arts., F. & G.C., re hunting licenses.

Requires the Fish and Game Commission to determine the form of certificate of competency in safe hunting practices and the Department of Fish and Game to prepare and issue the certificates.

Requires that no resident hunting license be issued unless the applicant presents evidence that he has held either a resident hunting license issued in a prior year by this state, a certificate of competency in hunter's safety, principles of conservation and sportsmanship, such evidence of competence in hunter safety, principles of conservation, and sportsmanship as the commission may, by regulation require, or a certificate of successful completion of a hunter's safety course in another state, with an exception for nonresidents purchasing a license for one day only or field trials.

Requires persons who require a certificate of competence to be eligible for a resident hunting license to obtain a hunter safety instruction validation stamp for one dollar (\$1) and to affix it to the certificate of competence.

Authorizes the issuance of credentials to hunter safety instructors, and provides for their revocation.

Establishes hunter's safety, principles of conservation, and sportsmanship classes and provides for issuance of a certificate of competency upon successful completion.

Provides a fee may not be charged for instructor's services but fee may be charged to cover the cost of giving the instruction.

Requires the department to furnish without charge information on hunter safety, principles of conservation and sportsmanship to hunter safety instructors.

Provides such provisions shall not be operative until June 1, 1971.

Incorporates additional changes to Sec. 3031, F. & G.C., proposed by AB 849, to be operative only on enactment of AB 849.

Ch. 1540 (AB 236) MACDONALD Amends Sec. 1825, Ed.C., re school territory transfer.

Allows county superintendent to delegate task of appraisal of properties where required in connection with allocating bonded indebtedness where a district is divided in a reorganization; provides that appraisal costs shall be a charge against



the resulting districts' general funds, and prescribes formula for allocating charges.

Excludes amount of interest to maturity on outstanding bonds of acquired school district in determining bonding capacity of acquiring school district for purposes of School Building Aid Law.

Ch. 1541 (AB 679) CAMPBELL Amends Sec. 22601, Ed.C., re state college trustees.

Makes Speaker of Assembly an ex officio member of the Board of Trustees of the California State Colleges, instead of giving him status of legislative interim committee on the subject of the California State Colleges and directing him to meet with the board and participate in its work.

To be operative only if Assembly Constitutional Amendment No. 32 of the 1970 Regular Session is approved by the electorate.

Ch. 1542 (AB 859) VEYSEY Amends, adds, repeals various secs., Ed.C., re public schools.

Requires separate testing of educationally handicapped minors for purposes of Miller-Unruh Basic Reading Act of 1965. Requires Department of Education to annually prepare comparative analysis of such test scores or results. Requires Department of Education to annually report to Legislature re such test scores or results of educationally handicapped pupils.

Redefines educationally handicapped minors.

Provides that special educational programs shall be provided in accordance with standards which shall emphasize fundamental school subjects with the aim of returning such pupils to regular school programs at earliest possible date consistent with interest of the pupil.

Provides that under certain conditions a school district or county superintendent of schools may request permission from the Superintendent of Public Instruction to exceed the maximum number of pupils allowed per special day class for educationally handicapped minors for all or a part of the remainder of the school year. Authorizes Superintendent of Public Instruction to approve such request if maximum size is not increased by more than two pupils above the maximum enrollment specified.

Provides that the instruction for learning disability groups for educationally handicapped minors shall not be credited with more than eight units of a.d.a.

Requires Superintendent of Public Instruction to annually report certain information re enrollment of educationally handicapped minors to Legislature.

Authorizes school district governing boards to provide educational program for educationally handicapped minors who reside in all nonprofit, tax-exempt, licensed children's institutions within the district. Specifies that instruction be given at appropriate grade level in either the institution or public school facilities. Authorizes board to contract with county superintendent of schools for provision of such program. Removes such minors from computation of 2 percent limitation upon the number of educationally handicapped minors who may be educated by a single district.

Revises composition of admission committee re admission of pupils to programs for educationally handicapped.

Authorizes the administrative head of a school district to make interim placement, not to exceed 90 days, of a pupil in a program for educationally handicapped under specified circumstances.

Requires admission committee re admission of pupils to programs for educationally handicapped to annually review appropriateness of placement of minors in such programs and to submit recommendation thereon.

Permits schools to admit specified minors with speech disorders or defects for individual or small group instruction, of four pupils or less, instead of permitting minors with such defects to be admitted only for individual instruction.

Revises computation of average daily attendance for physically handicapped minors 16 years of age or older enrolled in off-campus work experience program.

Requires Superintendent of Public Instruction, in computing supplemental support allowances to school districts, to use prescribed modified tax rate factors.

Makes changes in law re computation of allowances for education of physically handicapped minors to conform to related changes made by Ch. 784, Stats. 1969.

Makes numerous related changes.

Ch. 1543 (AB 1625) KARABIAN Adds various secs., Ed.C., re education.

Provides that before any minor is admitted to a special educational program for mentally retarded minors he shall be given specified tests, and that all minors

presently participating in specified programs for mentally retarded shall be retested.

Specifies that any minor who is determined to be misplaced in a special education program for the mentally retarded shall be withdrawn from such program upon consultation with his parents or guardian and placed in a compensatory educational program or similar supplementary educational program.

Requires Superintendent of Public Instruction to make specified annual reports to State Board of Education and authorizes superintendent to adopt necessary regulations.

Requires Superintendent of Public Instruction to grant specified allowances to school districts and county superintendents of schools for mentally retarded and severely mentally retarded minors who have been in special day classes, but who, upon being reevaluated and reexamined, are determined to have the mental capacity for regular school enrollment.

Specifies that allowances will be granted for each of two next succeeding fiscal years following the reevaluation or reexamination. Specifies use of allowance.

Specifies that provisions providing for allowances for supplemental education programs shall not be operative after July 1, 1972.

Provides that whenever a school district or the Superintendent of Public Instruction determines that an eligible student has made satisfactory academic progress so that he may be integrated into the regular school program, the district shall be ineligible for further special allowance support for such student as provided and the district's apportionment shall be likewise reduced.

*In effect immediately.*

Ch. 1544 (AB 2221) SCHABARUM Amends, adds, repeals, various secs., various codes; amends and repeals various secs., various codes, as amended or added by AB 315, re navigation and ocean development.

Provides that Department of Motor Vehicles shall consult and cooperate with the Department of Navigation and Ocean Development with respect to promulgation of vessel registration and transfer regulations.

Provides that members of the Navigation and Ocean Development Commission shall serve four-year terms; specifies qualifications for membership; empowers commission to give its advice and consent to the department with respect to small craft harbor facilities transfers, loans, and grants.

Requires Department of Navigation and Ocean Development to submit proposed changes in regulations pertaining to boating functions and responsibilities to the commission for its review and comment.

Transfers to Department of Navigation and Ocean Development all of the powers, functions, and jurisdiction of the Department of Parks and Recreation with respect to boating facility construction, in addition to such powers, functions, and jurisdiction with respect to boating facility planning and design.

Limits expenditure of Harbor and Watercraft Revolving Fund moneys to specified purposes.

Deletes limitation on annual reapportionment of Motor Vehicle Fuel Fund moneys appropriated to the Harbors and Watercraft Revolving Fund with respect to construction of small craft harbor and boating facilities at sites owned or under control of the state.

Declares that appointment of members to, and existence and actions of, Navigation and Ocean Development Commission from and after effective date of Reorganization Plan No. 2 of 1969 is confirmed, validated, and declared legally effective for all purposes.

Makes related changes, and certain clarifying or nonsubstantive, technical changes with respect to functions and jurisdiction of Department of Navigation and Ocean Development and Department of Motor Vehicles, and pertaining to registration or transfer of vessels.

To become effective upon enactment of AB 315.

Ch. 1545 (AB 1595) HAYES Amends Secs. 4455, 4600, 4801, 4811, \*and adds Sec 4813, Civ C, re family law.

Provides that, under first preference for award of custody of minor child, custody should be awarded to either parent according to best interests of child but, other things being equal, custody should, rather than shall, be given to mother if child is of tender years.

Provides that, except as otherwise agreed in writing, court may modify or revoke decree or judgment granting support to either party upon proof that wife is living

\* Correction.

with another man although she is not married to him, rather than is living with another man and holding herself out as his wife although she is not married to him, or that husband is living with another woman, rather than is living with another woman and holding himself out as her husband.

Makes technical, nonsubstantive changes.

Ch. 1546 (AB 1721) CRANDALL Amends Sec. 6404, R. & T.C., re use tax exemption.

Exempts from use tax tangible personal property loaned for purposes of a driver education program, the loan of car by retailer to state college, University of California, an accredited private or parochial secondary school for driver training purposes, or to a veterans hospital or similar nonprofit facility to provide instruction to disabled veterans in the operation of specially equipped motor vehicles.

*In effect immediately.*

Ch. 1547 (SB 801) CUSANOVICH Amends Secs. 253.1, 253.4, S. & H.C., re state highways.

Deletes that portion of Route 64 from Route 1 near Malibu Beach to Route 101 near Hidden Hills from California freeway and expressway system:

Incorporates additional changes to Sec. 253.1, S. & H.C., as proposed by AB 508, to be operative only upon enactment of AB 508.

Ch. 1548 (SB 902) MCCARTHY Amends and adds various secs., H. & S.C., Pen.C., P.R.C. and Veh.C., re litter.

Prescribes mandatory fine and minimum and maximum punishment for first, second, and third and subsequent convictions for various offenses relating to (1) throwing or discharging upon any public or private property lighted or nonlighted, flaming or flowing substances that may cause fire regardless of place or from a vehicle or while a pedestrian upon a road, highway or adjoining area, (2) throwing or depositing, dumping or placing waste matter, as defined, rocks or dirt upon highway, highway right-of-way, sidewalk, or public or private property, and (3) littering or dumping waste matter into specified bodies of water or banks thereof. Requires any person previously convicted of such an offense to appear in court each subsequent time he is charged with the same offense, except in cases where magistrate finds that undue hardship will be imposed if defendant is required to appear.

Defines act of littering.

Provides that 50 percent of all fines or forfeitures collected upon conviction of such offenses, except offenses in state parks, shall be expended for litter cleanup activities.

Requires court clerk, or judge if no clerk, to prepare abstract of prescribed non-vehicle litter convictions and forward abstract to Department of Motor Vehicles, and requires department to file and maintain such abstracts.

Authorizes citation of act as McCarthy-Walsh Act.

Incorporates additional changes to Sec. 1463.9, Pen C., proposed by SB 1195, to be operative only upon enactment of SB 1195.

Ch. 1549 (SB 163) RODDA Amends, adds, repeals various secs., arts., Ed.C., re school districts: bonded indebtedness.

Revises and recodifies laws affecting bond liability of various school districts upon reorganization.

Prescribes a uniform election procedure on question of assumption of bonded indebtedness on reorganizations; limits, on basis of remaining assessed valuation as compared to outstanding bonded indebtedness, the authority to transfer part of a district to another district; prescribes formula based upon assessed valuations for allocation of bonded indebtedness upon division of districts; prescribes new formula and procedures for determining payments to be made by an acquiring district for acquisition of capital assets from another district in a reorganization; and makes numerous related changes.

Ch. 1550 (AB 292) HAYES Adds Title 1.5 (commencing with Sec. 1750), Pt. 4, Div. 3, Civ C., re Consumers Legal Remedies Act.

Enacts Consumers Legal Remedies Act which provides specific legal remedies for consumers who suffer damage as a result of method, act, or practice declared to be unlawful by the act.

Ch. 1551 (AB 326) FORAN Adds Ch. 3 (commencing with Sec. 13992), Pt. 4.5, Div. 3, Title 2, Gov.C., re transportation planning and research.

Creates Office of Transportation Planning and Research in the Business and Transportation Agency to be headed by a chief appointed by the Governor. Specifies powers, functions, and duties of the office. Provides method of financing the operation of the office from specified state funds and makes an appropriation to the Office of Transportation Planning and Research from these funds.

Ch. 1552 (AB 85) SUBCOMMITTEE ON AIR POLLUTION Amends, adds various secs., H. & S.C., re air pollution control.

Prescribes opacity standard of No. 2 on Ringelmann Chart for nonvehicular sources of air contaminants.

Requires State Air Resources Board to adopt test procedures to measure compliance with its nonvehicular emission standards and those of local and regional authorities. Authorizes board to revise test procedures when, in its judgment, development and improvement of testing techniques and instruments warrant such revision.

Directs board to submit report of study to Legislature by December 31, 1972, on methods of identifying, measuring, and controlling air pollution emissions from nonvehicular sources, which study shall include feasibility and desirability of adopting a statewide opacity standard of No. 1 on Ringelmann Chart for all nonvehicular sources, effective on January 1, 1974.

Authorizes enforcement of any order, rule, or regulation of State Air Resources Board or of local or regional authorities by injunctive action.

Authorizes local and regional authorities to establish additional, stricter standards than those set forth by law, as well as by board, for nonvehicular sources of air pollution.

Excludes use of aircraft from air pollution rules and regulations when used to distribute agricultural aids over lands devoted to agricultural uses.

Requires local and regional authorities to submit annual reports to board on variances of more than a year granted by them.

Redefines "vehicular sources" as sources of air pollution emitted from motor vehicles, rather than from vehicles.

Makes related changes.

Incorporates additional changes to Sec. 39057, H. & S.C., as proposed by AB 16, to be operative only upon enactment of AB 16.

Ch. 1553 (AB 1436) WILSON Amends, adds various secs., Gov.C., H. & S.C., re housing.

Requires the Commission of Housing and Community Development and the Department of Housing and Community Development in cooperation with the State Office of Planning and the Council on Intergovernmental Relations to adopt guidelines, prior to July 1, 1971, for the preparation of housing elements of city or county general plans. Provides that guidelines shall conform as nearly as possible to those of the federal Department of Housing and Urban Development. Deletes requirement that general plans must contain housing elements as such.

Ch. 1554 (AB 978) BRITSCHGI Amends Sec. 4047.5, B. & P.C., Secs. 26252, 26255, H. & S.C., re prescriptions: drugs or devices.

Requires the quantity of the drug or drugs prescribed to be placed on the label before a pharmacist may dispense any prescription of such drug or drugs.

Revises provisions relating to exemptions from requirement with regard to a drug or device sold on prescription of member of medical, dental, or veterinary profession, and provisions relating to the exemption of a drug from specified requirements if the drug bears a label containing prescribed information, and adds podiatry to list of professions so exempted.

Ch. 1555 (AB 2167) RUSSELL Adds Ch. 4.5 (commencing with Sec. 6370), Pt. 1, Div. 6, P.R.C., re environmentally unique state lands.

Directs State Lands Commission to inventory unconveyed state school and tide and submerged lands and identify such lands with unique environmental values. Requires commission, upon identification of such lands, to adopt regulations necessary to assure their permanent protection. Requires commission to submit report to Legislature by January 1, 1973, with respect to such lands and expresses legislative intent that no further grants of state lands shall be made until such report is received by the Legislature. Generally prohibits commission from selling such lands under its jurisdiction until submission of its report to the Legislature unless necessary for the health, welfare, or safety of the people or unless such lands are found not to meet the intent of environmentally unique lands.

Generally prohibits commission from leasing such lands unless it shall have made specified finding and environmental impact report.

Requires future transferees of state lands to submit a general plan, as specified by the commission, for the use of the lands to be transferred, together with the review and comments of interested state agencies, before such lands are transferred. Requires previous grantees of state lands to submit report on use and development of such lands and to submit, by January 1, 1973, a general plan, as specified by the commission and approved by the Council on Intergovernmental Relations, for future use. Requires commission to report to the Legislature any deviations in such plan from the original terms of the grant.

Requires commission to inventory all lands heretofore granted and identify such lands having unique environmental value of statewide interest. Requires commission to submit a report to the Legislature by January 1, 1973, proposing methods, as approved by the Council on Intergovernmental Relations, for the protection of any such lands.

Provides that provisions of act shall not apply to tidelands transferred to City and County of San Francisco under the Burton Act (Ch. 1333, Stats. 1968), to the tidelands and submerged lands granted to the City of Long Beach or to oil and dry gas revenues whose disposition is governed by Ch. 138, Stats. 1964 (1st Ex. Sess.), or to state lands transferred to the City of Oakland in trust for port purposes.

Appropriates \$50,000 from California Environmental Protection Program Fund, to be created by SB 262 or AB 522, to the commission for such purposes, such appropriation to be operative upon enactment of SB 262 or AB 522.

Ch. 1556 (SB 959) STEVENS Adds Div. 14 (commencing with Sec. 22000), P.R.C., re conservation and development.

Creates Ventura-Los Angeles Mountain and Coastal Study Commission and prescribes its composition, powers, and duties.

Provides for deferment of public works projects, as specified, which would cause irreversible modification, as defined.

Appropriates, if either SB 262 or AB 522 is enacted, \$100,000 from the California Environmental Protection Program Fund, from revenues therein generated in Los Angeles and Ventura Counties, to the commission for its support.

Ch. 1557 (SB 128) BEILENSEN Adds Secs. 653o and 653p, Pen.C., re endangered species.

Makes it unlawful to import into the state for commercial purposes, or to sell within the state, the dead bodies, or any parts or products thereof, of specified reptiles and mammals.

Makes it unlawful to possess with intent to sell, or to sell, within the state the dead body, or any part or product thereof, of any species or subspecies of any fish, bird, mammal, amphibia, or reptile, the importation of which is illegal under, and which is listed in Federal Register by Secretary of the Interior pursuant to, specified federal law.

Specifies exemptions from application of act, including sea otters, under specified conditions.

To be operative on December 1, 1970.

Ch. 1558 (SB 948) LAGOMARSINO Amends, adds various secs., Ed.C., re conservation education.

Authorizes Superintendent of Public Instruction, upon recommendation of Conservation Education Service, to make grants to specified educational agencies, state and local agencies, including cities, counties, and special districts, for purposes relating to conservation education in the public schools and the preparation of teachers for conservation education, rather than only planning grants to school districts to assist in determining feasibility of programs and classes in conservation education and feasibility of maintenance of outdoor education camps.

Directs the Conservation Education Service and recipients of grants to report annually to Department of Education and requires the department to submit annual report to Legislature.

Appropriates \$176,000, less amounts made available from federal funds, from Environmental Protection Program Fund for 1970-1971 fiscal year for purposes of Conservation Education Service, including provision of such grants.

Ch. 1559 (SB 765) BURGNER Amends Sec. 10053.5, W. & I.C., re public social services.

Eliminates monthly maximum of \$160 on the amount the Department of Social Welfare may set for board and care facilities for patients released from state mental institutions.

**Ch. 1560 (AB 2402) LANTERMAN** Amends Secs. 7354 and 10053.5, W. & I.C., re mental patients.

Requires Department of Social Welfare to pay reasonable cost of services for mentally disordered patients released or discharged from state hospitals and in private facilities, prohibits payment by the department \*for care or services for mentally disordered persons released or discharged from a state hospital and in other facilities unless requested by the local director of mental health services of the county and provision is made in the county Short-Doyle plan and for mentally retarded persons released or discharged from a state hospital on and after July 1, 1971, unless requested by the regional center having jurisdiction over the person and provision is made in the areawide mental retardation plan, and places the same prohibition on payment by the department for protective social services including the cost of care in a private home, for such persons.

Requires Department of Mental Hygiene to provide moneys for clothing and incidental living expenses for persons placed in private homes at departmental expense.

Authorizes the Department of Social Welfare to provide protective social services, including care in a private home or facility, to judicially committed patients released from a state hospital on leave of absence or parole, at request of Department of Mental Hygiene.

**Ch. 1561 (AB 1640) MOORHEAD** Amends Secs. 5719, 7354, and 10053.5, and adds Sec. 5719.1, W. & I.C., re mental health.

Removes costs of conservatorship investigation from list of services provided by a county under the Lanterman-Petris-Short Act and not reimbursed by the state under the Short-Doyle Act. Provides for reimbursement of conservatorship investigation services according to prescribed state-county funding formula.

Revises duty of State Department of Social Welfare to provide protective social services for mentally retarded and mentally disordered persons.

Provides that the State Department of Social Welfare may, rather than shall, pay for service in private facilities for patients released from state hospitals, and requires such payments to be made from funds specifically made available for that purpose. After June 30, 1971, requires specified contract with local mental health service, and request of local mental health service or provision in Short-Doyle Plan, prior to such payments on behalf of mentally disordered patients, and requires request of regional center and provision therefor in areawide mental retardation plan prior to such payments on behalf of mentally retarded patients.

\*Operative January 1, 1971.

**Ch. 1562 (SB 529) DYMALLY** Adds Secs. 18102.11 and 18102.12, Ed.C., re special education allowances.

Specifies allowance for mentally retarded and severely mentally retarded minors who are reevaluated and reexamined to facilitate return of such minors to regular classrooms.

Specifies that allowances will be granted for each of two next succeeding fiscal years following the reevaluation or reexamination. Specifies use of allowance.

Specifies that provisions providing for allowances for supplemental education programs shall not be operative after July 1, 1972.

Provides that whenever a school district or county superintendent of schools or the Superintendent of Public Instruction determines that an eligible student has made satisfactory academic progress so that he may be integrated into the regular school program, the district shall be ineligible for further special allowance support for such student as provided and the district's apportionment shall be likewise reduced.

*In effect immediately.*

**Ch. 1563 (SB 530) DYMALLY** Amends Sec. 25505.8, Ed.C., re \*community—colleges: tuition fee.

Authorizes school district maintaining a \*community college to exempt from payment of all or a part of nonresident tuition fee, nonresidents who have been determined by the district governing board to be self-supporting inhabitants of the

\* Correction.

district for one year and eligible for state and federal educational opportunity grants or aid.

Incorporates additional changes made by AB 544, contingent upon enactment of AB 544.

Ch. 1564 (SB 636) BRADLEY Amends Sec. 25505.8, Ed.C., re community colleges: nonresident students.

Revises computation of community college nonresident tuition fees. Makes technical, nonsubstantive changes.

Incorporates additional changes made by AB 544, contingent upon enactment of AB 544.

Ch. 1565 (SB 736) WEDWORTH Amends Secs. 13262, 13263, 13443, 13447, Ed.C., re school employment.

Revises provisions relating to employment of school district employees. Provides for establishment of order of employment for employees of school district in which employees are not appointed from eligible lists. Provides for termination, under specified circumstances, of probationary employees on basis of seniority. Requires re-employment for ensuing school year of any permanent or probationary employee who is not given notice and a hearing. Prescribes specified reemployment rights for terminated probationary employees.

Makes related changes.

Ch. 1566 (SB 1098) BURGNER Amends various secs., P.U.C., re Airport Assistance Revolving Fund.

Changes definition of "matching funds," "public entity," and "public agency" for purposes of Airport Assistance Revolving Fund and makes definition of "matching funds" retroactive to July 1, 1967. Adds air navigational facilities to definition of airport and aviation purposes with regard to capital improvement expenditures.

Raises from \$2,500 to \$5,000 the amount Department of Aeronautics pays annually to public airports. Allows department to allocate funds for airport construction for matching fund needs regardless of requirements for allocations generally.

Changes reference to Federal Aviation Administration safety standards.

Requires airport owning entity to have control over obstructions in airspace sufficient to maintain height restrictions in order to get payments from fund.

Incorporates additional changes to Secs. 21681, 21683, P.U.C., proposed by SB 1089, to be operative only upon enactment of SB 1089.

Ch. 1567 (SB 1207) CARRELL Amends Sec. 12509, Veh.C., re driver training.

Permits Department of Motor Vehicles to issue instruction permit to qualified person age 15 years or over, rather than 15 years and 6 months or over, if such person is enrolled in approved driver education course and is at same time or during same semester enrolled in approved driver training course. Provides that no student shall take driver training unless he is at same time taking driver education instruction or has successfully completed driver education.

Incorporates additional changes to Sec. 12509, Veh.C., proposed by AB 1339, to be operative only upon enactment of AB 1339.

Ch. 1568 (SB 1226) RODDA Amends, repeals various secs., Ed.C., re private educational institutions.

Revises law relating to private educational institutions and diplomas and degrees. Extends to degrees various limitations presently applicable to diplomas; prohibits misrepresentations concerning awarded degrees which are honorary only; requires corporations authorized to issue diplomas and degrees on the basis of properties owned, to file full disclosure statements with county recorders; makes voidable at option of purchaser correspondence school contracts secured without permit; and makes numerous related changes and revisions.

Ch. 1569 (SB 1317) BURGNER Adds Secs. 6902.06 and 6902.07, Ed.C., re mentally retarded minors.

Requires verbal or nonverbal individual intelligence testing of minors in specified primary home language prior to admission to a special education program for the mentally retarded.

Prohibits placement of minor in special education class for the mentally retarded if he scores higher than two standard deviations below the norm, considering the standard measurement of error, on a specified individual intelligence test.

Prohibits placement of minor in special education program for the mentally retarded if, when being tested in a language other than English, he scores higher than

two standard deviations below the norm on a nonverbal intelligence test or on nonverbal portion of an individual intelligence test including both verbal and nonverbal portions.

Permits placement of minor in such program if he scores two standard deviations, or more, below the norm on specified individual intelligence tests and after examination by credentialed school psychologist.

Prohibits placement of minor in such class without parents' written consent obtained after complete explanation of special education program.

Requires Department of Education to submit annual report to Legislature on testing and placement of minors in programs for mentally retarded minors.

Provides that act shall be operative commencing on October 1, 1971, and shall remain operative only until September 30, 1973.

**Ch. 1570 (SB 182) SHORT** Adds heading to Art. 1 (commencing with Sec. 6750), and adds Art. 2 (commencing with Sec. 6770), Ch. 7.1, Div. 6, Ed.C., re educationally handicapped minors.

Provides for allowance to school districts for education of educationally handicapped minors who reside in district and for whom adequate educational facilities do not exist and cannot reasonably be provided, such allowance to be paid to parent or guardian for tuition at public or private nonsectarian school. Provides procedures re such allowance.

**Ch. 1571 (AB 18) MURPHY** Amends Sec. 8352, R. & T.C., adds Sec. 224, Ag.C., re motor vehicle fuel tax.

Establishes a procedure for calculating unclaimed refundable gas tax funds attributable to agricultural off-highway use and requires transfer of such funds to the Department of Agriculture Fund, and sets forth certain facts relating to the amount of such funds available in the 1970-1971 fiscal year. Appropriates from funds in Department of Agriculture Fund derived from gas tax moneys, \$500,000 each fiscal year for state administrative expenses and departmental and divisional overhead and \$1,000,000 each fiscal year for emergency detection, eradication, or research of agricultural pests and diseases, with the remainder of the funds transferred from gas tax moneys and any unexpended amounts of the \$1,000,000 from the previous fiscal year to be apportioned by the Director of Agriculture to counties as partial reimbursement for county expense in carrying out agricultural programs, except as specified for the 1970-1971 fiscal year. Provides that if the money transferred in 1970-1971 fiscal year from Motor Vehicle Fuel Fund to Department of Agriculture Fund exceeds a specified report estimate, such excess shall be transferred back to the Motor Vehicle Fuel Fund.

**Ch. 1572 (AB 2184) MORETTI** Amends, adds, repeals, various secs., B. & P.C., re horseracing: fairs—expositions.

Repeals and reenacts in one article various provisions relating to racing at county fairs, district agricultural association fairs, the California State Fair and Exposition, and the California State Exposition and Fair.

Revises provision for Appaloosa horseracing at California State Fair and Exposition and district and county fairs.

Makes other related changes.

**Ch. 1573 (SB 470) SHERMAN** Amends and renumbers heading Div. 21 (commencing with Sec. 26001), adds Div. 21 (commencing with Sec. 26000), and repeals Ch. 1 (commencing with Sec. 26001), Ch. 2 (commencing with Sec. 26200), and Ch. 3 (commencing with Sec. 26450), Div. 21, H. & S.C., re public health.

Enacts the "Sherman Food, Drug, and Cosmetic Law," which revises and restates, with various substantive changes, the laws relating to cosmetics, foods, and drugs.

**Ch. 1574 (SB 1291) SHERMAN** Adds Art. 8 (commencing with Sec. 26650), Ch. 3, Div. 21, H. & S.C., re foods: enrichment.

Requires that specified foods contain quantity of vitamins and minerals established as standards by State Department of Public Health and requires labels to specify quantity of each added nutrient that product contains, with specified exception. Makes unlawful retail sale of specified foods or food products manufactured from such foods unless such foods or food products are enriched in accordance with standards adopted by department, with specified exceptions.



Makes it unlawful for any person to manufacture, sell, or offer for sale for human consumption in California any processed breakfast cereal unless such cereal contains quantity of minerals and vitamins specified by department.

To become operative January 1, 1972.

Ch. 1575 (AB 1146) HAYES Amends Secs. 4356, 4800, 4801, 5126, Civ.C., re family law.

Requires, in counties which have established conciliation court, completion and filing of questionnaire in proceedings for dissolution of marriage only, rather than in proceedings for dissolution of marriage and judgment of nullity.

Authorizes court to award all community property and quasi-community property to party in proceeding under Family Law Act if net value of such property is less than \$5,000 after deducting all liens and encumbrances and other party cannot be located through exercise of reasonable diligence.

Terminates, except as otherwise agreed by parties in writing, obligation of party under order or judgment for support or maintenance of other party upon death of either party, rather than obligor, or remarriage of other party.

Provides that money or property received by married person for damages for his personal injuries is his separate property if such money or damages is received after final judgment of dissolution of marriage. Makes technical change.

Incorporates additional changes to Sec. 4800, Civ.C., proposed by SB 360, to be operative only upon enactment of SB 360.

Ch. 1576 (AB 1171) FONG Amends Sec. 11251, Ed.C., re community college attendance.

Provides that student attendance and participation in approved coordinated instruction systems programs of instruction using various teaching techniques, under the coordination and evaluation of, but not requiring the immediate supervision of, a certificated employee, may be included in the computation of average daily attendance of a community college district; requires such programs to be conducted by certificated employees who shall determine the need for immediate supervision thereof; requires such certificated employees to evaluate individual student progress and assign appropriate grades in such programs.

Provides that state aid apportionments shall not be greater than one-half the current costs of conducting such programs.

Ch. 1577 (AB 747) STULL Amends Secs. 13262 and 13263, Ed.C., re school employees' seniority selection.

Provides that as between employees hired on the same day, in school districts with average daily attendance in excess of 15,000, seniority may be assigned at random by an independent auditing firm.

Ch. 1578 (AB 644) MURPHY Amends Secs. 6268.6, 6268.8, Ed.C., re vocational education.

Adds a representative of the county offices of education, selected by a majority vote of the county superintendents, as a member of each area vocational committee created by the Vocational and Technical Training Act of 1969

Incorporates additional changes to Secs. 6268.6 and 6268.8, Ed.C., proposed by AB 2010, to be operative only upon enactment of AB 2010.

Ch. 1579 (AB 16) KETCHUM Amends Sec. 39057, adds Ch. 10 (commencing with Sec. 39295), Pt. 1, Div. 26, H. & S.C., re air pollution.

Prohibits local and regional authorities from completely banning all agricultural burning.

Defines various terms.

Specifies that provisions of proposed chapter shall not supersede any rule or regulation of any air pollution control district, which rule or regulation has been in effect for 5 or more years prior to effective date of act.

Prohibits after December 31, 1971, with specified exceptions, disposal of combustible or flammable solid or liquid waste in any waste dump by open outdoor fire and makes any violation a misdemeanor with specified punishment. Authorizes enforcement by injunctive action.

Directs State Air Resources Board to designate period when agricultural burning is not permitted, to promulgate guidelines to control such burning in each basin, and to adopt and publish list of approved orchard and citrus heaters.

Requires local or regional authorities to adopt implementation plans within 6 months of adoption of guidelines for them. Requires plans to be submitted to board

for approval. Authorizes board to modify or reject plan if it will not achieve required air quality standards for basin, and to adopt alternative plan in such instance.

Authorizes air pollution control districts to permit agricultural burning on non-burning days designated by board when denial of such permits would threaten imminent and substantial economic loss. Directs board to require districts to transmit reports to board containing specified information regarding such permits.

Declares legislative intent re regulation of agricultural burning. Appropriates \$105,000 to board from General Fund for purposes of act. Reimburses General Fund for appropriation from California Environmental Protection Program Fund, contingent upon enactment of SB 262 or AB 522.

Incorporates additional changes to Sec. 39057, H. & S.C., as proposed by AB 85, to be operative only upon enactment of AB 85.

Ch. 1580 (AB 2523) FORAN Amends Sec. 29009, Ed.C., re educational institutions.

Deletes from scope of requirement of filing yearly affidavit containing certain information, persons, firms, associations, or partnerships conferring degrees, honorary degrees or diplomas, and requires such affidavit to be filed only by certain educational corporations that confer degrees or honorary degrees, but does not include diplomas. Requires such corporations to file an additional yearly affidavit setting forth a financial statement.

Ch. 1581 (AB 2173) STULL Amends Sec. 19491.5, B. & P.C., re horseracing : breakage exemption.

Specifies that breakage exemption is applicable where racing association's predecessor, as defined, would have qualified with respect to total amount of parimutuel pools of the preceding year.

Declares that intent of Legislature by this bill is to clarify, not substantively change, the existing law.

*In effect immediately.*

Ch. 1582 (AB 770) MOBLEY Adds Art. 3 (commencing with Sec. 3700), Ch. 2, Pt. 2, Div. 4, F. & G.C., re migratory birds.

Provides it is unlawful for any person to take any migratory bird, with specified exceptions, without procuring a state duck stamp and having such stamp in possession while taking such birds.

Provides \$1 fee for duck stamp and sale by hunting license agents.

Provides that all funds derived from sale of such stamps be deposited in the Fish and Game Preservation Fund in a State Duck Stamp Account and shall be used for projects approved by the Fish and Game Commission for the propagation and protection of migratory birds and preservation of wetlands, except an amount not to exceed a specified percentage to reimburse the department. Permits the commission to enter into contracts with nonprofit organization for the use of such funds outside of the state and United States if it finds that such contracts are necessary. Permits use of funds on projects in western Canada and Pacific Flyway for designated purposes.

Requires commission to review evidence that a project undertaken under these provisions outside of the state or outside of the United States is acceptable to the governmental agency having jurisdiction over the land affected or water affected by such project. Requires the department to analyze all projects using such funds and to provide the commission recommendations on the project's feasibility and need.

Requires an annual report to the Legislature by the commission summarizing activities taken and public benefits achieved under these provisions.

Provides act shall be operative July 1, 1971, and shall remain in effect only until 91st day after adjournment of the 1975 Regular Session.

Ch. 1583 (SB 85) MILLS Amends Sec. 188, S. & H.C., re State Highway Fund.

Revises division of money in State Highway Fund expended for construction of state highways in County Group No. 1 (northern counties) and County Group No. 2 (southern counties) from present 45 and 55 percent division to 40 and 60 percent division.

Specifies that the section shall be known and may be cited as the Barnes-Mills-Walsh formula.

To become operative July 1, 1971.

**Ch. 1584 (AB 1583) BEVERLY** Adds Sec. 1916.5, Civ.C., re interest.

Provides loan secured by real property containing variable interest rate provision shall contain specified provisions.

Provides that Savings and Loan Commissioner with respect to savings and loan associations, Superintendent of Banks with respect to banks, and Insurance Commissioner with respect to insurers, may adopt regulations establishing standard upon which variations in interest rate shall be based.

**Ch. 1585 (AB 1174) SCHABARUM** Amends Sec. 39151, H. & S.C., re motor vehicle pollution.

Specifies that State Air Resources Board, commencing with 1972 model year motor vehicles, shall not approve any engine and transmission combination which requires gasoline with research octane number greater than 91, when used in conjunction with a power train normally associated with that combination.

Requires that test procedures for approving new motor vehicles be conducted with a gasoline with a research octane number not greater than 91.

Incorporates additional changes to Sec. 39151, H. & S.C., proposed by AB 77, to be operative only upon enactment of AB 77.

**Ch. 1586 (AB 919) LANTERMAN** Adds Sec. 9250.5, Veh.C., re motor vehicles: air pollution.

Requires payment of specified fees for registration of gas-powered vehicles, other than motorcycles, of 1975 or later model year having a compression ratio of more than 8.5 to 1. Exempts such a motor vehicle from such specified fees if vehicle meets required emission standards and does not emit any other deleterious substances. Requires such fees to be deposited in Motor Vehicle Pollution Control Fund. Appropriates such fees in the fund to augment money appropriated by specified provisions to finance studies and projects relating to reduction or elimination of vehicle-caused air pollution.

**Ch. 1587 (AB 2378) MOBLEY** Amends Secs. 1684, 1687, 1688, 1693, Lab.C., re farm labor contractors.

Provides that a farm labor contractor may deposit with the Labor Commissioner a time certificate or surety bond, rather than a surety bond only, as a condition to obtaining a license as a farm labor contractor. States commissioner may charge reasonable legal fees against such time certificate for handling claims, other than wage claims, filed against such time certificate. Makes related changes.

Changes renewal time from December 31 of each year to March 31 of each year.

**Ch. 1588 (AB 168) VEYSEY** Amends Secs. 1684, 1688, adds Sec. 1688.5, Lab.C., re farm labor.

Requires an applicant for a farm labor contractor's license or for renewal of such license to demonstrate such a degree of knowledge of the laws and regulations concerning farm labor contractors as the Labor Commissioner deems necessary for the safety and protection of farmers, farmworkers, and the public in an examination. Permits waiver of filing fee for application for renewal, if application is timely. Permits Labor Commissioner to charge a fee of not more than \$35 for administration of the exam and to waive requirement for examination on renewal.

Changes renewal time from December 31 of each year to the applicant's birthday of each year, adds corresponding provisions, and permits commissioner to demand, upon renewal, that a new application or a new bond be submitted rather than a new application or a bond be submitted.

**Ch. 1589 (AB 1525) POWERS** Amends Sec. 830 3, Pen.C., re peace officers.

Makes certain welfare fraud investigators and inspectors peace officers when individually designated as such by local ordinance or resolution, with their primary duty enforcement of Welfare and Institutions Code provisions. Specifies certain effects of making such persons peace officers.

**Ch 1590 (AB 2180) JOINT COMMITTEE ON OPEN SPACE LANDS**  
Amends and adds various secs., arts., Gov.C., Gen. Laws, re local planning

Requires all cities and counties to prepare and adopt plans for the long-range preservation of open-space lands in their jurisdiction and requires zoning and other local action concerning open-space land to conform with the plan. Prohibits interpretation of article to permit a taking or damage to private property by any city or county through the adoption of an open-space zoning ordinance.

Incorporates additional changes to Sec. 65302, Gov.C., proposed by AB 1566, to be operative at same time as AB 1566.

Ch. 1591 (SB 173) GRUNSKY Amends Sec. 830.3, Pen.C., re peace officers.

Provides that regularly employed coroners and deputy coroners are peace officers, and specifies their primary duties, and their authority as peace officers.

Ch. 1592 (SB 445) COLOGNE Amends Sec. 24651, adds Art. 3 (commencing with Sec. 25429), Ch. 1, Div. 18.5, Ed.C.; amends Secs. 830.3, 830.4, Pen.C., re college police.

Provides that state college policemen are peace officers upon any state college campus and area within one mile of exterior boundaries of each campus, rather than only upon a particular state college campus; and in or about grounds or properties owned, operated, controlled, or administered by the state colleges or by trustees or the state on behalf of the state colleges, rather than only in or about such grounds or properties so owned, operated, controlled, or administered on behalf of a particular state college.

Provides that the governing board of a community college district may establish a community college police department under specified conditions. Provides that such members are peace officers primarily only on campus or other designated areas. Requires provision of identification card and badge, and authorizes provision of uniform.

Makes related changes.

Ch. 1593 (AB 1475) STACEY Amends Sec. 830.4, Pen.C., re peace officers: federal police.

Adds to categories of peace officers, duly authorized federal employees, when engaged in enforcing applicable state or local laws on property owned or possessed by United States and with written consent of sheriff or chief of police, respectively, in whose jurisdiction such property is situated.

Ch. 1594 (SB 1396) STEVENS Amends, adds various secs., B. & P.C., re health and safety.

Revises provisions of law relating to prescriptions and furnishing of hypodermic needles and syringes.

Makes changes in Sec. 4140, B. & P.C., contingent upon Governor's Reorganization Plan No. 2 becoming effective.

Ch. 1595 (SB 399) HARMER Amends Sec. 11901, H. & S.C., re restricted dangerous drugs

Includes "STP" (4-methyl-2,5-dimethoxy alpha methyl phenethylamine), psilocybin (ortho-phosphoryl-4-hydroxy-N,N-dimethyltryptamine), "MDA" (alpha-methyl-3,4-methylenedioxyphenethylamine), and "PCP" (1-phenyl-1-piperidinocyclohexane), including their salts, and derivatives or any compounds, mixtures, or preparations which are chemically identical with such substances within meaning of "restricted dangerous drug."

Ch. 1596 (AB 219) SUBCOMMITTEE ON ALCOHOLISM AND DRUG ABUSE Amends, adds, repeals various secs., B. & P.C., H. & S.C., re restricted dangerous drugs.

Repeals, operative July 1, 1971, provision relating to the requirement that State Board of Pharmacy provide specified hypnotic drugs purchase order forms to specified persons, the requirement that such drugs be ordered, in specified situations, only by such forms, and the provisions relating to hypnotic drug licenses.

Defines specified terms for purposes of provisions relating to restricted dangerous drugs.

Establishes procedure for the regulation and control of restricted dangerous drugs when shipped, transferred, or otherwise furnished by specified persons, through a reporting and bonding system. Makes provisions relating to reporting operative July 1, 1971.

Imposes prescribed civil and criminal penalties.

Makes conforming changes.

Incorporates additional changes to Section 11901, H. & S.C., proposed by AB 221 or SB 399, or by both, to be operative only upon enactment of AB 221 or SB 399, or both.

Ch 1597 (AB 1825) MACDONALD Amends Secs. 4084.5, 4084.6, 4140, 4140.5, 4416, B. & P.C., re drug sales and distribution.

Requires annual renewal of out-of-state drug distributor's license, and registration of certain principals and agents of out-of-state manufacturers, wholesalers or pharmacies.

Requires separate certificate, license, permit, or registration for each place of business owned or operated by persons selling and dispensing hypodermic syringes and needles, and provides for annual renewal thereof prior to January 1 of each year. Makes requirement applicable to certain nonresident distributors of hypodermic needles or syringes doing business in state.

Prescribes specified maximum annual renewal fees and increases maximum hypodermic license fee.

Provides that Section 6 of this act shall become operative only if the Governor's Reorganization Plan No. 2 of 1970 becomes effective, and, in that event, provides that Section 4416 as amended by Section 5 of this act shall be ineffective and conflicting provisions of Governor's Reorganization Plan No. 2 of 1970 shall be repealed.

**Ch. 1598 (SB 79) CARRELL** Amends Sec 16604, Ed.C., re children's centers.

Revises total monthly income permitted for admission to a children's center from \$463 to \$510 where one parent, with one child, is the sole wage earner, and from \$648 to \$695 where both parents, with one child, are working.

Requires Legislature to annually adjust eligibility figures for admission to such centers to reflect changes in cost of living as indicated by State Personnel Board findings as to salaries in private industry and in state service.

**Ch. 1599 (SB 848) COLOGNE** Adds Sec. 39067, H. & S.C., re air pollution research programs.

Requires State Air Resources Board to conduct research relating to air pollution and to make annual reports to the Legislature. Directs board to appoint screening committee, not to exceed 7 persons, to review, and give its advice and recommendations with respect to, such research projects. Prescribes membership of committee.

Appropriates, if SB 262 is enacted, \$9,250,000 for such purposes, \$8,325,000 from the Motor Vehicle Fund and \$925,000 from the California Environmental Protection Program Fund to be created by SB 262. Appropriates, if SB 262 is not enacted, \$8,325,000 from the Motor Vehicle Fund for certain of such purposes.

Requires \$750,000 of amount allocated for research to be allocated immediately to University of California to continue development of a comprehensive air pollution research program.

Requires research projects conducted under air pollution research program be submitted to board for review and approval.

Provision relating to the development of program to report research results to be operative until June 30, 1973.

*In effect immediately.*

**Ch. 1600 (AB 245) KETCHUM** Amends, adds, repeals, various secs., Gov.C., Pen.C., W. & I.C., re Public Employees' Retirement System.

Includes certain employees of Department of Corrections and \*the Youth Authority having custodial duties in definition of law enforcement members for purposes of P.E.R.S. and provides increased retirement allowances.

Decreases contribution rate of public employers by a specified amount.

Provides that 35 years of age is the maximum for open examinations for specified custodial and parole positions of the Department of Corrections and the Youth Authority.

Operative July 1, 1971.

**Ch. 1601 (AB 1886) CORY** Amends and adds various secs., Ed.C., re multi-handicapped minors.

Includes multihandicapped minors within the classification of physically handicapped minors for purposes of establishment and maintenance of educational programs for physically handicapped minors. Prescribes maximum class sizes for deaf-blind multihandicapped and other multihandicapped minors.

Provides for waiver of maximum class size standards for physically handicapped minors under prescribed circumstances.

Provides that specific multihandicapped minors may be enrolled in special day classes for the multihandicapped.

Requires Superintendent of Public Instruction to provide coordinative, consultant, and supervisory services for multihandicapped minors; requires Superintendent of Public Instruction to employ personnel who shall devote full time to such services.

\* Correction.

Provides that on and after September 1, 1975, no person shall be employed to teach multihandicapped minors who does not hold a valid credential to teach exceptional children.

Authorizes transportation allowances to school districts and county superintendent of schools for transporting deaf, severely hard of hearing, blind, deaf-blind, or other multihandicapped minors to and from experimental programs approved by the Superintendent of Public Instruction.

Includes multihandicapped minors within provisions re school housing aid for exceptional children under State School Building Act Law of 1952.

Makes numerous related technical changes.

Provides for reallocation of specified amounts transferable to, and allocated for expenditure from, State School Fund by Budget Act of 1970 for expenditures for multihandicapped minors in 1970-71 fiscal year.

Incorporates additional changes to Sec. 6812.5, Ed.C., proposed by AB 2074, to be operative only upon enactment of AB 2074.

Appropriates \$40,000 to Department of Education.

Ch. 1602 (SB 722) RICHARDSON Amends Secs. 22601 and 22601.5, Ed.C., re California State College Trustees.

Requires confirmation by two-thirds of Senate of Governor's appointments to the Trustees of California State Colleges.

Deletes various obsolete provisions.

Ch. 1603 (AB 1416) WILSON Amends Secs. 849, 851.6, Pen.C., re arrests and detention.

Allows police officer to release a person arrested without a warrant when the person was arrested only for being under the influence of narcotic drugs or dangerous restricted drugs and such person is delivered to a facility or hospital for treatment and no further proceedings are desirable. If person is released, requires releasing officer or his superior issue a certificate describing action as detention only.

Ch. 1604 (SB 1246) GRUNSKY Amends Secs. 5746 and 18358, Ed.C., re handicapped adults.

Provides that attendance of handicapped adults in classes therefor established by the county superintendent of schools shall be included for purposes of apportionments to the county school service fund.

Includes handicapped adults in provision requiring Superintendent of Public Instruction to allow specified foundation program for specified categories of pupils. Limits total of such allowances for handicapped adults instructed by county superintendents to \$50,000 per fiscal year.

Ch. 1605 (AB 2213) BROWN Adds Sec. 1246, B. & P.C., re clinical laboratories.

Permits an unlicensed person employed in a licensed clinical laboratory, if he meets specified requirements, to perform venipuncture or skin puncture for the purpose of withdrawing blood for test purposes, upon specific authorization from a licensed physician and surgeon except when such blood is drawn at the request of a peace officer to determine the alcoholic content therein.

Ch. 1606 (AB 1607) ZENOVICH Adds Sec. 21684.1, P.U.C., re Airport Assistance Revolving Fund.

Provides that any balance remaining in the Airport Assistance Revolving Fund after certain payments have been made may be used by the Department of Aeronautics to purchase emergency search and rescue equipment and to make such equipment available for use by recognized search and rescue groups. Provides that the equipment shall remain the property of the department. Limits to \$8,000 amount which may be expended for purchase of such equipment.

Ch. 1607 (SB 551) DEUKMEJIAN Amends Sec. 602, Pen C., re trespass.

Makes it a trespass to drive any vehicle, as defined, upon real property belonging to or lawfully occupied by another and known not to be open to the general public, without the consent of the owner, his agent, or the person in lawful possession thereof; or to refuse or fail to leave land, real property, or structures belonging to or lawfully occupied by another and not open to the general public, upon being requested to leave by a peace officer and any such person.

Makes technical changes.

**Ch. 1608 (AB 996) CHAPPIE** Amends Sec. 602, Pen.C., re trespass.

Makes it a trespass to drive any vehicle, as defined, upon real property belonging to or lawfully occupied by another and known not to be open to the general public, without the consent of the owner, his agent, or the person in lawful possession thereof; or to refuse or fail to leave land, real property, or structures belonging to or lawfully occupied by another and not open to the general public upon being requested to leave by a peace officer and any such person.

Makes technical changes.

**Ch. 1609 (SB 1199) BURNS** Amends, adds, and repeals various secs., B. & P.C., re horseracing.

Revises Horse Racing Law with respect to distribution of license fees and commissions, and adds provisions to that law for payment of purses.

Provides for annual reports to Legislature and Governor by the California Horse Racing Board, rather than biennial reports to the Legislature.

Eliminates certain provisions relating to track employees and licenses issued to them.

Makes related changes.

**Ch. 1610 (AB 981) MULFORD** Adds Secs. \*11126.5, 54957.9, Gov.C., re meetings.

Amends state and local open meeting laws to provide that in the event that any meeting is willfully interrupted by a group or groups of persons so as to render the orderly conduct of such meeting unfeasible and order cannot be restored by removing such persons, the members of the body conducting the meeting may order the meeting room cleared and continue in session. Provides that only matters appearing on the agenda may be considered in such session. Further provides that duly accredited representatives of the press or other news media shall be allowed to attend any such session held pursuant to these provisions unless they are participating in the disturbance. Authorizes procedures for readmittance of persons not causing the disturbance.

**Ch. 1611 (AB 1705) CORY** Amends Secs. 11901, 11916, H. & S.C., re restricted dangerous drugs.

Includes specified substances within definition of restricted dangerous drugs.

**Ch. 1612 (AB 24) CULLEN** Amends Sec. 19617, as proposed to be added by SB 1199, B. & P.C., re horseracing.

Provides that certain racing associations be required to pay breeders out of certain deducted amounts, rather than certain deducted commissions.

**Ch. 1613 (SB 432) PETRIS** Adds Art. 15 (commencing with Sec. 429.40), Ch. 2, Pt. 1, Div. 1, H & S.C., re rubella prevention.

Directs State Department of Public Health to provide financial assistance to county or areawide immunization campaigns under direction of local health officers for prevention of rubella. Limits purposes for which department and local, county or areawide associations may expend moneys appropriated for purposes of act and requires that all moneys so appropriated be expended by March 31, 1971. Permits department, upon consultation and approval of California Conference of Local Health Officers, to adopt standards, rules, and regulations necessary to carry out intent of act.

Authorizes governing body of city, county, or city and county to charge and collect fee for such immunization at rate reasonable and necessary to pay costs for such immunization.

Appropriates \$750,000 from General Fund for purposes of act.

*In effect immediately.*

**Ch. 1614 (AB 1333) FORAN** New act, re increased compensation: specified employees.

Appropriates \$4,175,024 from Motor Vehicle Fund to raise salary ranges of members of California Highway Patrol for period from July 1, 1970, to June 30, 1971.

*In effect immediately.*

**Ch. 1615 (AB 592) MCCARTHY** Adds art. heading immediately preceding Sec. 18200 and Art. 2 (commencing with Sec. 18210), Ch. 3, Pt. 6, Div. 9, W. & I.C., re public social services.

\* Correction.

Requires Department of Social Welfare to establish in two counties willing to participate a pilot project to prepare and deliver meals to handicapped or infirm persons eligible for adult categorical aid and to handicapped or infirm persons qualifying for aid to the aged except for their age and who without such service may require protective living arrangements. Authorizes such service to other specified persons in the designated counties who pay full cost, and requires the department to develop and test method charging persons furnished with meals under this project a portion of the cost of such meals according to ability to pay.

Appropriates \$50,000 from the General Fund provided the federal government makes available an amount equal to or in excess of such sum prior to July 1, 1971, to be allocated to the designated counties for such purposes.

Ch. 1616 (AB 1050) MILIAS Amends, adds, and repeals various secs., Ed.C., re conservation education.

Makes various legislative findings and declarations concerning environmental protection, natural resources protection, and conservation education. Specifies certain requirements regarding conservation education in courses of study for grades 1 to 12.

Creates in state government Advisory Committee on Conservation Education and specifies duties.

Revises duties of Conservation Education Service in Department of Education.

Creates Central Library and Repository for conservation education materials in department and specifies purposes and duties.

Authorizes grants to various institutions and local agencies for purposes relating to conservation education in the public schools and the preparation of teachers for conservation education.

Provides for environmental internship program in which high school students may be hired by various public agencies during summer vacations in jobs with specified duties. Permits academic credit towards graduation from high school.

Appropriates funds from Environmental Protection Program Fund for specified purposes.

Ch. 1617 (AB 2074) KNOX Amends Secs. 6809, 6812, 6812.5, adds Sec. 11557, Ed.C., re physically handicapped minors.

Provides that on prior approval by the Superintendent of Public Instruction minors may be admitted to special classes and schools for physically handicapped minors at the age of 18 months; but provides that such minors shall not be included in computation of a.d.a. Includes deaf-blind or other multihandicapped minors as those who may be enrolled in experimental programs otherwise provided for the deaf, hard of hearing, and blind.

Incorporates additional changes to Secs. 6809 and 6812.5, Ed.C., proposed by AB 1886, to be operative only upon enactment of AB 1886. Incorporates additional changes to Sec. 6812, Ed.C., proposed by AB 1442; to be operative only upon enactment of AB 1442.

Ch. 1618 (AB 1165) SIEROTY Amends and adds various secs., Ed.C., and adds Sec. 15053.5, W. & I.C., re children's centers.

Revises formula used in computation of local agency entitlement under Children's Center Construction Law of 1968 to provide for apportionment of future amounts which may be appropriated therefor.

Makes clarifying changes regarding determination of eligibility of local agency re newly established children's center.

Requires local agency to certify to Department of Education the unavailability of adequate facilities in area to be served by proposed facilities, prior to approval of sites, and plans and specifications of proposed facilities by Department of Education.

Lowers maximum parental income level for admission of children to centers on a fee-paying basis.

Requires fee schedule to provide 16¢, rather than 14¢, per hour per child.

Requires standards of Superintendent of Public Instruction to meet any federal requirements for maximum federal financial participation.

Removes authority of county welfare departments to enter into contracts to provide children's center services.

Requires, rather than authorizes, Department of Education and Department of Social Welfare to enter into contracts for provision of specified services for certain recipients of public assistance.



Requires State Allocation Board, in determining priorities for construction of children's centers, to give special consideration to school districts containing substantial numbers of specified recipients of public assistance.

Makes numerous related changes.

Ch. 1619 (AB 750) LEWIS Amends, adds, and repeals various secs., Ed.C., W. & I.C., and R. & T.C., re educational programs.

Includes children's centers and day care programs within provisions relating to preschool educational programs. Makes provisions applicable to private agencies, rather than private nonprofit agencies.

Revises composition of advisory committee appointed by Governor re children's center, day care, and preschool educational programs. Revises duties of such committee. Makes Office of Compensatory Education in Department of Education responsible for administration, at state level, of such programs.

Requires Director of Department of Public Health, in conjunction with Superintendent of Public Instruction and Director of Social Welfare, to report to Legislature annually on results of children's center, day care, and preschool education programs.

Revises formula used in computation of local agency entitlement under Children's Center Construction Law of 1968 to provide for apportionment of future amounts which may be appropriated therefor.

Makes clarifying changes regarding determination of eligibility of local agency re newly established children's center.

Requires local agency to certify to Department of Education the unavailability of adequate facilities in area to be served by proposed facilities, prior to approval of sites, plans and specifications of proposed facilities by Department of Education.

Revises eligibility and priority requirements for attendance at children's centers and revises provisions re fee schedules.

Removes authority of county welfare departments to enter into contracts to provide children's center services.

Requires Department of Education and Department of Social Welfare to enter into contracts for provision of children's center services or development center services for certain recipients of public assistance.

Defines "total monthly income from all sources" re eligibility for admission to children's center. Defines "cost" re operation of children's center program.

Requires Department of Education to establish procedure for reporting costs of services under contracts for children's center services between the department and the Department of Social Welfare.

Requires State Allocation Board, in determining priorities for construction of children's centers, to give special consideration to school districts containing substantial numbers of specified recipients of public assistance.

Requires reduction in state apportionments in amount equal to surplus balances in accounts in children's center fund at end of fiscal year, commencing with 1970-1971 fiscal year.

Allows public or private agencies, school districts and county superintendents to contract with Department of Human Resources Development to provide an opportunity to participate in children's center training to persons participating in work incentive programs.

Requires state apportionments to children's centers to be paid monthly by Superintendent of Public Instruction.

Authorizes election of alternative method of computing depreciation allowances for facilities used for children's center, day care, and preschool education programs established by employers.

Expresses legislative intent that maximum federal reimbursement be obtained. Requires Department of Education and Department of Social Welfare to undertake prescribed duties re obtaining maximum federal reimbursement.

Makes numerous related changes.

Provides act shall be operative for 1970-1971 fiscal year as though it had been enacted into law and had become operative on July 1, 1970.

Limits applicability of act.

Ch. 1620 (AB 1651) FORAN Amends Secs. 16615, 16616, and 16618, Ed.C., re children's centers.

Deletes statement of legislative policy that three-fourths of funds for support for children's centers be derived from state and one-fourth from parents. Provides that

fee charged parents shall be, as nearly as possible, \$0.16 rather than \$0.14 per hour.

Increases statewide average support per hour for each child in a children's center from \$0.42 to \$0.52.

Incorporates additional changes made by AB 750, contingent upon enactment of AB 750.

*In effect immediately.*

Ch. 1621 (SB 479) DANIELSON New act, re Los Angeles State College.

Appropriates \$840,000, subject to Property Acquisition Law, for purchase of 4.2 acres of property adjacent to California State College, Los Angeles.

Ch. 1622 (AB 685) DEDDEH New act, re bilingual scholastic aptitude tests.

Appropriates \$100,000, or so much thereof as may be necessary, subject to receipt from federal government of a like amount, to Department of Education, in augmentation of Item 73 of the Budget Act of 1970, for completion, as far as practicable, of development, norming, and implementation of bilingual scholastic aptitude tests utilized in determining eligibility for classes for mentally retarded minors.

Expresses legislative intent re such tests.

Ch. 1623 (SB 992) TEALE Amends Secs. 6499.53, 6499.54, 6499.56, Ed.C., re dropout prevention.

Includes potential dropouts in definition of dropouts.

Requires data on dropout rate in district for preceding three years to be filed for school district qualification in program.

Allows State Board of Education to waive code requirements where necessary to develop program.

Ch. 1624 (SB 1285) WALSH Amends Sec. 6018, R. & T.C., re sales and use taxes.

Specifies that registered dispensing opticians shall be deemed consumers of eye-glasses, frames, lenses and accessory products for purposes of the Sales and Use Tax Law, effective July 1, 1971.

Ch. 1625 (AB 416) VEYSEY Adds Ch 6.7 (commencing with Section 6499.31), Div. 6, Ed.C., re program improvement schools

Establishes program for the designation, administration, and operation of not more than 5 program improvement schools, as defined, to offer new kinds of instructional programs developed by the director and staff of such schools. Provides for community participation in implementation of educational programs at such schools. Permits program improvement schools to be deemed to be separate school districts for purposes of applying for various forms of financial support. Provides for evaluation of such programs. Allows employees to maintain employment status in previous district, including sick leave, seniority, and other benefits.

Ch. 1626 (AB 1150) DAVIS Adds various secs., Gov C., re Public Employees' Retirement System.

Redefines the term "policeman" for purposes of provisions relating to the Social Security Act to include warden members of P.E.R.S. and terminates their membership in the federal system. Increases employer contribution to the retirement fund with respect to such members by specified amount.

Not operative until the federal agency authorizes inclusion of warden members within definition of "policeman" for purposes of Social Security Act.

Ch. 1627 (AB 1029) LANTERMAN Amends, adds and repeals various secs., Gov.C., Pen C., W. & I.C., re mental health.

Revises Lanterman-Petris-Short Act, Short-Doyle Act, and related provisions for care and treatment of mentally disordered persons, persons impaired by chronic alcoholism, and persons subject to judicial commitment, and for the administration and financing thereof.

Incorporates additional changes proposed by AB 1769 to Sec 5328, W. & I.C., and by AB 553 to Sec 5650, W. & I.C., to become operative only upon the enactment of such bills.

Incorporates additional changes made by Ch. 35, Stats. 1970, to Sec. 5352, W. & I.C.

Ch. 1628 (AB 971) VEYSEY Amends, adds, repeals, various secs., Ed.C., re school finance.

Revises to \$278.92, the maximum fiscal year amount per a.d.a. fixed by statute to be transferred from General Fund to State School Fund for allocation for various purposes, and revises allocation thereof.

Authorizes the retention, and expenditure in succeeding fiscal years, of funds provided for purposes of the Educational Improvement Act and the Miller-Unruh Basic Reading Act but not expended in the fiscal year in which provided.

Requires Superintendent of Public Instruction, in computing supplemental support allowances to school districts, to use prescribed modified tax rate factors.

Deletes apportionment provisions regarding amounts appropriated to State School Fund by Items 321 and 321.5 of the Budget Act of 1969.

Makes changes in law regarding computation of allowances for education of physically handicapped minors to conform to related changes made by Ch. 784, Stats. 1969.

Validates, ratifies, confirms, and declares legally effective for all purposes, all actions undertaken by Superintendent of Public Instruction re computation of allowances for physically handicapped minors and for supplemental support pursuant to specified provisions during 1969-1970 fiscal year.

*In effect immediately.*



## RESOLUTION CHAPTERS

- Res. Ch. 1 (SCR 1) MOSCONE** San Francisco charter.  
Approves amendments to Charter of City and County of San Francisco.
- Res. Ch. 2 (ACR 1) MILIAS** Fish and Game Centennial.  
Requests the Governor to proclaim 1970 as California Fish and Game Centennial Year.
- Res. Ch. 3. (ACR 8) SUBCOMMITTEE ON AIR POLLUTION** Motor vehicle emission standards.  
Requests State Air Resources Board to adopt the motor vehicle emission standards recommended for 1975 and thereafter by its technical advisory committee and to apply for a federal waiver therefor.
- Res. Ch. 4 (SCR 4) GRUNSKY** Honorary capital of California.  
Urges Governor to proclaim the City of Monterey the honorary capital of California for 1970.
- Res. Ch. 5 (ACR 7) CHAPPIE** Skiing.  
Requests Governor to proclaim period of January 16-25, 1970, as "California Ski Week."
- Res. Ch. 6 (SCR 11) ALQUIST** Commending A. P. "Dutch" Hamann.  
Commends A. P. "Dutch" Hamann for 20 years' service as City Manager of San Jose.
- Res. Ch. 7 (SCR 12) KENNICK** Herman H. Ridder.  
Memorializes Herman H. Ridder and expresses condolences to his widow, parents, children, brothers, and grandchildren.
- Res. Ch. 8 (ACR 2) Z'BERG** Junior Achievement Week.  
Asks the Governor to proclaim the week of January 25 through January 31, 1970, as Junior Achievement Week.
- Res. Ch. 9 (SCR 14) BURGNER** City charters.  
Approves amendment to Charter of City of San Diego.
- Res. Ch. 10 (ACR 9) RYAN** School employment: teacher credentialing.  
Continues Joint Committee on Teacher Licensing and Public School Employment, consisting of three Members of Senate and three Members of Assembly, to ascertain, study and analyze all facts relating to specified areas of public school employment, particularly teacher credentialing.  
Makes \$10,000, plus any unencumbered and unexpended amounts allocated to Joint Committee on Teacher Credentialing Practices and Public School Employment, available from Contingent Funds of Assembly and Senate for expenses of committee.
- Res. Ch. 11 (AJR 5) KETCHUM** Agricultural labor-management relations.  
Memorializes Congress to enact legislation establishing labor-management relation laws covering agricultural employment.
- Res. Ch. 12 (ACR 23) HAYES** Chief Justice Roger Traynor.  
Commends Roger J. Traynor, Chief Justice of California, upon occasion of retirement.
- Res. Ch. 13 (SCR 3) DYMALLY** Negro History Week.  
Requests Governor to proclaim the period of February 5th through 14th as Negro History Week in California.
- Res. Ch. 14 (ACR 13) MULFORD** Legislative Counsel of California.  
Designates George H. Murphy as the Legislative Counsel of California.
- Res. Ch. 15 (ACR 51) GONSALVES** City charters.  
Approves amendment to Charter of City of Cerritos.

**Res. Ch. 16 (SCR 17) DEUKMEJIAN** Joint Committee: Assessment Practices.

Continues existence of Joint Committee on Assessment Practices until June 30, 1970, with reporting date of committee extended until June 30, 1970.

**Res. Ch. 17 (SCR 20) WALSH** James Francis Cardinal McIntyre.

Commends James Francis Cardinal McIntyre.

**Res. Ch. 18 (ACR 15) VEYSEY** Industrial Education Week.

Requests the Governor to proclaim the week beginning March 1, 1970, as "Industrial Education Week."

**Res. Ch. 19 (ACR 16) LEROY F. GREENE** Square Dance Week.

Requests the Governor to proclaim the week beginning September 6, 1970, as "Square Dance Week."

**Res. Ch. 20 (ACR 17) DEDDEH** School Nurse Recognition Week.

Requests Governor to proclaim week of February 8 through 14, 1970, as School Nurse Recognition Week.

**Res. Ch. 21 (ACR 18) CHAPPIE** Columbian Squires Week.

Requests Governor to proclaim week of May 3 to 9, 1970, as "Columbian Squires Week."

**Res. Ch. 22 (ACR 19) BARNES** National Engineers' Week.

Requests Governor to designate week of February 22-28, 1970, as "National Engineers' Week."

**Res. Ch. 23 (ACR 3) BELOTTI** Alan G. Pattee memorial sequoia.

Requests Department of General Services to plant a Sequoia sempervirens in Capitol Park in memory of Alan G. Pattee.

**Res. Ch. 24 (AJR 2) MacGILLIVRAY** Offshore oil drilling.

Memorializes President, Congress, and Secretary of the Interior to allow California to control and apply stricter regulations with regard to all oil and gas drilling conducted in federal waters more than 3 miles off California coast, and memorializes federal government to halt oil and gas drilling, permanently, on federal tidelands in Santa Barbara Channel.

**Res. Ch. 25 (ACR 44) CHAPPIE** Olympic training center.

Requests the United States Olympic Board of Directors to immediately initiate an active program to provide for an Olympic training and medical research center at South Lake Tahoe.

**Res. Ch. 26 (ACR 60) SCHABARUM** Representative Glenard P. Lipscomb.

Memorializes the Honorable Glenard P. Lipscomb, Representative in Congress.

**Res. Ch. 27 (ACR 54) Z'BERG** City charters.

Approves amendment to Charter of City of Sacramento.

**Res. Ch. 28 (SCR 18) DEUKMEJIAN** California Congressional Cup Week.

Requests the Governor to proclaim the week beginning with March 19, 1970, as "California Congressional Cup Week."

**Res. Ch. 29 (SJR 2) LAGOMARSINO** Gas and oil drilling.

Endorses moratorium imposed by State Lands Commission on gas and oil drilling operation on state tide and submerged lands in the Santa Barbara Channel, and commends commission for such action. Memorializes President, Congress, and Secretary of the Interior to allow California to control and apply stricter regulations with regard to all oil and gas drilling conducted in federal waters more than 3 miles off California coast, \*and memorializes federal government to halt oil and gas drilling, permanently, on federal tidelands in Santa Barbara Channel.

**Res. Ch. 30 (AJR 1) WARREN** Emergency Detention Act.

Memorializes President and Congress to repeal Subchapter II of the Subversive Activities Control Act of 1950, otherwise known as the Emergency Detention Act of 1950.

\* Correction.

**Res. Ch. 31 (SCR 10) WHETMORE Schoolbus Safety Week.**

Requests Governor to proclaim April 20 through April 25, 1970, as "Schoolbus Safety Week."

**Res. Ch. 32 (SCR 15) ALQUIST Arbor Day.**

Requests that the public school districts strictly comply with the dictates of Section 5205 of the Education Code relating to the observance of Arbor Day, with each school stressing the conservation of the natural resources of the area in which it is located.

**Res. Ch. 33 (SCR 16) SCHRADE Arthritis Month.**

Requests Governor to designate May as Arthritis Month.

**Res. Ch. 34 (SCR 21) HARMER Urban school districts committee.**

Makes available \$50,000 from contingent funds for expenses of Joint Committee on Reorganization of Large Urban School Districts.

Continues existence of committee until June 30, 1970. Makes available to the committee any amounts remaining unexpended from funds originally made available to the committee at its inception.

**Res. Ch. 35 (SCR 27) COOMBS Commending Clyde V. Kane.**

Commends Clyde V. Kane on his outstanding career on his retirement as district engineer for the State Division of Highways.

**Res. Ch. 36 (SCR 31) BRADLEY Neil J. Callahan.**

Members express deep regret at the passing of Neil J. Callahan and extend sincere condolences to his family and many friends.

**Res. Ch. 37 (ACR 52) KNOX Open space lands committee.**

Continues existence of Joint Committee on Open Space Lands until June 30, 1970.

**Res. Ch. 38 (SCR 28) COOMBS Daniel D. Mikesell.**

Commends Daniel D. Mikesell, present vice chairman and immediate past chairman of the San Bernardino County Board of Supervisors, on his successful term as president of the Southern California Association of Governments.

**Res. Ch. 39 (SCR 29) COOMBS Judge Carl Burton Hilliard.**

Commends Judge Carl B. Hilliard upon occasion of his retirement.

**Res. Ch. 40 (SJR 4) LAGOMARSINO Marine sanctuaries.**

Memorializes President and Congress to support and enact legislation to prevent, under specified conditions, leasing of specified federal lands off coast of California for exploration or extraction of oil, gas, or any other minerals.

**Res. Ch. 41 (SCR 36) SCHMITZ Congressman James B. Utt.**

Memorializes James B. Utt and expresses condolences to his family.

**Res. Ch. 42 (ACR 73) CHAPPIE Bill MacDougall.**

Commends Bill MacDougall on his retirement as General Counsel and Manager of the County Supervisors Association of California.

**Res. Ch. 43 (ACR 88) MONAGAN Senate and Assembly.**

Provides for legislative recess from Friday, March 20th, until March 30th.

Provides that no bill may be introduced after April 3rd unless a specified procedure is followed

Requires requests for drafting of bills to be introduced on or before April 3rd to be made to the Legislative Counsel on or before March 20th. Provides that the Legislative Counsel shall not deliver drafts requested after that date until April 4th or after.

**Res. Ch. 44 (SCR 35) ALQUIST Commending Rabbi Joseph Gitin.**

Commends Rabbi Joseph Gitin for his outstanding record of achievement resulting in betterment of his community and State of California.

**Res. Ch. 45 (SCR 8) SONG Law Revision Commission.**

Continues Law Revision Commission's authority to study listed topics and approves removal of two topics from commission's agenda.

**Res. Ch. 46 (SCR 7) SONG** Inverse condemnation.

Authorizes California Law Revision Commission to study question of revision of the laws relating to the liability of public entities and private persons for inverse condemnation.

**Res. Ch. 47 (ACR 71) BARNES** Cabrillo Festival.

Acknowledges the title of Commissioner General of the 1970 Cabrillo Festival to the Government of Portugal conferred upon Almirante Sarmento Rodrigues by the Cabrillo Festival.

**Res. Ch. 48 (AJR 23) GONSALVES** Juan Rodríguez Cabrillo.

Recommends that the United States Post Office issue a commemorative stamp honoring the discovery of California by Juan Rodríguez Cabrillo.

**Res. Ch. 49 (ACR 45) CHAPPIE** Ice fishing.

Requests Fish and Game Commission to allow ice fishing wherever feasible and ecologically sound.

**Res. Ch. 50 (ACR 95) BIDDLE** Erle Stanley Gardner.

Memorializes Erle Stanley Gardner.

**Res. Ch. 51 (AJR 22) MOBLEY** National Raisin Week.

Memorializes the President and the Congress of the United States to proclaim the week of April 26th through May 2nd, 1970, as "National Raisin Week."

**Res. Ch. 52 (SJR 3) COOMBS** Packaged disaster hospitals.

Memorializes Congress and Secretary of Health, Education, and Welfare to delay Department of Health, Education, and Welfare's plans to remove packaged disaster hospitals from present sites in California.

**Res. Ch. 53 (SCR 52) BRADLEY** Herbert C. Jones.

Memorializes Herbert C. Jones and expresses condolences to his widow and daughters.

**Res. Ch. 54 (SCR 6) SONG** Law Revision Commission.

Authorizes Law Revision Commission to study additional topic relating to non-profit corporations.

**Res. Ch. 55 (ACR 114) RUSSELL** Officer Walter C. Frago.

Memorializes death of California Highway Patrol Officer Walter C. Frago in the line of duty on April 6, 1970.

**Res. Ch. 56 (ACR 115) ARKLIN** Officer James E. Pence, Jr.

Memorializes death of California Highway Patrol Officer James E. Pence, Jr., in the line of duty on April 6, 1970.

**Res. Ch. 57 (ACR 116) RUSSELL** California Highway Patrol.

Memorializes deaths of California Highway Patrol Officers George M. Alleyn, Walter C. Frago, Roger D. Gore, and James E. Pence, Jr., in the line of duty on April 6, 1970.

**Res. Ch. 58 (ACR 117) RUSSELL** Officer Roger D. Gore.

Memorializes death of California Highway Patrol Officer Roger D. Gore in the line of duty on April 6, 1970.

**Res. Ch. 59 (ACR 118) RUSSELL** Officer George M. Alleyn.

Memorializes death of California Highway Patrol Officer George M. Alleyn in the line of duty on April 6, 1970.

**Res. Ch. 60 (SCR 48) MARLER** Paul R. Leake retirement.

Commends Mr. Paul R. Leake for his outstanding performance and exhibition of capabilities while serving as chairman and as member of the State Board of Equalization, and wishes him every happiness on the occasion of his retirement.

**Res. Ch. 61 (SCR 49) MILLS** Quality Control Week.

Acknowledges observance of Quality Control Week by San Diego, and urges consideration of described quality control concepts as means of preserving American way of life.



- Res. Ch. 62 (SCR 55) BURNS** Dr. Dan O. Kilroy.  
Commends Dr. Dan O. Kilroy for his outstanding record of service as a member of the State Athletic Commission on the occasion of his retirement from the commission.
- Res. Ch. 63 (ACR 106) CONRAD** Frank M. Jordan.  
Memorializes Frank M. Jordan, Secretary of State.
- Res. Ch. 64 (AJR 15) MOBLEY** Buchanan and Hidden Dams.  
Memorializes President and Congress to release for construction of Buchanan and Hidden Dams all funds appropriated for such purpose for the 1970 fiscal year, and to appropriate \$3,000,000 for construction of such dams during the 1971 fiscal year.
- Res. Ch. 65 (ACR 91) GARCIA** Mexican-American Week.  
Requests Governor to proclaim May \*5 through May \*11, 1970, as Mexican-American Week.
- Res. Ch. 66 (AJR 10) VEYSEY** Salton Sea feasibility studies.  
Memorializes President and Congress to expedite introduction and passage of authorization and funding for feasibility level studies for the Salton Sea.
- Res. Ch. 67 (ACR 121) LEWIS** UCLA Bruins Basketball Team.  
Commends UCLA Bruins Basketball Team on winning N.C.A.A. Championship for an unprecedented fourth consecutive time.
- Res. Ch. 68 (SCR 74) MARKS** Earl C. Behrens.  
Commends Earl C. Behrens on receipt of Medal of Freedom.
- Res. Ch. 69 (SCR 56) SCHRADER** Peace officers.  
Declares that May 15th of each year shall be Peace Officers Memorial Day and that week in which May 15th occurs each year shall be Peace Officers' Week, and invites cities, counties, and people of California to observe such day and week.
- Res. Ch. 70 (SCR 71) KENNICK** Senior Citizens' Month.  
Requests Governor to designate May 1970 as "Senior Citizens' Month."
- Res. Ch. 71 (ACR 141) FENTON** City charters.  
Approves amendments to Charter of City of Whittier.
- Res. Ch. 72 (AJR 14) KETCHUM** Motor vehicle license plates.  
Memorializes the President and the Congress of the United States to direct appropriate agency, or to form ad hoc body, to study feasibility of adopting permanent numbering device to be permanently attached to all motor vehicles manufactured for domestic use, and to adopt such numbering system in conformance with specified requirements.
- Res. Ch. 73 (ACR 146) CHAPPIE** Legislative recess.  
Recesses Legislature from adjournment May 28 until June 3, 1970, at 2 p.m.
- Res. Ch. 74 (AJR 21) MOBLEY** Flood control projects study.  
Memorializes President and Congress to release for immediate expenditure funds available for the conduct of studies by the U.S. Army Corps of Engineers on the need for flood control projects on the San Joaquin-Kings River Interstream Group.
- Res. Ch. 75 (ACR 83) DAVIS** Water quality control.  
Requests each California regional water quality control board to submit a progress report, including specified information, on the activities of such board under the Porter-Cologne Water Quality Control Act to the Legislature and to the State Water Resources Control Board not later than June 1, 1970. Requests State Water Resources Control Board to submit report of its activities under the act to the Legislature not later than June 1, 1970.
- Res. Ch. 76 (ACR 138) BIDDLE** City of Riverside.  
Congratulates City of Riverside on its centennial celebration.
- Res. Ch. 77 (AJR 6) ZENOVICH** Flood control projects.  
Memorializes President and Congress to make an appropriation to allow the U.S. Army Corps of Engineers to conduct study on flood control needs and costs of San Joaquin-Kings River Interstream Group in Fresno County.

\* Correction.

**Res. Ch. 78 (AJR 13) BAGLEY Oil drilling sanctuaries.**

Memorializes President and Congress to establish oil drilling sanctuaries on submerged federal lands off California coast as extension of boundaries of oil drilling sanctuary areas which have been created by this state.

**Res. Ch. 79 (ACR 67) BELOTTI State Exposition and Fair.**

Requests the Director of Agriculture to seek an adequate allocation not to exceed \$1,000 from funds available from the Fair and Exposition Fund to provide an annual exhibit on a current topic of public interest, relating to agriculture, prepared by various state agencies concerned with agriculture.

**Res. Ch. 80 (ACR 126) MULFORD City charters.**

Approves amendment to Charter of City of Piedmont.

**Res. Ch. 81 (ACR 5) STULL Students' bill of rights.**

Expresses legislative recognition of enumerated students' rights.

**Res. Ch. 82 (SCR 70) ALQUIST Seismic safety committee.**

Makes available \$10,667 from Contingent Funds of the Assembly and Senate for expenses of Joint Committee on Seismic Safety.

**Res. Ch. 83 (ACR 137) MONAGAN Earl C. "Squire" Behrens.**

Commends and congratulates Squire Behrens on receiving nation's highest civilian honor—the Medal of Freedom—from President Nixon.

**Res. Ch. 84 (AJR 8) ASSEMBLY COMMITTEE ON HEALTH AND WELFARE Meals for schoolchildren.**

Memorializes President and Congress to immediately enact legislation and make such appropriations as will enable every school child in need of nutritious free or reduced price school meals to have access to such meals.

**Res. Ch. 85 (AJR 11) SCHABARUM Low-sulfur fuel oil.**

Requests President to permit continued importation of low-sulfur fuel oil unhampered by costly tariffs.

**Res. Ch. 86 (AJR 17) SCHABARUM Federal vehicles: fuel systems.**

Requests the federal General Services Administration to convert as soon as possible to natural gas fuel systems as many federally owned vehicles operated in California as can be practically equipped with such systems.

**Res. Ch. 87 (ACR 158) CHAPPIE Joint Rule 10.9.**

Makes Joint Rule 10.9 of the 1969 Joint Rules inapplicable to any bill introduced at the 1970 Regular Session and requires that all bills returned to the house pursuant to that rule be returned to the appropriate standing committee for consideration.

**Res. Ch. 88 (SCR 51) GRUNSKY American Heritage Day.**

Declares that third of July shall be known as American Heritage Day.

**Res. Ch. 89 (ACR 21) BERRYHILL Highway litter.**

Requests Department of Public Works to study highway litter problem and to report its recommendation thereon to Legislature by fifth legislative day of 1971 Regular Session of Legislature.

**Res. Ch. 90 (AJR 30) MONAGAN Commemorative stamp.**

Memorializes Congress to authorize issuance of commemorative postage stamp honoring Jedediah Smith.

**Res. Ch. 91 (AJR 36) THOMAS Fort MacArthur.**

Memorializes the federal government to designate Fort MacArthur in San Pedro a "permanent" Army installation.

**Res. Ch. 92 (SCR 80) COOMBS City charters.**

Approves amendment to Charter of City of Needles.

**Res. Ch. 93 (ACR 144) BADHAM Commending John Wayne.**

Commends John Wayne upon his being selected for the Academy Award and his outstanding career as one of America's foremost actors.

**Res. Ch. 94 (ACR 79) BARNES San Diego Maintenance Station.**

Requests California Highway Commission to take affirmative action to discontinue use of present site of Division of Highways San Diego Maintenance Station as a maintenance station and to locate another site in San Diego for urgently needed larger maintenance station.

**Res. Ch. 95 (ACR 10) DENT School transportation allowances.**

Requests Department of Education to review laws and procedures for computation of school transportation allowances, to recommend changes to simplify such laws and procedures, and to permit allowances to be made on more equitable basis.

**Res. Ch. 96 (ACR 37) ASSEMBLY COMMITTEE ON HEALTH AND WELFARE Malnutrition.**

Directs State Department of Social Welfare, the Department of Education, and the Department of Public Health to conduct a joint study on the need for education in proper nutrition.

**Res. Ch. 97 (ACR 68) KNOX Legislative Analyst.**

Designates Legislative Analyst as agency to receive information from Office of Intergovernmental Management or its successor.

**Res. Ch. 98 (AJR 24) KETCHUM Air traffic control.**

Urges federal government to adopt true corridor approach and departure system instead of currently planned airspace configuration.

**Res. Ch. 99 (AJR 34) COLLIER California Maritime Academy.**

Requests that the Secretary of Commerce designate the S.S. Crescent City as a replacement for the S.S. Golden Bear as the Maritime Academy training vessel.

**Res. Ch. 100 (ACR 150) BERRYHILL Modesto centennial.**

Commends and congratulates City of Modesto on its 100th anniversary.

**Res. Ch. 101 (SJR 23) MARLER Agricultural burning.**

Requests United States Department of Commerce to augment services of Weather Bureau to enable it to forecast periods meteorologically suitable for agricultural burning and to provide other meteorological data bearing on air pollution control.

**Res. Ch. 102 (SCR 81) SCHRADE 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, Senators and Assemblymen, and such persons' successors.

**Res. Ch. 103 (ACR 160) ZENOVICH Mike Masaru Masaoka.**

Commends Mike M. Masaoka for his many great contributions to our society.

**Res. Ch. 104 (ACR 65) MONAGAN Environment.**

Requests Governor to set forth specified information in budget with respect to funds related to environmental protection and enhancement.

**Res. Ch. 105 (SCR 84) HARMER Urban School Districts Committee.**

Continues existence of Joint Committee on Reorganization of Large Urban School Districts until 30th calendar day after final adjournment of 1970 Regular Session. Makes available to committee any amounts remaining unexpended from funds previously made available to committee.

**Res. Ch. 106 (SCR 85) MILLS Assessment practices.**

Continues existence of Joint Committee on Assessment Practices until the 30th calendar day after final adjournment of the 1970 Regular Session, with reporting date of committee extended until the 30th calendar day after final adjournment of the 1970 Regular Session.

**Res. Ch. 107 (ACR 139) KNOX Open space lands**

Provides for the continued existence of the Joint Committee on Open Space Lands until 30 days after adjournment of 1970 Regular Session.

Res. Ch. 108 (ACR 143) DENT U.S.S. Missouri: acquisition.

Expresses support of Legislature for the acquisition of the battleship U.S.S. Missouri by the City of Martinez.

Res. Ch. 109 (ACR 108) Z'BERG Pony Express memorial.

Requests Department of Parks and Recreation to report to the Legislature on feasibility of the state participating in a memorial to the Pony Express.

Res. Ch. 110 (ACR 154) DUNLAP City charters.

Approves amendments to Charter of City of Napa.

Res. Ch. 111 (ACR 168) CHAPPIE Joint committees.

Continues existence of specified joint committees for 30 days after June 30, 1970.

Res. Ch. 112 (ACR 170) Z'BERG City charters.

Approves amendment to Charter of City of Sacramento.

Res. Ch. 113 (ACA 50) PRIOLO Amends and renumbers Sec. 22, Art. XX, Cal. Const., re interest rates.

Extends exemption from interest rate limitations to a loan of principal amount of \$100,000 or more or forbearance on such loan made or granted to any corporation or partnership.

Res. Ch. 114 (SCR 62) TEALE Joint Legislative Budget Committee.

Makes \$993,400 available to Joint Legislative Budget Committee from Contingent Funds of Assembly and Senate.

Res. Ch. 115 (SCR 83) SHERMAN City charters.

Approves amendment to Charter of City of Albany.

Res. Ch. 116 (SCR 56) BRADLEY Independence Day.

Proclaims the Fourth of July "Independence Day" and urges all citizens to ring bells to commemorate the occasion.

Res. Ch. 117 (AJR 25) Z'BERG Hunger among low-income persons.

Memorializes President and Congress to take necessary action to expedite inter-agency cooperation in combating hunger and nutritional deficiencies among low-income persons on an emergency basis.

Res. Ch. 118 (AJR 28) MILIAS Coast Guard Selected Reserve.

Requests President and Congress of United States to prevent destruction of Selected Reserve of United States Coast Guard and erosion of Armed Forces Selected Reserve concept, and to require Department of Transportation and Department of Defense planners to program the Coast Guard Reserve adequately for national security.

Res. Ch. 119 (ACR 40) FORAN Transit feasibility study.

Requests State Business and Transportation Agency, in cooperation with Board of Directors of Bay Area Rapid Transit District, Association of Bay Area Governments, and Sacramento Regional Area Planning Commission, to undertake study of feasibility of extending transit service from bay area to Sacramento.

Res. Ch. 120 (AJR 47) ASSEMBLY SELECT COMMITTEE ON ENVIRONMENTAL QUALITY Protection of environment.

Memorializes President to take necessary steps to ensure that impact of technology on environment is considered before decisions are made to expend federal research and development moneys, and to allocate greater proportion of federal research and development funds to prescribed environmental problems.

Res. Ch. 121 (ACR 66) VEYSEY State parks: Mission Inn.

Requests Department of Parks and Recreation to conduct study of feasibility of including Mission Inn in the state park system.

Res. Ch. 122 (ACR 130) STULL Fairs.

Directs Fairs Allocation and Classification Committee to study the taxation of county, citrus fruit, and district agricultural association fairs and the taxation and licensing of concessionaires and exhibitors at such fairs by city and county governments.

**Res. Ch. 123 (SCR 88) NEJEDLY** Miss Barbara Marshment.

Commends Miss Barbara Marshment, first student member of the California State Board of Education.

**Res. Ch. 124 (ACR 64) DAVIS** Salmon and steelhead trout.

Directs the Director of Fish and Game to create the Advisory Committee on Salmon and Steelhead Trout and prescribes its powers and duties.

**Res. Ch. 125 (AJR 4) FONG** South Bay Wildlife Refuge.

Memorializes President and Congress to establish a national wildlife refuge for the southern portion of San Francisco Bay.

**Res. Ch. 126 (ACR 120) MOBLEY** Agricultural research.

Requests Governor to include in budget for 1971-1972 fiscal year sufficient funds to enable the Fresno Field Station of the Agricultural Research Service to carry out needed research on the quality of ground water supplies in the San Joaquin Valley and on methods for recharging the ground water basin and maintaining a high quality water supply in the valley.

**Res. Ch. 127 (AJR 20) DEDDEH** Teacher's retirement.

Memorializes President and Congress to support and enact legislation which allows to any covered teacher, for purposes of retirement, at least 10 years of credit in any state for public teaching service performed in any other state.

**Res. Ch. 128 (AJR 41) ASSEMBLY SELECT COMMITTEE ON ENVIRONMENTAL QUALITY** Beach access.

Memorializes President to direct federal officials to allow public access to California beaches located within military installations.

**Res. Ch. 129 (AJR 42) ASSEMBLY SELECT COMMITTEE ON ENVIRONMENTAL QUALITY** Federal lands: estuaries, wetlands.

Memorializes President and Congress to take appropriate action to assure that permanent protection is given to all existing estuaries and wetlands on federal installations in California and to assure that such estuaries and wetlands already damaged will, where feasible, be restored. Memorializes President to direct federal officials to advise the Legislature of actions taken to provide such protection or restoration.

**Res. Ch. 130 (AJR 49) MILIAS** Pyramid Lake natural resources.

Requests President, Secretary of Interior, and Congress, to take necessary action to assure protection and preservation of Pyramid Lake.

**Res. Ch. 131 (ACR 176) DEDDEH** City charters.

Approves amendments to Charter of City of Chula Vista.

**Res. Ch. 132 (SJR 16) STIERN** Edwards Air Force Base.

Memorializes President and Congress and requests National Aeronautics and Space Administration to permanently locate the launch and reentry facilities for space station shuttle ship project at Edwards Air Force Base, California.

**Res. Ch. 133 (SJR 28) NEJEDLY** Battleship U.S.S. Missouri.

Commends people of City of Martinez for efforts to acquire U.S.S. Missouri and expresses support of Legislature for such acquisition.

**Res. Ch. 134 (ACR 179) LANTERMAN** City charters.

Approves amendment to Charter of City of Pasadena.

**Res. Ch. 135 (ACR 133) ASSEMBLY SELECT COMMITTEE ON ENVIRONMENTAL QUALITY** Water pollution.

Declares that specified state installations are not in compliance with water quality requirements and provides that the Director of Finance shall inform Assembly Ways and Means Committee and Senate Finance Committee of the funds needed to correct this situation if such funds have not been requested in the budget. Directs state agency responsible for each of the installations to advise the Legislature of the date on which the installation will comply with state law.

**Res. Ch. 136 (AJR 9) ZENOVICH** Housing.

Memorializes Congress to eliminate  $\frac{1}{2}$  percent insurance fee required by FHA under designated circumstances, that credit and income requirements for applicants be

relaxed, that the mortgage period be extended from 30 to 35 years on loans insured by the Federal Housing Administration and Veterans' Administration, to provide for maximum funding of specified Federal Housing Administration interest subsidy program, that government-backed mortgage securities be introduced, and to make every effort to reduce high cost of interest rates in residential mortgage industry.

Res. Ch. 137 (SJR 9) MILLS Los Angeles-San Diego Transportation Corridor.

Requests Secretary of Transportation to initiate studies as promptly as possible on feasibility of high-speed rail link connecting metropolitan areas of Los Angeles, Orange, and San Diego Counties.

Res. Ch. 138 (SCR 92) BRADLEY Byron C. Prouty.

Commends Byron C. Prouty on retirement.

Res. Ch. 139 (SCR 93) MOSCONE City charters.

Approves amendment to Charter of City and County of San Francisco.

Res. Ch. 140 (ACR 36) BRITSCHGI Merit award payments.

Approves cash awards to state employees for suggestions submitted which save the state money.

Res. Ch. 141 (SJR 20) COOMBS Pledging allegiance to flag.

Memorializes President and Congress to use all their powers to bring about passage of amendment of Constitution of United States which shall assure to every child right to pledge allegiance to Flag of United States in any public school.

Res. Ch. 142 (SJR 32) MARKS Aging.

Memorializes Congress to appropriate funds for the 1971 White House Conference on Aging, including funds for local conferences of local committees in preparation for the national conference.

Res. Ch. 143 (SCR 94) BRADLEY John F. (Jack) Thompson.

Memorializes John F. (Jack) Thompson.

Res. Ch. 144 (SJR 22) ALQUIST Veterans' unemployment compensation benefits.

Memorializes the President and Congress to amend present law so that returning servicemen will not be denied unemployment compensation benefits under circumstances specified.

Res. Ch. 145 (ACA 4) WOOD Amends Sec. 3, Art. IX, Cal. Const., re county superintendent of schools.

Provides for appointment of a county superintendent of schools in each non-charter county or counties uniting by the county board of education for a term of four years, rather than for the election of such officer by the electors of the county, if the board of supervisors of county by ordinance so provides. Provides that neither such ordinance, nor its repeal, shall be effective until approved by the electors of the county. Requires that the first appointment by a county board of education be made upon the expiration of the term of an incumbent county superintendent of schools after the effective date of the ordinance making the position appointive or upon the occurrence of a vacancy in such office after such effective date, whichever occurs first.

Makes comparable provision for counties which may be authorized by the Legislature to unite for purposes of the office of county superintendent.

Res. Ch. 146 (SCR 98) BRADLEY City charters.

Approves amendment to Charter of City of San Jose.

Res. Ch. 147 (ACA 36) ROBERTI Adds Art. XXIV, repeals Art. XXIV, Cal. Const., re state civil service.

Revises civil service provisions to exempt appointees of Lieutenant Governor and one person appointed or employed by the Public Utilities Commission, and to include in state civil service certain nonstate employees in programs taken over by the state. Makes related changes.

Contingent upon enactment and deposit with Secretary of State of Assembly Bill No. 2450 of 1970 Regular Session.

Res. Ch. 148 (ACR 80) TOWNSEND Redondo Beach Freeway and Artesia Freeway.

Names State Highway Route 91 between State Highway Routes 405 and 7, and any future extension of Route 91 west of Route 405 as a freeway, the Redondo

Beach Freeway. Names State Highway Route 91 between State Highway Routes 7 and 5, the Artesia Freeway.

**Res. Ch. 149 (ACR 107) CRANDALL Infant deaths.**

Requests State Director of Public Health to submit formal proposal to the National Center for Health Statistics that sudden death of infants be appropriately identified in subsequent revisions of the International Classification of Diseases, and to exert every effort to assure that infant deaths of this type are properly reported by physicians and coroners.

**Res. Ch. 150 (ACR 148) CORY Higher education.**

Directs Joint Committee on Higher Education to study effect of changes in academic requirements and regulations resulting from campus disorders on accreditation of the University of California and state colleges, and to report to the Legislature within 30 days.

**Res. Ch. 151 (ACR 122) THOMAS Legislative Audit Committee.**

Makes available \$750,000 from the Contingent Funds of the Assembly and Senate for expenses of the Joint Legislative Audit Committee.

**Res. Ch. 152 (ACR 96) VEYSEY Human relations.**

Requests the State Board of Education, the California State Colleges, the California Community Colleges, the University of California, and the local school districts to expand their preservice and in-service programs for teaching and administrative personnel, with programs to include instruction and experience in human relations, and directs the State Board of Education, the California State Colleges, the California Community Colleges, and the University of California to submit reports to the Legislature, at the 1971 Regular Session, on action taken to expand and strengthen their programs.

**Res. Ch. 153 (SCR 65) COLOGNE Federal flood control projects.**

Requests Senate Committee on Water Resources and Assembly Water Committee to jointly study all facets of California's participation in federal flood control and watershed protection projects and to propose legislation reflecting the results of such study, and allocates \$10,000, \$5,000 from each house contingency fund, therefor. Requests such committees to jointly recommend to Senate Committee on Rules and the Speaker of the Assembly suitable names of individuals representing affected private and governmental interests for appointment to a study advisory group and to jointly report their findings and recommendations to the Legislature and Governor not later than the fifth calendar day of the 1972 Regular Session.

**Res. Ch. 154 (SJR 21) SHERMAN Federal income tax deduction.**

Urges Congress to make a portion of college tuition deductible under federal income tax law and enact other relief from the cost of higher education.

**Res. Ch. 155 (ACR 58) WILSON Sacramento "Operation Breakthrough" Project.**

Expresses support and encouragement of Legislature to Sacramento "Operation Breakthrough" housing project.

**Res. Ch. 156 (ACR 84) BROWN Civil Service.**

Directs State Personnel Board and encourages local civil service commissions to review class specifications and job classification procedures to eliminate unnecessary education requirements and to revise written tests so they relate to the actual job to be performed.

**Res. Ch. 157 (ACR 152) BARNES God Bless America Week.**

Requests the Governor to proclaim the week of June 23 through July 5\*, 1970, God Bless America Week.

**Res. Ch. 158 (ACR 190) HAYES Commending Jack A. Hayes.**

Commends Jack A. Hayes, retiring secretary of the State Bar of California.

**Res. Ch. 159 (SCR 99) DANIELSON City charters.**

Approves amendment to Charter of City of Alhambra.

\* Correction.

**Res. Ch. 160 (ACR 156) CORY** City charters.

Approves amendment to Charter of City of Los Alamitos.

**Res. Ch. 161 (AJR 37) ASSEMBLY SELECT COMMITTEE ON ENVIRONMENTAL QUALITY** Water pollution.

Declares that Legislature has been informed that specified federal installations in California are causing water pollution problems and memorializes President to direct federal officials responsible for each such installation to comply with California regional water quality control board standards and to advise Legislature of the date on which the installations will comply with such standards.

**Res. Ch. 162 (ACR 94) BRIGGS** The Fast Breeder Reactor.

States policy of State of California to encourage the most rapid development of the Fast Breeder Reactor. Requests Governor to advise executive branch of federal government of such policy.

**Res. Ch. 163 (ACR 110) KARABIAN** Predatory damage control activities.

Requires the State Departments of Agriculture and Public Health to submit to the Legislature not later than January 15, 1971, a report of predatory animal damage control activities in the State of California including, but not limited to, a justification for the scope and extent of predatory animals in California which have been taken since January 1, 1960.

**Res. Ch. 164 (ACR 111) GONSALVES** Los Angeles freeway system.

Requests Department of Public Works to submit progress report on Los Angeles Area Freeway Surveillance and Control Project to Legislature by 30th calendar day of each regular session of Legislature, and final report within 90 days after completion of experiment.

**Res. Ch. 165 (ACR 112) GONSALVES** Valley View Avenue Overcrossing.

Requests California Highway Commission to direct Division of Highways to review its current programming of funds for District VII and to grant the urgently needed improvements on Valley View Avenue Overcrossing over the Santa Ana Freeway a higher priority than that presently granted.

**Res. Ch. 166 (ACR 164) MURPHY** TV coverage Raider-49er game.

Requests Oakland Raider Football Team to authorize full television coverage of Oakland Raider-San Francisco 49er league football game.

**Res. Ch. 167 (SCA 19) MARKS** Amends subd (b), Sec. 1, and subd. (b), Sec. 4, Art. XI, Cal. Const., re salaries of public officers.

Provides that except for charter counties whose charters may otherwise provide, the county governing body shall prescribe by ordinance compensation of its members, rather than Legislature, but the ordinance prescribing such compensation shall be subject to referendum. Provides that if a county charter provides for the Legislature to prescribe the salary of the governing body, such compensation shall be prescribed by the governing body by ordinance.

**Res. Ch. 168 (ACA 9) CROWN** Amends subd. (a), subd. (c), Sec. 12, Art. IV, Cal. Const., re state budget.

Requires Governor to submit the budget to the Legislature within the first 10 days of each regular session rather than within first 30 days. Requires Legislature to pass budget bill by June 15th of each year.

Incorporates provisions of Sec. 12.1, Art. IV, as proposed by ACA 6 of 1969 Regular Session, to be operative if ACA 6 is adopted, and provides that Sec. 12, Art. IV, shall not be amended as proposed by ACA 6.

**Res. Ch. 169 (ACA 32) CAMPBELL** Adds Sec. 23, Art. XX, Cal. Const., re state college trustees.

Makes Speaker of the Assembly an ex officio member of any state agency created by the Legislature which is charged with the management, administration, and control of the state college system of California.

**Res. Ch. 170 (ACA 43) PRIOLO** Amends Sec. 11, Art. V, Sec. 2, Art. IX, Cal. Const., re vacancies in public office.

Provides that the Supreme Court has exclusive jurisdiction to determine all questions of vacancy in the offices of Lieutenant Governor, Attorney General, Controller, Secretary of State, Treasurer, and Superintendent of Public Instruction and au-



thority to raise such questions is vested exclusively in a body provided for by statute.

**Res. Ch. 171 (ACA 66) PRIOLO** Repeals Art. XXVII, Cal. Const., re constitutional revision: social welfare.

Repeals provisions reenacting and reviving certain laws relating to social welfare.

**Res. Ch. 172 (ACR 134) CHAPPIE** Access to parks.

Requests Department of Public Works to conduct, in concert with continuous functional classification process, specified study of public access to state and national park facilities, to enter into cooperative agreements with the Department of Parks and Recreation and with federal authorities in making such study, and to report its findings to the Legislature.

**Res. Ch. 173 (ACR 185) CROWN** City charters.

Approves amendment to Charter of City of Alameda.

**Res. Ch. 174 (SCR 30) MILLS** San Diego flood investigation.

Requests the Department of Water Resources and San Diego County to conduct an investigation to provide a basis for prudent management of land subject to floods in San Diego County.

**Res. Ch. 175 (SCR 38) NEJEDLY** Blue Star Memorial Highways.

Designates Interstate Route 680 in Contra Costa County a Blue Star Memorial Highway.

**Res. Ch. 176 (SCR 66) WAY** Allensworth townsite.

Requests Department of Parks and Recreation to study feasibility of including town of Allensworth project in state park system and report its findings to Legislature.

**Res. Ch. 177 (SCR 34) ALQUIST** Public school textbooks.

Provides that the Legislative Analyst's report, relative to public school textbooks, be adopted and implemented by the responsible departments affected.

Provides that the Department of Education and the Department of General Services shall submit to the Legislative Analyst beginning April 1, 1970, quarterly reports relative to progress in adopting and implementing the proposed recommendation.

Provides that the Legislative Analyst shall receive the reports from the Department of Education and the Department of General Services and shall monitor the progress in adopting and implementing the proposed recommendations and shall prepare a summary status report on the performance of the affected responsible departments for submission to the Senate and the Assembly of the State of California by the fifth calendar day of the 1971 session.

**Res. Ch. 178 (SCR 58) COLLIER** Don O'Kane Memorial Bridge.

Names bridge on Route 299 crossing Redwood Creek the Don O'Kane Memorial Bridge.

**Res. Ch. 179 (SCR 69) TEALE** State highways.

Requests the Department of Public Works to study the feasibility of adding to the state highway system an extension of Route 174 from Colfax to Route 193 in the vicinity of Greenwood as part of its next report to the Legislature and include its findings therein.

**Res. Ch. 180 (SCR 76) NEJEDLY** East Brother Island Lighthouse.

Requests Department of Parks and Recreation to evaluate East Brother Island Lighthouse for selection to the National Register of Historic Places and to take necessary steps to nominate it for inclusion in such register.

Requires department to report its evaluations and recommendations to Legislature.

**Res. Ch. 181 (ACR 6) CHAPPIE** Robinson's Ferry Vista Point.

Designates vista point to be established on Route 49 on Calaveras County side of Stanislaus River as the Robinson's Ferry Vista Point.

**Res. Ch. 182 (ACR 131) BRITSCHGI Air pollution.**

Directs Legislative Analyst, with the cooperation of the State Air Resources Board and the various local and regional air pollution control authorities, to make a study of specified matters with regard to air pollution control.

**Res. Ch. 183 (ACR 197) DUNLAP City charters.**

Approves adoption of Charter of City of Vallejo.

**Res. Ch. 184 (ACR 105) MURPHY Freeways: Santa Cruz County.**

Requests California Highway Commission to relocate freeway, now Route 152, between Route 1 near Watsonville and Route 101 near Gilroy via Hecker Pass and to relocate Route 152 as a conventional highway to better serve traffic. Requests commission to delay budgeting for Routes 1 and 100 in City of Santa Cruz until July 1, 1971, or until Santa Cruz County has completed its countywide transportation study, whichever first occurs, and to review its action re such routes after such date.

**Res. Ch. 185 (ACR 145) ARKLIN Simi Valley Freeway.**

Names portion of State Highway 118, presently known as the Simi Valley Freeway, the Simi Valley-San Fernando Valley Freeway.

**Res. Ch. 186 (SCR 101) STEVENS City charters.**

Approves amendment to Charter of City of Los Angeles.

**Res. Ch. 187 (ACA 67) ROBERTI Amends subd. (a), Sec. 24, Art. IV, repeals and adds Art. XVIII, Cal. Const., re amending the Constitution.**

Authorizes Legislature, by two-thirds vote, to withdraw its proposed constitutional amendment or revision prior to vote by electorate. Provides that measure proposed by Legislature amending or revising Constitution, or initiative statute or referendum, takes effect the day after approval by the voters, unless measure specifies different date. Makes related changes.

**Res. Ch. 188 (SCR 95) SCHRADE Legislature: Constitutional recess.**

Recesses 1970 Regular Session for 30-day period required by Constitution at 5 o'clock p.m. on August 21, 1970, and reassembles Legislature at 3 o'clock p.m. on September 21, 1970.

**Res. Ch. 189 (ACA 65) DEDDEH Amends and repeals various secs., Art. XX, Cal. Const., re miscellaneous subjects**

Revises various sections of miscellaneous subjects article, California Constitution, relating to the following: seat of government, separate property, minimum wages, discrimination based on sex, elections, and terms of office.

Repeals provisions relating to the following: duels, reentry to public office after military service, election or appointment to office, fiscal year, marriage contracts, perpetuities, absence from state, State Board of Health, and election by plurality.

Incorporates additional amendments to Sec. 20, Art. IV, as proposed by ACA 2, to be operative only upon adoption of ACA 2.

**Res. Ch. 190 (SCR 23) BURGNER Legislative representation.**

Vests Joint Rules Committee with functions of Legislative Analyst with respect to filing of registration documents and reports of receipts and expenditures under law regulating legislative representation and gives committee powers vested in Legislature through committees by Sec. 9909, Gov.C., to grant certificates of registration.

**Res. Ch. 191 (SCR 25) COOMBS Prado Dam and Reservoir.**

Requests Department of Water Resources to assist Corps of Engineers by coordinating efforts of state and local interests in a study of a multiple-purpose development of Prado Dam and Reservoir, and to initiate such cooperation and study in fiscal year 1969-1970 with funds contributed by Orange County Water District and other agencies, and to continue such efforts in fiscal year 1970-1971 with matching state funds.

**Res. Ch. 192 (SCR 41) NEJEDLY Mercury content of foodstuffs.**

Urges Department of Public Health to make study and set tolerance limit on mercury content of all foodstuffs intended for human or animal consumption.

**Res. Ch. 193 (SCR 57) COOMBS James A. Guthrie Memorial Interchange.**

Names the interchange between Interstate Routes 10 and 15 the James A. Guthrie Memorial Interchange.

**Res. Ch. 194 (SCR 105) SHORT City charters.**

Approves amendment to Charter of City of Stockton.

**Res. Ch. 195 (SCR 78) NEJEDLY Public utilities.**

Requests Public Utilities Commission to study aesthetic and environmental considerations in the location of public utility structures, and to take steps to insure more funds for research in area of aesthetics of public utility structures.

**Res. Ch. 196 (AJR 31) KARABIAN Fish and wildlife.**

Memorializes the President, Congress, and the Secretary of the Interior to assist the California Department of Fish and Game to compile a species inventory of threatened fish and wildlife of the state, to establish a set of criteria for determining rare and endangered species and a study of predatory control programs.

**Res. Ch. 197 (ACR 149) BADHAM Santa Ana leasing.**

Endorses plan for state leasing for 35 years of Santa Ana Civic Center office building with title to pass to state at end of lease.

**Res. Ch. 198 (SCR 90) BURNS Memorializing Chester H. Warlow.**

Memorializes Chester H. Warlow by designating the rest area on U.S. 99 at Kingsburg the "Chester H. Warlow Memorial Rest Area."

**Res. Ch. 199 (SJR 35) MARKS San Francisco Bay filling.**

Requests all federal agencies to cooperate with the San Francisco Bay Conservation and Development Commission by submitting any plans for projects that would affect the bay or the shoreline within the jurisdiction of the commission to the same review by the commission that would be required by any other similar project within the jurisdiction of the commission.

Requests that no action be taken by a federal agency until such review by the commission is completed.

**Res. Ch. 200 (SCR 108) MCCARTHY Judge Harold J. Haley.**

Memorializes recent death of Judge Harold J. Haley of San Rafael.

**Res. Ch. 201 (SCA 18) MILLS Adds Secs. 5 and 6, Art. XXVI, Cal. Const., re motor vehicle revenue.**

Authorizes highway revenues to be used for capital expenditures to facilitate public transportation, including mass transit systems and payment of bonds issued for such systems, and control of environmental pollution caused by motor vehicles, as well as for highway purposes, including enforcement of law thereon and registration of motor vehicles.

Specifies that moneys available for state highway construction in county may be expended for capital expenditures to facilitate public transportation in county or city within county, or for capital expenditures for mass transit systems and payment of bonds issued for such systems in single-county transit district within county or multicounty transit district which includes territory of county, only if such use is approved by majority of votes cast in election held throughout entire county, or counties in such district. Limits such expenditure to 25 percent of highway users tax revenues generated in county, or in each of counties in such district, that is available for state highway construction.

Requires California Highway Commission to construe approval of such proposition to be decision of county, or counties in such district, to solve transportation problems thereof by public transportation systems, other than by state highways, to extent of expenditures of state highway construction funds thereon.

Authorizes any city, city and county, or county to expend up to 25 percent of its apportionment from Highway Users Tax Fund for local streets and highways purposes to facilitate public transportation, only if such use is approved by a majority of votes cast in election held in the city, city and county, or county.

**Res. Ch 202 (ACR 104) STULL Higher education: residency.**

Requests the Regents of the University of California to include in the university catalog, and Trustees of the California State Colleges to include in the state college catalogs, a clear and concise interpretation of the statutory provisions relating to residency determination as utilized by university or state college officials.

**Res. Ch. 203 (ACR 193) RYAN** County charters.

Approves amendment to Charter of County of San Mateo.

**Res. Ch. 204 (AJR 48) SCHABARUM** Southern California airport study.

Memorializes Congress to provide the funds to complete the two-year southern California regional airport systems study.

**Res. Ch. 205 (AJR 52) STACEY** California Desert.

Memorializes the President and Congress to enact legislation for the protection and enhancement of the California Desert.

**Res. Ch. 206 (AJR 60) MONAGAN** Environmental quality.

Memorializes President and Congress not to request reimposition of a federal excise tax on new automobiles, so that such tax source may be used by the states for environmental quality control purposes, and urges each Senator and Representative from California in Congress to take all necessary action to allow such tax source to be made available to the state for such purposes.

**Res. Ch. 207 (AJR 62) VEYSEY** Garner Valley.

Memorializes the President and Congress of the United States to take immediate action to preserve Garner Valley or portions thereof, possibly by trading surplus federal land for land therein.

**Res. Ch. 208 (AJR 64) THOMAS** Foreign fishing.

Memorializes the President, Congress, the Secretary of Interior, the Secretary of State, and the Bureau of Commercial Fisheries to review the threat posed to our marine resources by the foreign vessels fishing off the United States coastal waters.

**Res. Ch. 209 (AJR 66) MACDONALD** Restricted dangerous drugs.

Requests Congress to enact legislation to ban sale and shipment of restricted dangerous drugs through the mails or if this is infeasible to enact legislation to control the interstate distribution of restricted dangerous drugs.

**Res. Ch. 210 (AJR 70) FORAN** A. P. Giannini commemorative stamp.

Requests the Postmaster General to issue a commemorative stamp in honor of A. P. Giannini on the centennial of his birth.

**Res. Ch. 211 (ACR 26) CROWN** Southern crossing.

Requests California Toll Bridge Authority to reconsider its decision to construct southern crossing after completion of comprehensive reexamination of all criteria relative to the need for such a crossing, including the impact of a fully operative Bay Area Rapid Transit District system, to hold public hearings in San Francisco Bay area, and to request cooperation of San Francisco Bay Conservation and Development Commission, in making its comprehensive reexamination.

**Res. Ch. 212 (ACR 56) RYAN** Skyline regional scenic route.

Endorses concept of developing Skyline Boulevard into the Skyline Regional Scenic Recreational Route so as to preserve and enhance the ecology of the skyline.

**Res. Ch. 213 (ACR 57) VASCONCELLOS** Vocational education.

Urges State Board of Education to require schools to create broad-based citizens committees to discuss, evaluate, and plan for improved vocational education for each school.

**Res. Ch. 214 (ACR 77) CORY** University of California.

Urges the Regents of the University of California to institute a program of year-round operations on all campuses of the University of California.

**Res. Ch. 215 (ACR 87) DEDDEH** Highway routes: international border.

Directs Department of Public Works to conduct a study on a new crossing approximately  $\frac{1}{4}$ - to  $\frac{1}{2}$ -mile inland from the Pacific Ocean at the international border by extending the freeway system from Interstate 5 in the vicinity of State Route 75 to the proposed crossing.

**Res. Ch. 216 (ACR 102) STULL** Academic tenure: U.C.

Requests the University of California to establish certain probationary employment practices for all academic employees prior to the granting of tenure.

**Res. Ch. 217 (ACR 113) BRITSCHGI Portola Freeway.**  
Names State Highway Route 380 the Portola Freeway.

**Res. Ch. 218 (ACR 123) BEVERLY Palos Verdes park study.**  
Directs Department of Parks and Recreation to conduct a study on the feasibility of acquiring and developing the Portuguese Bend "slide area" and adjacent ocean front areas of the Palos Verdes Peninsula in Los Angeles County as a state beach and park, and to report thereon to the Legislature in January 1971, if assistance is provided by County of Los Angeles or funds are otherwise available.

**Res. Ch. 219 (ACR 129) FONG Environmentally harmful pesticides.**  
Requests the Department of Agriculture to propose a program for the safe and efficient disposal of unwanted environmentally harmful pesticides and to cooperate with the federal government in any similar program which it may initiate.

**Res. Ch. 220 (ACR 136) BRITSCHGI Beach erosion.**  
Requests appropriate departments within the Resources Agency and the Business and Transportation Agency to conduct studies to determine the action required to alleviate the effects of beach erosion in the Half Moon Bay-Pacifica area of San Mateo County.

**Res. Ch. 221 (ACR 157) STULL Watershed development plan.**  
Directs the Department of Water Resources, in cooperation with the San Luis Rey Water Planning Agency and the Santa Margarita Watershed Planning Agency, on an equal matching basis, to assist in formulating a water quality and resources development plan for such watersheds.

**Res. Ch. 222 (ACR 166) DEDDEH Freeways: slow-moving vehicles.**  
Directs Department of Public Works to review freeway systems in major metropolitan areas, and to undertake experimental pilot projects to determine where flow of traffic would be improved by designation of a lane other than the right-hand lane for slow-moving vehicles on freeways of four or more lanes in each direction and to erect appropriate signs at reasonable intervals giving notice of such designation.

**Res. Ch. 223 (ACR 181) STULL Graduate school admissions.**  
Requests the Regents of the University of California to abandon the practice of extending preference to younger students in admissions to some of the graduate schools of the University of California.

**Res. Ch. 224 (SCR 44) WALSH Cranes, hoists, and derricks.**  
Directs Division of Industrial Safety to review its rules and regulations to upgrade safety standards re cranes, hoists, and derricks.

**Res. Ch. 225 (SCR 46) COLLIER Clear Lake submerged lands.**  
Directs State Lands Commission to lease submerged lands in Clear Lake to Lake County.

**Res. Ch. 226 (SCR 47) HARMER Retirement benefits.**  
Requests the Joint Legislative Retirement Committee and the Commission on Peace Officer Standards and Training to study and report no later than the 20th day of the 1971 legislative session the feasibility of a program of standardized retirement benefits for all law enforcement officers in the state, and the most feasible method of financing the employer's cost of such a program.

**Res. Ch. 227 (SCR 67) RODDA Teachers: in-service education.**  
Requests boards of trustees of the several school districts, the Board of Governors of the California Community Colleges, and the boards of trustees of the several local California community college districts to cooperate in providing public school teachers with in-service academic education.

**Res. Ch. 228 (SCR 87) COLLIER Commercial motor vehicles.**  
Extends from June 30, 1970, to September 30, 1971, the time for Department of Motor Vehicles to report its findings under study of commercial vehicles requested by SCR 86 (Res. Ch. 351) of the 1969 Regular Session of the Legislature.

**Res. Ch. 229 (SCR 89) PETRIS Dumbarton Bridge.**  
Requests California Toll Bridge Authority not to rename the Dumbarton Bridge.

**Res. Ch. 230 (SCR 104) PETRIS Department of Motor Vehicles.**

Requests the Department of Motor Vehicles not to close its Alameda office.

**Res. Ch. 231 (SCR 112) WHETMORE City charters.**

Approves amendment to Charter of City of Santa Ana.

**Res. Ch. 232 (SCR 72) RODDA State school textbooks.**

Requests the State Printer to reject privately printed texts unless they conform to the same quality standards required of the Office of State Printing, and to the contract specification.

Requests Office of State Printing to observe and meet deadlines relative to assigned printing work.

Requests the Office of State Printing to exercise its collection privilege of \$1,000 per day against subcontractors that fail to meet contract deadlines.

**Res. Ch. 233 (SJR 36) LAGOMARSINO Open hearings: open-pit mining of federal lands.**

Memorializes Congress and the Secretary of the Interior to order the Bureau of Land Management to hold public hearings regarding the proposed lease for open-pit mining by U.S. Gypsum Co. in the Sespe Creek Watershed of the Los Padres National Forest.

**Res. Ch. 234 (AJR 32) MOBLEY Bilingual education programs.**

Memorializes President to utilize full amount appropriated by Congress under Bilingual Education Act for the fiscal year 1969-1970.

**Res. Ch. 235 (AJR 38) ASSEMBLY SELECT COMMITTEE ON ENVIRONMENTAL QUALITY Environmental quality.**

Declares that specified federal programs have evoked concern that they will cause environmental damage, and memorializes President to direct federal officials responsible for these programs to submit environmental impact reports to the Legislature on the programs and to take no further action which could have a significant environmental effect until such reports have been submitted.

**Res. Ch. 236 (AJR 44) FONG Poison prevention.**

Memorializes President and Congress to enact legislation requiring adequate safety closures on all household products which are toxic or poisonous, or both toxic and poisonous, sold in interstate commerce.

**Res. Ch. 237 (AJR 56) DUFFY Welfare family income exemptions.**

Memorializes President and Congress to amend the proposed Family Assistance Plan to modify earned income exemptions of AFDC families and in event such legislation is not enacted to enact legislation permitting states to impose upper limits on the amount of earned income exemptions allowed working AFDC recipients.

**Res. Ch. 238 (AJR 61) MOBLEY Food stamps.**

Memorializes the President, Congress, and the Secretary of Agriculture to require as a condition of eligibility for food stamps that employable members of eligible households be currently registered with state public employment office.

**Res. Ch. 239 (AJR 68) VEYSEY Geothermal power sources.**

Memorializes Congress to facilitate research necessary to allow maximum public and private development of geothermal power sources underlying Imperial and Riverside Counties, and to coordinate immediate financial assistance to assist public and private research.

**Res. Ch. 240 (ACR 55) PRIOLO Peace officer standards.**

Requests Commission on Peace Officer Standards and Training to contract to conduct study of certain categories of peace officers for purpose of recommending minimum standards for selection and training of such peace officers.

**Res. Ch. 241 (ACR 90) CHAPPIE Trailer coaches.**

Requests Department of Motor Vehicles to implement administrative processes which will effect accurate reporting of the situs of trailer coaches by the owners on an annual basis.

**Res. Ch. 242 (ACR 167) MOBLEY** Reserve Officers' Training Corps.

Requests that Regents of University of California and Trustees of California State Colleges maintain Senior Reserve Officers' Training Corps programs on elective and credited basis and encourage and bolster these programs.

**Res. Ch. 243 (ACR 173) FONG** Employment counseling services.

Requests the local school and community college districts to reexamine their priorities of use of community services tax and adult education funds, and give high priority to the utilization of such funds for counseling services and classes for adult community residents who need them.

**Res. Ch. 244 (ACR 180) WILSON** Specialized business education program.

Requests Trustees of California State Colleges to provide for modification of existing programs at state colleges to include a specialized business education program for specified students combining formal education and actual work experience sponsored by the business communities.

**Res. Ch. 245 (ACR 201) BAGLEY** City charters.

Approves amendment to Charter of City of San Rafael.

**Res. Ch. 246 (AJR 59) CONRAD** Private enterprise.

Memorializes President and Congress, wherever practical and feasible, to remove the government of the United States from activities which are competitive with private enterprise and which private enterprise is capable of performing without governmental support.

**Res. Ch. 247 (ACR 162) CONRAD** State Seal.

Directs Joint Rules Committee to provide replica of Great Seal of the State of California for display in those situations the committee deems appropriate.

**Res. Ch. 248 (ACR 151) MULFORD** College space utilization standards.

Requests that existing space utilization standards for lecture and seminar classrooms for all segments of public higher education be changed in accordance with recommendations of the Legislative Analyst and that such standards shall be used as criteria in review and recommendation of capital outlay expenditure requests to the Legislature.

Directs Coordinating Council for Higher Education to conduct a comprehensive evaluation of such standards, as specified, and to report to Legislature by January 1971.

**Res. Ch. 249 (ACR 165) KNOX** Noise pollution.

Requests State Department of Public Health to undertake study of noise pollution.

**Res. Ch. 250 (ACR 178) DAVIS** Fishing.

Requests Department of Fish and Game to make a progress report of its studies, including its recommendations, on the problem of keeping sufficient forage and balanced ecology in artificial reservoirs for good fishing, and to find ways to insure continued good fishing, and report its findings and recommendations to the Legislature.

**Res. Ch. 251 (SCR 113) SCHRADE** Joint committees.

Continues in existence specified joint committees until October 1, 1970.

**Res. Ch. 252 (ACR 48) DUNLAP** State colleges.

Requests state college trustees to extend number of semester or quarter units that may be taken in part-time or extension courses to meet requirements for master of social work degree.

**Res. Ch. 253 (ACR 59) VASCONCELLOS** University of California.

Urges Regents of University of California to create the Regents Committee on Student Affairs as a regularly constituted advisory body to the regents.

**Res. Ch. 254 (ACR 132) ASSEMBLY SELECT COMMITTEE ON ENVIRONMENTAL QUALITY** Environmental quality.

Declares that specified state projects have evoked concern that they may result in environmental change, and requests state agencies responsible for these projects to submit environmental impact reports containing specified information to the Legislature prior to the commencement of the 1971 Regular Session.

**Res. Ch. 255 (ACR 189) KNOX Medi-Cal fiscal intermediary.**

Requests Department of Health Care Services to immediately conduct study of feasibility of establishing under Medi-Cal a separate fiscal intermediary for payment and processing of pharmacists' bills.

**Res. Ch. 256 (ACR 172) THOMAS Seaside Avenue: Terminal Island.**

Requests California Highway Commission, California Toll Bridge Authority, Department of Public Works, City of Los Angeles, and the City of Long Beach to confer and undertake as rapidly as possible an interim improvement of the portion of Seaside Avenue from eastern terminus of the Vincent Thomas Bridge to Ford Avenue to standards adequate to serve existing and anticipated traffic.

**Res. Ch. 257 (ACR 184) CROWN Medi-Cal prescription drugs.**

Requests the Legislative Analyst to review the effects of the 1968 legislation concerning prescription drug products under Medi-Cal on the wholesale and retail pricing and marketing patterns and practices for prescription drugs in California.

**Res. Ch. 258 (ACR 188) STULL Ellis Wayside Vista Point.**

Names the vista point on State Highway Route 8 east of Alpine the Ellis Wayside Vista Point.

**Res. Ch. 259 (ACR 191) MACDONALD Probation programs.**

Requests Department of Finance, Department of Corrections, and Department of Youth Authority to review cost increases to county probation programs since 1965 and to report such costs to Joint Legislative Budget Committee and Legislative Analyst not later than February 1, 1971, and to propose cost reporting system such that formula for state payments to counties for special probation programs can be adjusted annually to reflect such program cost increases.

**Res. Ch. 260 (ACR 195) STACEY Nurse training.**

Requests the Department of Public Health to determine what levels and combinations of skills are needed to provide health care services in the nursing professions.

Requests the Coordinating Council for Higher Education, in cooperation with various segments engaged in nursing training programs, and the department, to prepare a study of nursing training in California, and report thereon to the Legislature.

**Res. Ch. 261 (ACR 196) VASCONCELLOS Heroin treatment research.**

Urges California Council on Criminal Justice Narcotics Task Force to assign highest priority to University of California's three-year heroin treatment research program, to support it to maximum extent possible, and to make available \$50,000, or as much thereof as possible, to support the first year of operation of such program.

**Res. Ch. 262 (ACR 200) MONAGAN Health insurance contribution.**

Requests the University of California Board of Regents to use funds at its disposal to increase its contribution for health insurance premiums from \$8 to \$10 for all employees of the University of California and states legislative intent to meet future cost of employer contributions for the University from General Fund.

**Res. Ch. 263 (SCR 114) WHETMORE Independent College Month.**

Requests Governor to proclaim October as Independent College Month and encourages citizens of California to give wholehearted support to specified independent colleges.

**Res. Ch. 264 (SCR 115) MCCARTHY Gary W. Thomas.**

Commends Gary W. Thomas for his extraordinary courage and selfless act of heroism.

**Res. Ch. 265 (SCR 116) RICHARDSON Memorializing Edgar Hiestand.**

Memorializes Edgar Hiestand.

**Res. Ch. 266 (AJR 35) FONG Disposal of harmful pesticides.**

Memorializes the President, Congress, and the Secretary of Agriculture to provide a federal program for the safe and efficient disposal of unwanted environmentally harmful pesticides.



**Res. Ch. 267 (AJR 53) MCCARTHY Golden Gate Recreation Area.**

Memorializes President and Congress to establish a Golden Gate National Recreation Area to include portions of Fort Baker, Fort Barry, Fort Cronkhite, Fort Mason, Fort Miley, Fort Scott, and the San Francisco Presidio not essential for the national defense.

**Res. Ch. 268 (AJR 57) MURPHY Crime.**

Memorializes President and Congress to (1) streamline bureaucratic process for obtaining grants under Omnibus Crime Control and Safe Streets Act of 1968, (2) lower matching fund requirements for obtaining grants under the act, especially in areas with high crime rate, and (3) provide more funding for the act.

**Res. Ch. 269 (ACR 161) CONRAD Memorializes Patrick D. McGee, Assemblyman.****Res. Ch. 270 (ACR 177) Z'BERG World Academy.**

Requests the consumer fraud section of the office of the California Attorney General to determine whether there has been a violation of California law.

Further requests the office of the California Attorney General to submit any recommendations to the Legislature relating to potential legislation in avoiding recurrence of this problem.

**Res. Ch. 271 (ACR 199) WOOD Soledad Prison.**

Urges formation of study commission on conditions at Soledad Prison.

**Res. Ch. 272 (SCR 79) STIERN State educational agencies: employees.**

Requests Legislative Analyst to conduct study, in cooperation with Public Employees' Retirement System, State Teachers' Retirement System, \*and State Personnel Board relating to specified questions relating to problems of obtaining experienced employees for state educational agencies and to report his findings and recommendations to the Legislature by June 30, 1971.

**Res. Ch. 273 (SCR 96) COLLIER Drivers' licenses.**

Requests expansion of recommended Department of Motor Vehicles survey of comparable states' use of automated systems to reduce personnel requirements in drivers' licenses issuance and vehicle registration, to include the study of "encoding" and color on-line or off-line processes in the issuance of drivers' licenses.

**Res. Ch. 274 (SCR 110) GRUNSKY Big Basin Redwoods State Park.**

Expresses intent of Legislature to acquire certain property for inclusion in Big Basin Redwoods State Park.

**Res. Ch. 275 (SCR 111) PETRIS Mentally disordered offenders' commitment.**

Commends the Institute for the Study of Crime and Delinquency for its plans to study the treatment of mentally disordered offenders and urges national and state agencies to provide funds for this project.

**Res. Ch. 276 (SJR 13) COOMBS Prisoners of war.**

Requests Governor, U.S. President, and Congress to do all that can be done to obtain release or better treatment of prisoners held by North Vietnam.

**Res. Ch. 277 (SJR 26) DYMALLY Equality for sexes.**

Memorializes Congress to enact legislation relative to equal rights for men and women.

**Res. Ch. 278 (SJR 33) SHORT Lower American River.**

Memorializes Bureau of Reclamation to establish and guarantee the minimum water flow for the lower American River necessary to protect and maintain the recreational and aesthetic values of the river, taking into account the water supply requirements of the Folsom-South Canal service area.

**Res. Ch. 279 (SJR 37) COLOGNE Air pollution financing.**

Memorializes President and Congress to augment and increase federal funding for air pollution research and development.

\* Correction.

**Res. Ch. 280 (ACR 81) HOM** College of law.

Requests U.C. Regents to study need and feasibility of establishment of additional law school in southern California. \*Requests reasonable alternative approaches be considered, particular attention be given need for such facility in San Diego County, and attention be given question of location on campus of U.C., San Diego.

**Res. Ch. 281 (SCR 60) ALQUIST** Joint Seismic Safety Committee.

Allocates \$22,790 from Contingent Funds of the Assembly and the Senate to Joint Committee on Seismic Safety, to be allocated and made available from July 1, 1970, to June 30, 1971, contingent on the availability of matching federal funds.

**Res. Ch. 282 (SCR 117) TEALE** Joint Rules.

Adopts Joint Rules of Senate and Assembly for the 1970 Regular Session.

**Res. Ch. 283 (SCR 118) TEALE** Bills and measures.

Requires State Printer to follow certain directions relating to size of type and location of Legislative Counsel's Digest when printing bills and measures.

**Res. Ch. 284 (SCR 119) HARMER** Automobile accident study.

Creates Joint Committee on Automobile Accident Study and prescribes its powers and duties.

Authorizes committee to appoint 8-member citizens advisory committee.

**Res. Ch. 285 (ACR 198) \*ASSEMBLY RULES COMMITTEE** Joint committees.

Creates the following joint committees:

The Joint Committee on School Finance, the Joint Committee on Educational Goals and Evaluation, the Joint Committee on the Master Plan for Higher Education, and the Joint Committee on Textbooks and Curriculum.

Continues following committees in existence: The Joint Committee on Atomic Development and Space, the Joint Committee on Open Space Lands, the Joint Legislative Committee on Economic Conversion, and the Joint Committee on Reorganization of Large Urban Unified School Districts

Provides that such committees, other than the Joint Committee on Reorganization of Large Urban Unified School Districts, may act until July 31, 1971, and that the latter committee may act until December 31, 1970.

Allocates contingent funds for various joint committees.

**Res. Ch. 286 (ACR 202) THOMAS** Safety roadside rest.

Names safety roadside rest on Interstate Highway 5 near the Klamath River in Siskiyou County the Randolph Collier Safety Roadside Rest.

**Res. Ch. 287 (ACR 203) PRIOLO** California Constitution Revision Commission.

Commends the California Constitution Revision Commission and its staff for their generous contribution toward the revision of the California Constitution.

**Res. Ch. 288 (ACR 205) MONAGAN** Legislature: adjournment sine die.

Adjourns 1970 Regular Session at 5 p.m. on September 23, 1970.

**Res. Ch. 289 (ACR 206) HAYES** Thomas C. Lynch.

Commends Attorney General Thomas C. Lynch upon completion of service as Attorney General.

\* Correction.

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# **CROSS-REFERENCE TABLES**

**BILL TO CHAPTER NUMBER**

**1970 REGULAR SESSION**

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# CROSS-REFERENCE TABLES

## ASSEMBLY BILLS

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
1	1295	122	557	240	314
3	647	123	45	245	1600
4	881	124	312	252	790
9	1507	125	417	255	1307
10	980	126	104	257	57
15	785	127	75	262	887
16	1579	130	27	263	648
18	1571	131	1	264	471
19	981	132	46	266	472
22	1508	133	6	270	85
24	1612	139	47	271	163
26	310	141	136	273	9
28	558	142	159	276	473
31	292	146	883	277	983
39	38	149	1348	286	1350
43	189	150	1530	288	315
44	113	153	8	289	636
48	693	154	1150	290	58
49	1404	155	10	291	82
50	882	157	116	292	1550
51	3	158	1349	293	83
52	71	165	313	294	592
56	432	166	982	295	559
57	44	167	48	297	164
58	1529	168	1588	298	256
59	1346	169	367	299	1472
60	103	170	49	300	118
61	154	171	89	301	769
62	72	173	272	302	59
67	776	174	1285	303	131
68	364	177	50	305	138
69	4	178	1151	308	119
70	365	181	1152	310	77
71	1149	189	368	311	888
72	62	192	160	313	148
73	879	193	295	314	889
74	211	195	137	315	1428
76	155	198	22	317	1631
77	156	199	296	318	452
78	451	200	13	320	165
80	1296	202	28	321	1509
81	1297	203	14	323	649
83	714	204	15	324	51
85	1552	205	16	325	1510
86	1347	206	17	326	1551
87	715	208	246	329	278
88	694	209	884	331	1228
89	114	211	1256	332	984
90	73	213	117	335	316
91	36	214	161	337	1351
94	24	215	1227	338	1532
96	1225	216	470	339	1445
101	366	218	730	343	985
102	5	219	1596	351	369
103	293	225	90	353	370
104	311	226	56	354	91
105	294	228	63	355	2
106	433	229	885	356	212
107	157	230	234	358	434
111	25	231	886	361	78
115	26	232	1405	362	60
116	158	233	76	363	891
117	74	235	7	365	190
118	115	236	1540	369	1229
121	199	237	162	370	453

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
374	890	518	1153	665	37
377	1286	519	147	667	173
381	55	521	169	673	174
384	892	522	778	674	175
386	66	523	732	675	1240
387	1230	525	303	676	215
390	731	527	457	677	81
392	893	528	458	679	1541
395	1352	529	676	684	1383
398	454	530	677	685	1622
899	329	532	1514	687	236
400	31	535	678	688	1241
402	474	537	200	695	1309
403	1511	538	1357	697	1310
404	1353	539	170	698	1242
408	894	540	192	700	1154
409	895	541	593	702	901
410	32	542	291	703	19
411	560	544	493	708	122
414	455	547	317	710	506
415	12	549	1358	714	459
416	1625	551	1039	716	1155
417	524	553	1287	717	373
419	475	560	1454	718	902
419	1257	561	637	724	494
420	125	565	679	725	374
421	456	567	204	726	1515
422	79	572	650	727	479
423	33	575	1237	728	20
433	191	576	205	731	1243
435	491	583	478	733	216
436	166	584	149	734	1244
438	279	585	235	736	237
441	92	591	989	739	1156
442	203	592	1615	744	460
447	896	594	171	745	1516
448	492	595	126	747	1577
449	61	600	990	749	1157
451	1232	602	1238	750	1619
452	371	604	1359	752	736
455	1512	605	770	753	375
456	52	606	897	754	480
457	986	611	187	756	238
458	1453	612	331	761	737
459	139	613	525	762	1455
461	1233	614	1239	767	318
466	93	616	121	768	638
467	330	617	98	769	336
468	1513	618	435	770	1582
469	1234	619	617	772	281
471	18	622	39	774	461
472	167	623	733	776	495
473	168	624	172	784	549
475	120	628	140	785	176
476	675	630	105	795	177
478	1354	634	335	797	496
479	1235	635	29	798	1475
480	476	642	734	810	1158
483	21	643	898	811	282
485	1355	644	1578	816	1311
488	250	645	141	819	716
493	1308	646	372	820	1413
495	561	647	1423	821	462
498	64	648	680	825	738
501	987	651	1474	826	436
502	94	653	80	831	623
504	213	654	835	833	283
506	1236	656	799	836	1159
508	1473	658	280	837	178
509	477	659	1360	841	903
511	271	660	193	849	1312
513	988	662	214	853	319
517	1356	663	900	859	1542

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
863	337	1002	219	1155	1249
864	106	1003	771	1158	688
866	179	1004	220	1160	438
869	481	1005	183	1161	380
870	142	1009	437	1162	1362
875	651	1012	526	1163	381
877	99	1013	184	1165	1618
880	463	1015	993	1168	302
881	239	1018	624	1170	772
884	332	1020	1456	1171	1576
885	376	1021	340	1174	1585
886	562	1022	1313	1180	1387
887	1517	1023	143	1183	357
889	606	1024	144	1187	1165
890	1518	1026	684	1189	1317
892	1258	1027	994	1192	1318
893	905	1029	1627	1194	655
895	681	1030	1314	1197	263
896	127	1031	995	1200	998
897	180	1032	258	1201	1250
898	338	1038	259	1203	689
899	206	1039	260	1204	529
901	100	1040	912	1207	499
902	991	1041	1385	1208	743
903	1245	1042	786	1209	563
904	497	1043	341	1211	195
905	257	1044	342	1212	240
914	217	1045	343	1213	196
915	1160	1048	527	1214	241
919	1586	1050	1616	1215	242
920	1246	1051	261	1216	207
921	1464	1052	996	1217	550
924	1161	1053	1477	1219	564
927	1162	1054	685	1220	744
931	739	1055	1429	1221	999
932	906	1056	652	1222	466
933	1465	1057	653	1223	382
934	907	1060	344	1225	1319
936	54	1066	1478	1226	916
938	284	1071	777	1229	1166
942	908	1073	686	1230	346
945	181	1076	262	1234	1363
950	320	1078	322	1235	1388
951	218	1079	185	1237	30
952	909	1081	1457	1239	500
953	682	1082	1479	1240	1000
954	683	1083	498	1241	696
955	1406	1086	742	1242	773
956	101	1089	1163	1247	1533
959	464	1094	345	1248	917
960	740	1095	221	1251	918
963	377	1103	625	1254	264
965	182	1119	194	1255	265
967	465	1121	1247	1260	1364
969	1466	1125	687	1261	1407
970	741	1126	913	1262	222
971	1628	1127	654	1263	919
973	1446	1128	914	1264	439
974	695	1129	626	1265	1001
975	1384	1130	1248	1268	1002
977	339	1132	997	1269	186
978	1554	1133	915	1272	347
979	1467	1136	1315	1273	243
980	247	1137	1386	1277	123
981	1610	1142	378	1279	920
983	910	1144	528	1287	1167
987	285	1146	1575	1291	1168
990	321	1147	1164	1292	348
992	1476	1148	1361	1294	440
993	992	1149	379	1302	921
994	911	1150	1626	1308	1169
996	1608	1152	1316	1315	697
998	333	1153	1447	1316	1468

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
1317	745	1479	929	1633	1322
1319	383	1482	1259	1635	703
1320	1389	1484	608	1637	1267
1325	408	1485	1007	1638	1268
1326	922	1486	1172	1640	1561
1331	1251	1487	297	1641	358
1333	1614	1494	1469	1642	704
1337	384	1496	699	1643	1391
1338	1252	1501	1260	1644	570
1339	1288	1502	700	1645	705
1340	791	1503	388	1646	1013
1345	197	1504	298	1648	1484
1346	145	1505	287	1649	503
1347	690	1510	299	1651	1620
1350	1480	1512	1298	1652	533
1351	1365	1518	268	1654	107
1356	627	1519	1458	1656	932
1357	628	1522	1261	1661	933
1358	286	1524	568	1663	1014
1369	787	1525	1589	1665	300
1370	349	1526	930	1666	640
1371	923	1529	691	1668	1485
1372	335	1531	1519	1671	1015
1373	607	1532	701	1675	706
1374	924	1533	569	1676	1424
1375	350	1535	1174	1680	1269
1376	501	1536	409	1682	1270
1384	351	1539	354	1686	595
1385	1481	1540	702	1687	1016
1386	1253	1541	1459	1691	1040
1389	352	1543	748	1693	534
1390	1003	1545	531	1694	750
1392	418	1546	532	1698	1410
1393	639	1549	1175	1703	412
1396	502	1550	1005	1704	413
1398	1254	1552	410	1705	1611
1399	1194	1554	467	1707	1486
1400	565	1556	1008	1711	934
1401	698	1561	1176	1712	1520
1404	1448	1566	717	1716	935
1405	530	1568	270	1717	658
1406	656	1569	1482	1718	571
1409	1185	1571	774	1721	1546
1414	266	1572	1262	1722	1369
1416	1603	1573	223	1723	596
1418	1390	1574	1408	1732	751
1419	1004	1580	1367	1737	1178
1420	1366	1581	1430	1739	707
1421	925	1583	1584	1740	752
1422	386	1584	1263	1745	936
1428	353	1589	1009	1746	535
1431	566	1590	749	1748	1289
1432	567	1591	551	1749	753
1435	1320	1592	323	1754	629
1436	1553	1594	1483	1755	937
1438	1183	1595	1545	1759	1095
1439	1321	1596	1264	1760	1431
1441	387	1598	1010	1762	939
1442	1173	1599	1409	1763	1449
1449	746	1605	1011	1769	1291
1454	747	1606	1265	1771	1179
1455	1006	1607	1606	1773	244
1456	508	1611	594	1775	1271
1458	926	1612	1266	1776	754
1461	198	1614	411	1777	442
1462	267	1616	1177	1778	940
1468	927	1617	718	1779	755
1469	1170	1618	763	1780	1017
1470	441	1625	1543	1781	443
1472	928	1628	1012	1782	1130
1473	657	1629	931	1783	1018
1474	1171	1630	1368	1784	941
1475	1593	1632	288	1791	572



Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
1792	301	1984	944	2203	1435
1793	289	1990	1187	2205	644
1796	1180	1991	1201	2209	952
1797	1450	1993	1202	2213	1605
1798	577	1996	757	2221	1544
1800	630	1997	355	2225	1206
1801	641	1998	1025	2233	1290
1809	444	2000	609	2234	1522
1810	414	2001	945	2235	1330
1814	1487	2005	1188	2240	1523
1815	788	2010	1538	2247	1535
1816	1019	2011	1026	2250	631
1817	1272	2022	1192	2253	1207
1821	1273	2023	1491	2255	1208
1825	1597	2029	1193	2259	1209
1826	1488	2031	758	2260	598
1827	1181	2032	1537	2267	1210
1828	536	2033	1280	2268	1331
1829	537	2036	1492	2276	938
1830	538	2037	946	2277	1034
1832	1020	2045	1433	2279	1147
1835	1323	2046	542	2285	953
1846	1292	2051	356	2287	1373
1847	756	2052	947	2288	1495
1849	1274	2056	1195	2292	1211
1850	573	2057	1425	2298	645
1852	659	2059	1027	2300	1212
1855	942	2063	1434	2300	1436
1856	1182	2070	1534	2304	554
1860	1432	2071	1196	2305	555
1863	1392	2074	1617	2307	599
1864	325	2077	642	2308	954
1865	1324	2079	1028	2311	290
1866	445	2080	719	2313	1393
1867	482	2090	948	2314	692
1868	784	2093	610	2315	1213
1872	539	2100	1326	2321	1214
1876	943	2101	1197	2325	1215
1877	1275	2103	1198	2327	1035
1878	1184	2105	1029	2331	447
1880	420	2107	643	2332	1496
1881	1276	2109	1327	2340	611
1883	1277	2116	1030	2341	1497
1884	446	2127	1199	2344	955
1886	1601	2136	1031	2346	612
1889	1021	2146	1200	2347	1498
1890	1294	2147	543	2350	956
1893	540	2148	759	2351	597
1894	547	2150	1328	2364	632
1895	552	2152	1032	2366	1394
1896	541	2157	949	2370	544
1898	1022	2159	576	2374	507
1904	1278	2161	950	2377	957
1922	1325	2162	1493	2378	1587
1923	1023	2163	1372	2382	1216
1924	708	2164	1329	2383	448
1927	1521	2165	578	2385	880
1933	1489	2167	1555	2389	1499
1935	1024	2170	951	2390	1500
1942	1299	2171	1033	2393	760
1943	574	2173	1581	2394	1217
1945	504	2174	1411	2395	1036
1946	269	2177	415	2398	556
1948	1490	2178	1281	2402	1560
1949	1186	2179	416	2403	1524
1951	1143	2180	1590	2404	1501
1953	709	2183	553	2405	1218
1963	1370	2184	1572	2406	1219
1965	1371	2185	1536	2407	1220
1971	1279	2188	1203	2408	1037
1980	575	2190	1204	2409	958
1981	1231	2193	1494	2418	761
1983	1226	2194	1205	2425	1221

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
2430	904	2464	1438	2523	1580
2433	1437	2465	634	2524	248
2434	545	2466	1502	2525	646
2436	613	2490	1503	2527	960
2441	633	2498	1222	2529	711
2442	710	2501	1504	2532	208
2443	546	2512	1223	2534	1189
2445	1395	2513	1374	2535	1190
2447	789	2516	1224	2536	1191
2450	764	2518	132	2537	419
2452	1332	2520	505	2538	324
2459	959	2521	124		

## SENATE BILLS

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
1	1096	211	108	389	274
21	65	212	109	391	1108
22	1415	213	110	392	817
23	660	214	1470	394	1300
26	304	215	111	397	42
28	67	216	112	399	1595
33	146	223	635	400	818
35	792	229	404	403	326
45	1041	232	129	404	327
48	1416	241	1103	406	135
49	40	247	11	407	361
51	86	253	392	412	483
55	1042	255	84	414	512
59	1097	256	801	417	819
60	128	258	802	419	449
61	793	261	803	420	423
67	150	262	779	429	723
70	53	263	510	431	152
71	661	265	1104	432	1613
74	245	266	41	435	1052
77	1043	267	511	438	765
79	1598	268	804	439	963
80	794	269	805	440	724
81	795	272	1333	443	1109
82	1044	278	1046	445	1592
84	796	279	1105	447	1110
85	1533	280	1106	448	130
90	720	283	151	451	226
91	662	287	43	460	619
94	1099	288	806	461	1053
95	1045	290	1047	463	1427
96	88	291	807	465	820
97	1375	292	251	467	424
98	618	293	1412	469	821
99	68	298	808	470	1573
100	35	304	305	473	1525
105	1100	306	809	474	600
114	721	307	810	475	1111
117	95	309	97	477	513
120	1101	312	334	478	227
122	797	313	201	479	1621
123	1539	315	468	480	1396
125	579	316	663	481	1397
127	509	317	133	483	405
128	1557	319	811	485	34
129	69	322	1414	489	725
132	1376	326	469	491	228
136	1102	332	209	497	1301
137	389	333	581	498	822
140	70	335	981	500	1112
153	798	337	1048	503	1113
156	401	341	812	505	766
159	87	342	23	506	1054
161	799	343	813	507	712
162	422	344	1049	508	425
163	1549	347	359	509	823
164	96	354	134	511	1055
170	1505	355	1107	512	1114
171	102	357	306	513	514
173	1591	359	252	514	406
178	800	360	962	517	275
179	580	361	1282	518	515
180	224	362	360	520	713
182	1570	379	1050	521	601
183	402	381	814	522	964
188	722	382	1283	523	484
195	188	383	1471	524	393
196	273	384	225	526	824
206	403	385	815	527	1439
208	390	386	1051	528	1460
210	391	388	816	529	1562

## CROSS-REFERENCE TABLES

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
530	1563	666	837	858	1131
532	153	674	838	859	850
533	1440	678	518	862	488
534	229	679	487	863	587
536	1115	680	1441	864	548
537	965	681	1062	865	971
539	775	685	767	866	851
546	1116	689	1063	869	668
548	230	699	1124	872	1420
551	1607	700	428	881	308
552	825	701	429	883	521
553	826	702	1064	885	852
555	1056	703	1065	892	1132
557	1506	704	1066	902	1548
559	827	706	1125	907	1340
560	620	707	1377	910	1379
564	1057	709	397	918	853
565	1117	711	839	919	588
566	1118	713	430	921	972
569	249	714	840	922	854
570	485	716	1067	926	1075
573	1119	722	1602	931	1133
574	621	725	1337	932	669
575	582	726	1068	936	398
576	1334	728	1069	938	1284
577	614	730	968	946	1098
578	664	734	841	948	1558
581	394	736	1565	950	1341
582	1058	742	1526	951	855
583	1059	743	842	956	622
585	1060	749	768	957	1076
590	276	752	534	958	421
592	828	753	1126	959	1556
594	726	756	585	960	1134
595	1120	757	666	965	1077
597	1121	760	843	968	603
598	1122	761	210	969	616
599	395	762	1070	973	856
602	1061	765	1559	974	973
603	829	769	844	975	589
604	966	770	255	980	857
605	231	777	969	983	362
606	426	778	845	984	1135
607	253	780	762	988	670
608	830	781	1071	989	309
609	254	782	328	991	233
610	1335	784	727	992	1623
611	665	787	1378	993	1461
613	486	789	307	994	590
614	516	793	667	995	1078
615	1038	794	1127	997	858
617	831	798	846	998	1342
618	1336	801	1547	1003	1079
620	396	805	1442	1004	431
621	1123	806	1072	1008	859
623	832	815	781	1009	489
624	1302	816	970	1013	1401
628	232	817	586	1014	1080
629	833	819	1338	1015	728
631	1398	821	1339	1020	1462
636	1564	826	1073	1022	860
638	583	834	1128	1023	604
640	967	838	519	1033	1081
643	427	839	520	1038	861
645	1399	842	1074	1041	1343
647	1400	843	1129	1044	1082
648	1303	844	202	1047	862
649	834	845	847	1050	1136
650	517	846	848	1058	1137
651	835	848	1599	1060	1402
661	836	849	602	1061	1138
662	780	850	849	1062	863
665	277	857	1255	1063	864

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1077	865	1186	1146	1313	673
1078	522	1187	1527	1314	450
1081	363	1190	1304	1317	1569
1087	974	1192	1381	1321	1451
1088	490	1194	871	1325	1426
1089	1417	1199	1609	1327	875
1090	1084	1202	872	1328	1305
1092	866	1203	1419	1333	878
1094	671	1205	399	1344	1463
1098	1566	1207	1567	1350	1421
1099	1141	1212	591	1360	783
1100	523	1215	1528	1375	1092
1105	867	1226	1568	1385	977
1107	1142	1235	1403	1391	605
1108	1293	1246	1604	1392	978
1113	868	1247	1091	1396	1594
1114	1418	1253	1344	1403	1093
1124	1085	1256	1452	1409	400
1125	1086	1265	1443	1410	674
1127	1087	1268	782	1413	877
1128	1088	1271	1422	1415	1345
1132	729	1272	873	1416	1444
1162	1089	1273	1382	1417	1094
1165	869	1278	672	1419	878
1170	1090	1285	1624	1420	1148
1176	975	1286	976	1421	615
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3	23	87	215	150	100
5	81	88	43	151	248
6	181	90	241	152	157
7	5	91	65	154	110
8	3	94	162	156	160
9	10	95	50	157	221
10	95	96	152	158	87
13	14	102	216	160	103
15	18	104	202	161	269
16	19	105	184	162	247
17	20	106	63	164	166
18	21	107	149	165	249
19	22	108	109	166	222
21	89	110	163	167	242
23	12	111	164	168	111
26	211	112	165	170	112
36	140	113	217	172	256
37	96	114	55	173	243
40	119	115	56	176	131
44	25	116	57	177	270
45	49	117	58	178	250
48	252	118	59	179	134
51	15	120	126	180	244
52	37	121	67	181	223
54	27	122	151	184	257
55	240	123	218	185	173
56	212	126	80	188	258
57	213	129	219	189	255
58	155	130	122	190	158
59	253	131	182	191	259
60	26	132	254	193	203
64	124	133	135	195	260
65	104	134	172	196	261
66	121	136	220	197	183
67	79	137	83	198	285
68	97	138	76	199	271
71	47	139	107	200	262
73	42	141	71	201	245
77	214	143	108	202	286
79	94	144	93	203	287
80	148	145	185	205	288
81	280	146	73	206	289

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5	11	28	118	52	205
6	77	30	90	53	267
8	84	31	196	56	237
9	136	32	234	57	268
10	66	34	99	59	246
11	85	35	266	60	206
13	78	36	91	61	238
14	72	37	161	62	207
15	64	38	235	64	208
17	86	41	128	66	209
20	127	42	129	68	239
21	74	44	236	70	210
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6	54	48	60	88	123
7	46	49	61	89	229
8	45	51	88	90	198
10	31	52	53	92	138
11	6	55	62	93	139
12	7	56	69	94	143
14	9	57	193	95	188
15	32	58	178	96	273
16	33	60	281	98	146
17	16	62	114	99	159
18	28	65	153	101	186
20	17	66	176	104	230
21	34	67	227	105	194
23	190	69	179	108	200
25	191	70	82	110	274
27	35	71	70	111	275
28	38	72	232	112	231
29	39	74	68	113	251
30	174	76	180	114	263
31	36	78	195	115	264
34	177	79	272	116	265
35	44	80	92	117	282
36	41	81	102	118	283
38	175	83	115	118	283
41	192	84	105	119	284

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186, 194, 219, 220, 242, 299, 374, | 904, 943, 945, 962, 1104, 1183, 1214,  
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